



## Open Source Used In DNAC NDP Crafton P30

### **Cisco Systems, Inc.**

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

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

Text Part Number: 78EE117C99-1952487029

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

**In your requests please include the following reference number 78EE117C99-1952487029**

## Contents

### **1.1 antlr 2.7.7**

1.1.1 Available under license

### **1.2 javax-inject 1**

1.2.1 Available under license

### **1.3 junit 4.10**

1.3.1 Available under license

### **1.4 junit 4.11**

1.4.1 Available under license

### **1.5 guava 25.0-jre**

1.5.1 Available under license

### **1.6 minlog 1.2**

1.6.1 Available under license

### **1.7 config 1.2.0**

1.7.1 Available under license

### **1.8 javax-json 1.0.4**

1.8.1 Available under license

### **1.9 jbcrypt 0.4**

1.9.1 Available under license

### **1.10 commons-collections 3.2.2**

1.10.1 Available under license

### **1.11 commons-csv 1.4**

1.11.1 Available under license

### **1.12 antlr 3.5.2**

1.12.1 Available under license

### **1.13 javatuples 1.2**

1.13.1 Available under license

- 1.14 jcabi-log 0.14**
  - 1.14.1 Available under license
- 1.15 jcabi-manifests 1.1**
  - 1.15.1 Available under license
- 1.16 commons-math 3.6.1**
  - 1.16.1 Available under license
- 1.17 antlr 4.7**
  - 1.17.1 Available under license
- 1.18 json-simple 1.1.1**
  - 1.18.1 Available under license
- 1.19 copy-concurrently 1.0.5**
  - 1.19.1 Available under license
- 1.20 move-concurrently 1.0.1**
  - 1.20.1 Available under license
- 1.21 run-queue 1.0.3**
  - 1.21.1 Available under license
- 1.22 hdrhistogram 2.1.9**
  - 1.22.1 Available under license
- 1.23 aspect-j 1.8.13**
  - 1.23.1 Available under license
- 1.24 aspectj-tools 1.8.13**
  - 1.24.1 Available under license
- 1.25 httpasyncclient 4.1.4**
  - 1.25.1 Available under license
- 1.26 abego-treelayout-core 1.0.3**
  - 1.26.1 Available under license
- 1.27 failureaccess 1.0.1**
- 1.28 latencyutils 2.0.3**
- 1.29 jcl-over-slf4j 1.7.25**
  - 1.29.1 Available under license
- 1.30 commons-collections 4.1**
  - 1.30.1 Available under license
- 1.31 okhttp 3.12.1**
- 1.32 jul-to-slf4j 1.7.26**
- 1.33 config 1.3.3**
- 1.34 profiler 1.0.2**
- 1.35 jetty 9.4.18.v20190429**
  - 1.35.1 Available under license
- 1.36 commons-pool 2.6.2**

- 1.37 antlr 4.7.2**
- 1.38 bzip2 1.0.8**
- 1.39 j2objc-annotations 1.3**
  - 1.39.1 Available under license
- 1.40 commons-beanutils 1.9.4**
  - 1.40.1 Available under license
- 1.41 httpcomponents-client 4.5.9**
  - 1.41.1 Available under license
- 1.42 zkclient 0.10**
- 1.43 objenesis 2.5.1**
  - 1.43.1 Available under license
- 1.44 reflectasm 1.09**
- 1.45 fonts-dejavu 2.37-1**
  - 1.45.1 Available under license
- 1.46 google-http-client 1.20.0**
- 1.47 stax-api 1.0.1**
  - 1.47.1 Available under license
- 1.48 cglib 3.2.0**
  - 1.48.1 Available under license
- 1.49 commons-digester 2.1**
  - 1.49.1 Available under license
- 1.50 jopt-simple 5.0.2**
- 1.51 javax-json-api 1.0**
- 1.52 jna 4.2.1**
  - 1.52.1 Available under license
- 1.53 guice 4.0**
  - 1.53.1 Available under license
- 1.54 jline 2.14.6**
- 1.55 annotations 12.0**
- 1.56 cglib 3.2.6**
  - 1.56.1 Available under license
- 1.57 unboundid-ldap-sdk 4.0.8**
  - 1.57.1 Available under license
- 1.58 guice 4.1.0**
  - 1.58.1 Available under license
- 1.59 cglib 3.2.9**
  - 1.59.1 Available under license
- 1.60 kryo 2.24.0**
- 1.61 guice 4.2.0**



- 1.61.1 Available under license
- 1.62 grpc-context 1.19.0**
- 1.63 metrics-jvm 4.1.0**
- 1.64 cache-api 1.1.0**
- 1.65 opencensus-api 0.21.0**
- 1.66 bean-validation-api 2.0.1.Final**
  - 1.66.1 Available under license
- 1.67 jedis 3.1.0**
- 1.68 ip 1.1.5**
- 1.69 react-redux 5.0.6**
  - 1.69.1 Available under license
- 1.70 uuid 3.4.0**
  - 1.70.1 Available under license
- 1.71 guice 4.2.2**
  - 1.71.1 Available under license
- 1.72 zlib 1.2.11-r3**
  - 1.72.1 Available under license
- 1.73 javax-annotation-api 1.3.1**
  - 1.73.1 Available under license
- 1.74 rootfiles 8.1-22.el8**
  - 1.74.1 Available under license
- 1.75 libutempter 1.1.6-14.el8**
  - 1.75.1 Available under license
- 1.76 xdg-user-dirs 0.17-2ubuntu1**
  - 1.76.1 Available under license
- 1.77 coreutils 8.30-3ubuntu2**
  - 1.77.1 Available under license
- 1.78 libxdmcp 1.1.3-0ubuntu1**
  - 1.78.1 Available under license
- 1.79 libidn 2.2.0-2**
  - 1.79.1 Available under license
- 1.80 libbsd 0.10.0-1**
  - 1.80.1 Available under license
- 1.81 libxau 1.0.9-0ubuntu1**
  - 1.81.1 Available under license
- 1.82 libxext 1.3.4-0ubuntu1**
  - 1.82.1 Available under license
- 1.83 dash 0.5.10.2-6**
  - 1.83.1 Available under license

- 1.84 quartz 2.1.1.wso2v1**
  - 1.84.1 Available under license
- 1.85 scala 2.11.12**
  - 1.85.1 Available under license
- 1.86 jackson 2.10.1**
  - 1.86.1 Available under license
- 1.87 slf4j 1.7.29**
  - 1.87.1 Available under license
- 1.88 chill 0.7.6**
  - 1.88.1 Available under license
- 1.89 antlr 4.7.1**
  - 1.89.1 Available under license
- 1.90 disruptor 3.4.2.wso2v1**
  - 1.90.1 Available under license
- 1.91 libxrender 0.9.10-1**
  - 1.91.1 Available under license
- 1.92 libxtst 1.2.3-1**
  - 1.92.1 Available under license
- 1.93 hamcrest 1.1**
  - 1.93.1 Available under license
- 1.94 readline 8.0**
  - 1.94.1 Available under license
- 1.95 http-signature 1.2.0**
  - 1.95.1 Available under license
- 1.96 bouncycastle-fips 1.0.2**
  - 1.96.1 Available under license
- 1.97 iconv 2.31**
  - 1.97.1 Available under license
- 1.98 snake-yaml 1.26**
  - 1.98.1 Available under license
- 1.99 cobra 1.4.0**
  - 1.99.1 Available under license
- 1.100 libcap-ng 0.7.9-2.1build1**
  - 1.100.1 Available under license
- 1.101 d-conf 0.36.0-1**
  - 1.101.1 Available under license
- 1.102 mawk 1.3.4.20200120-2**
  - 1.102.1 Available under license
- 1.103 findutils 4.7.0-1ubuntu1**

- 1.103.1 Available under license
- 1.104 libxcb 1.14-2**
  - 1.104.1 Available under license
- 1.105 libsemanage-common 3.0-1build2**
  - 1.105.1 Available under license
- 1.106 libpng 1.6.37-2**
  - 1.106.1 Available under license
- 1.107 selinux 3.0-1build2**
  - 1.107.1 Available under license
- 1.108 grep 3.4-1**
  - 1.108.1 Available under license
- 1.109 vixie-cron 3.0pl1-136ubuntu1**
  - 1.109.1 Available under license
- 1.110 jna 5.5.0**
  - 1.110.1 Available under license
- 1.111 java-jwt 3.9.0**
  - 1.111.1 Available under license
- 1.112 mime-pull 1.9.13**
  - 1.112.1 Available under license
- 1.113 commons-compress 1.20**
  - 1.113.1 Available under license
- 1.114 httpcomponents-client 4.5.10**
  - 1.114.1 Available under license
- 1.115 request 2.88.2**
  - 1.115.1 Available under license
- 1.116 zstd 1.4.4-1.el8**
  - 1.116.1 Available under license
- 1.117 commons-lang3 3.8.1**
  - 1.117.1 Available under license
- 1.118 commons-lang3 3.9**
  - 1.118.1 Available under license
- 1.119 commons-configuration 2.7**
  - 1.119.1 Available under license
- 1.120 bluebird 3.7.2**
  - 1.120.1 Available under license
- 1.121 es6-promise 4.2.8**
  - 1.121.1 Available under license
- 1.122 byte-size 5.0.1**
  - 1.122.1 Available under license

### **1.123 xorg 7.7+19ubuntu14**

1.123.1 Available under license

### **1.124 fs-minipass 1.2.7**

1.124.1 Available under license

### **1.125 cmd-shim 3.0.3**

1.125.1 Available under license

### **1.126 minizlib 1.3.3**

1.126.1 Available under license

### **1.127 minipass 2.9.0**

1.127.1 Available under license

### **1.128 ansistyles 0.1.3**

1.128.1 Available under license

### **1.129 npm-init 0.0.0**

1.129.1 Available under license

### **1.130 stax 4.2.1**

1.130.1 Available under license

### **1.131 swagger 2.1.2**

1.131.1 Available under license

### **1.132 adduser 3.118ubuntu2**

1.132.1 Available under license

### **1.133 sensible-utils 0.0.12+nmu1**

1.133.1 Available under license

### **1.134 debianutils 4.9.1**

1.134.1 Available under license

### **1.135 libunistring 0.9.10-2**

1.135.1 Available under license

### **1.136 hostname 3.23**

1.136.1 Available under license

### **1.137 acl 2.2.53-6**

1.137.1 Available under license

### **1.138 sed 4.7-1**

1.138.1 Available under license

### **1.139 libffi 3.3-4**

1.139.1 Available under license

### **1.140 base-passwd 3.5.47**

1.140.1 Available under license

### **1.141 bzip2 1.0.8-2**

1.141.1 Available under license

### **1.142 cracklib 2.9.6-3.2**

- 1.142.1 Available under license
- 1.143 libpwquality 1.4.2-1build1**
  - 1.143.1 Available under license
- 1.144 lodash-union 4.6.0**
  - 1.144.1 Available under license
- 1.145 lodash.uniq 4.5.0**
  - 1.145.1 Available under license
- 1.146 lodash-without 4.4.0**
  - 1.146.1 Available under license
- 1.147 lodash-baseuniq 4.6.0**
  - 1.147.1 Available under license
- 1.148 lodash-createset 4.0.3**
  - 1.148.1 Available under license
- 1.149 lodash.restparam 3.6.1**
  - 1.149.1 Available under license
- 1.150 lodash-baseindexof 3.1.0**
  - 1.150.1 Available under license
- 1.151 lodash.\_bindcallback 3.0.1**
  - 1.151.1 Available under license
- 1.152 lodash-cacheindexof 3.0.2**
  - 1.152.1 Available under license
- 1.153 lodash.\_getnative 3.9.1**
  - 1.153.1 Available under license
- 1.154 lodash-createcache 3.1.2**
  - 1.154.1 Available under license
- 1.155 lodash-root 3.0.1**
  - 1.155.1 Available under license
- 1.156 lodash.clonedep 4.5.0**
  - 1.156.1 Available under license
- 1.157 libxi 1.7.10-0ubuntu1**
  - 1.157.1 Available under license
- 1.158 cdebconf 0.251ubuntu1**
  - 1.158.1 Available under license
- 1.159 netty 4.1.49.Final**
  - 1.159.1 Available under license
- 1.160 netty 4.1.32.Final**
  - 1.160.1 Available under license
- 1.161 tre 0.8.0**
  - 1.161.1 Available under license

- 1.162 bson 4.0.5**
  - 1.162.1 Available under license
- 1.163 t-digest 3.2**
  - 1.163.1 Available under license
- 1.164 grizzled-slf4j 1.3.2**
  - 1.164.1 Available under license
- 1.165 reactive-streams 1.0.2**
  - 1.165.1 Available under license
- 1.166 node-gyp 5.1.1**
  - 1.166.1 Available under license
- 1.167 berkeley-db 5.3.28+dfsg1-0.6ubuntu2**
  - 1.167.1 Available under license
- 1.168 icu4j 61.1**
  - 1.168.1 Available under license
- 1.169 quartz 2.1.1**
  - 1.169.1 Available under license
- 1.170 lz4 1.2.11**
  - 1.170.1 Available under license
- 1.171 commons-io 2.8.0**
  - 1.171.1 Available under license
- 1.172 httpcomponents-client 4.5.13**
  - 1.172.1 Available under license
- 1.173 acl 2.2.53-1.el8**
  - 1.173.1 Available under license
- 1.174 lucene 8.7.0**
  - 1.174.1 Available under license
- 1.175 form-data 2.3.3**
  - 1.175.1 Available under license
- 1.176 global-dirs 0.1.1**
  - 1.176.1 Available under license
- 1.177 err-code 1.1.2**
  - 1.177.1 Available under license
- 1.178 columnify 1.5.4**
  - 1.178.1 Available under license
- 1.179 duplexify 3.6.0**
  - 1.179.1 Available under license
- 1.180 es6-promisify 5.0.0**
  - 1.180.1 Available under license
- 1.181 isarray 1.0.0**

- 1.181.1 Available under license
- 1.182 pump 2.0.1**
  - 1.182.1 Available under license
- 1.183 editor 1.0.0**
  - 1.183.1 Available under license
- 1.184 detect-newline 2.1.0**
  - 1.184.1 Available under license
- 1.185 get-stream 4.1.0**
  - 1.185.1 Available under license
- 1.186 concat-map 0.0.1**
  - 1.186.1 Available under license
- 1.187 es-to-primitive 1.2.0**
  - 1.187.1 Available under license
- 1.188 string\_decoder 1.1.1**
  - 1.188.1 Available under license
- 1.189 mississippi 3.0.0**
  - 1.189.1 Available under license
- 1.190 typedarray 0.0.6**
  - 1.190.1 Available under license
- 1.191 debuglog 1.0.1**
  - 1.191.1 Available under license
- 1.192 bcrypt-pbkdf 1.0.2**
  - 1.192.1 Available under license
- 1.193 qrcode-terminal 0.12.0**
  - 1.193.1 Available under license
- 1.194 detect-indent 5.0.0**
  - 1.194.1 Available under license
- 1.195 http-proxy-agent 2.1.0**
  - 1.195.1 Available under license
- 1.196 pumpify 1.5.1**
  - 1.196.1 Available under license
- 1.197 resolve-from 4.0.0**
  - 1.197.1 Available under license
- 1.198 validate-npm-package-license 3.0.4**
  - 1.198.1 Available under license
- 1.199 genfun 5.0.0**
  - 1.199.1 Available under license
- 1.200 has-unicode 2.0.1**
  - 1.200.1 Available under license

- 1.201 promzard 0.3.0**
  - 1.201.1 Available under license
- 1.202 safe-buffer 5.1.2**
  - 1.202.1 Available under license
- 1.203 har-schema 2.0.0**
  - 1.203.1 Available under license
- 1.204 agent-base 4.2.1**
  - 1.204.1 Available under license
- 1.205 unique-filename 1.1.1**
  - 1.205.1 Available under license
- 1.206 rimraf 2.7.1**
  - 1.206.1 Available under license
- 1.207 delegates 1.0.0**
  - 1.207.1 Available under license
- 1.208 path-is-absolute 1.0.1**
  - 1.208.1 Available under license
- 1.209 text-table 0.2.0**
  - 1.209.1 Available under license
- 1.210 strip-ansi 4.0.0**
  - 1.210.1 Available under license
- 1.211 normalize-package-data 2.5.0**
  - 1.211.1 Available under license
- 1.212 byline 5.0.0**
  - 1.212.1 Available under license
- 1.213 retry 0.10.1**
  - 1.213.1 Available under license
- 1.214 wrappy 1.0.2**
  - 1.214.1 Available under license
- 1.215 protoduck 5.0.1**
  - 1.215.1 Available under license
- 1.216 json-schema-traverse 0.4.1**
  - 1.216.1 Available under license
- 1.217 isexe 2.0.0**
  - 1.217.1 Available under license
- 1.218 get-stream 3.0.0**
  - 1.218.1 Available under license
- 1.219 flush-write-stream 1.0.3**
  - 1.219.1 Available under license
- 1.220 humanize-ms 1.2.1**



- 1.220.1 Available under license
- 1.221 iferr 0.1.5**
  - 1.221.1 Available under license
- 1.222 cli-columns 3.1.2**
  - 1.222.1 Available under license
- 1.223 find-npm-prefix 1.0.2**
  - 1.223.1 Available under license
- 1.224 aproba 1.2.0**
  - 1.224.1 Available under license
- 1.225 cidr-regex 2.0.10**
  - 1.225.1 Available under license
- 1.226 util-deprecate 1.0.2**
  - 1.226.1 Available under license
- 1.227 which 1.3.1**
  - 1.227.1 Available under license
- 1.228 string\_decoder 1.3.0**
  - 1.228.1 Available under license
- 1.229 ecc-jsbn 0.1.2**
  - 1.229.1 Available under license
- 1.230 cyclist 0.2.2**
  - 1.230.1 Available under license
- 1.231 tunnel-agent 0.6.0**
  - 1.231.1 Available under license
- 1.232 concat-stream 1.6.2**
  - 1.232.1 Available under license
- 1.233 define-properties 1.1.3**
  - 1.233.1 Available under license
- 1.234 caseless 0.12.0**
  - 1.234.1 Available under license
- 1.235 fast-json-stable-stringify 2.0.0**
  - 1.235.1 Available under license
- 1.236 buffer-from 1.0.0**
  - 1.236.1 Available under license
- 1.237 console-control-strings 1.1.0**
  - 1.237.1 Available under license
- 1.238 once 1.4.0**
  - 1.238.1 Available under license
- 1.239 execa 0.7.0**
  - 1.239.1 Available under license

### **1.240 is-fullwidth-code-point 2.0.0**

1.240.1 Available under license

### **1.241 is-fullwidth-code-point 1.0.0**

1.241.1 Available under license

### **1.242 defaults 1.0.3**

1.242.1 Available under license

### **1.243 pump 3.0.0**

1.243.1 Available under license

### **1.244 imurmurhash 0.1.4**

1.244.1 Available under license

### **1.245 deep-extend 0.6.0**

1.245.1 Available under license

### **1.246 number-is-nan 1.0.1**

1.246.1 Available under license

### **1.247 find-up 3.0.0**

1.247.1 Available under license

### **1.248 json-stringify-safe 5.0.1**

1.248.1 Available under license

### **1.249 cli-boxes 1.0.0**

1.249.1 Available under license

### **1.250 oauth-sign 0.9.0**

1.250.1 Available under license

### **1.251 chalk 2.4.1**

1.251.1 Available under license

### **1.252 dashdash 1.14.1**

1.252.1 Available under license

### **1.253 ci-info 1.6.0**

1.253.1 Available under license

### **1.254 forever-agent 0.6.1**

1.254.1 Available under license

### **1.255 osenv 0.1.5**

1.255.1 Available under license

### **1.256 ansi-align 2.0.0**

1.256.1 Available under license

### **1.257 getpass 0.1.7**

1.257.1 Available under license

### **1.258 isstream 0.1.2**

1.258.1 Available under license

### **1.259 code-point-at 1.1.0**

- 1.259.1 Available under license
- 1.260 fs-vacuum 1.2.10**
  - 1.260.1 Available under license
- 1.261 retry 0.12.0**
  - 1.261.1 Available under license
- 1.262 jsbn 0.1.1**
  - 1.262.1 Available under license
- 1.263 boxen 1.3.0**
  - 1.263.1 Available under license
- 1.264 os-homedir 1.0.2**
  - 1.264.1 Available under license
- 1.265 validate-npm-package-name 3.0.0**
  - 1.265.1 Available under license
- 1.266 debug 3.1.0**
  - 1.266.1 Available under license
- 1.267 ansicolors 0.3.2**
  - 1.267.1 Available under license
- 1.268 set-blocking 2.0.0**
  - 1.268.1 Available under license
- 1.269 read 1.0.7**
  - 1.269.1 Available under license
- 1.270 cross-spawn 5.1.0**
  - 1.270.1 Available under license
- 1.271 decamelize 1.2.0**
  - 1.271.1 Available under license
- 1.272 json-parse-better-errors 1.0.2**
  - 1.272.1 Available under license
- 1.273 wwidth 1.0.1**
  - 1.273.1 Available under license
- 1.274 performance-now 2.1.0**
  - 1.274.1 Available under license
- 1.275 promise-retry 1.1.1**
  - 1.275.1 Available under license
- 1.276 gauge 2.7.4**
  - 1.276.1 Available under license
- 1.277 errno 0.1.7**
  - 1.277.1 Available under license
- 1.278 extsprintf 1.3.0**
  - 1.278.1 Available under license

## **1.279 asap 2.0.6**

1.279.1 Available under license

## **1.280 tiny-relative-date 1.3.0**

1.280.1 Available under license

## **1.281 assert-plus 1.0.0**

1.281.1 Available under license

## **1.282 core-util-is 1.0.2**

1.282.1 Available under license

## **1.283 strip-ansi 3.0.1**

1.283.1 Available under license

## **1.284 string-width 1.0.2**

1.284.1 Available under license

## **1.285 os-tmpdir 1.0.2**

1.285.1 Available under license

## **1.286 iconv-lite 0.4.23**

1.286.1 Available under license

## **1.287 ci-info 2.0.0**

1.287.1 Available under license

## **1.288 abbrev 1.1.1**

1.288.1 Available under license

## **1.289 end-of-stream 1.4.1**

1.289.1 Available under license

## **1.290 verror 1.10.0**

1.290.1 Available under license

## **1.291 are-we-there-yet 1.1.4**

1.291.1 Available under license

## **1.292 json-parse 1.3.1**

1.292.1 Available under license

## **1.293 capture-stack-trace 1.0.0**

1.293.1 Available under license

## **1.294 fs-write-stream-atomic 1.0.10**

1.294.1 Available under license

## **1.295 brace-expansion 1.1.11**

1.295.1 Available under license

## **1.296 color-convert 1.9.1**

1.296.1 Available under license

## **1.297 archy 1.0.0**

1.297.1 Available under license

## **1.298 inflight 1.0.6**

1.298.1 Available under license  
**1.299 ms 2.0.0**  
1.299.1 Available under license  
**1.300 dotenv 5.0.1**  
1.300.1 Available under license  
**1.301 is-typedarray 1.0.0**  
1.301.1 Available under license  
**1.302 create-error-class 3.0.2**  
1.302.1 Available under license  
**1.303 lru-cache 5.1.1**  
1.303.1 Available under license  
**1.304 string-width 2.1.1**  
1.304.1 Available under license  
**1.305 aproba 2.0.0**  
1.305.1 Available under license  
**1.306 tweetnacl 0.14.5**  
1.306.1 Available under license  
**1.307 clone 1.0.4**  
1.307.1 Available under license  
**1.308 camelcase 4.1.0**  
1.308.1 Available under license  
**1.309 builtins 1.0.3**  
1.309.1 Available under license  
**1.310 mute-stream 0.0.7**  
1.310.1 Available under license  
**1.311 fs.realpath 1.0.0**  
1.311.1 Available under license  
**1.312 crypto-random-string 1.0.0**  
1.312.1 Available under license  
**1.313 promise-inflight 1.0.1**  
1.313.1 Available under license  
**1.314 through 2.3.8**  
1.314.1 Available under license  
**1.315 extend 3.0.2**  
1.315.1 Available under license  
**1.316 npmlog 4.1.2**  
1.316.1 Available under license  
**1.317 guava 25.0-jre**  
1.317.1 Available under license

- 1.318 ucf 3.0038+nmu1**
  - 1.318.1 Available under license
- 1.319 duplexer3 0.1.4**
  - 1.319.1 Available under license
- 1.320 aws-sign2 0.7.0**
  - 1.320.1 Available under license
- 1.321 scopt\_2.11 3.5.0**
  - 1.321.1 Available under license
- 1.322 jackson 2.10.4**
  - 1.322.1 Available under license
- 1.323 readable-stream 3.6.0**
  - 1.323.1 Available under license
- 1.324 readdir-scoped-modules 1.1.0**
  - 1.324.1 Available under license
- 1.325 infer-owner 1.0.4**
  - 1.325.1 Available under license
- 1.326 https-proxy-agent 2.2.4**
  - 1.326.1 Available under license
- 1.327 socks 2.3.3**
  - 1.327.1 Available under license
- 1.328 agentkeepalive 3.5.2**
  - 1.328.1 Available under license
- 1.329 stringify-package 1.0.1**
  - 1.329.1 Available under license
- 1.330 smart-buffer 4.1.0**
  - 1.330.1 Available under license
- 1.331 socks-proxy-agent 4.0.2**
  - 1.331.1 Available under license
- 1.332 p-try 2.2.0**
  - 1.332.1 Available under license
- 1.333 chownr 1.1.4**
  - 1.333.1 Available under license
- 1.334 npm-packlist 1.4.8**
  - 1.334.1 Available under license
- 1.335 call-limit 1.1.1**
  - 1.335.1 Available under license
- 1.336 es-abstract 1.12.0**
  - 1.336.1 Available under license
- 1.337 agent-base 4.3.0**

1.337.1 Available under license  
**1.338 npm-normalize-package 1.0.1**  
1.338.1 Available under license  
**1.339 d3-sankey 0.7.1**  
1.339.1 Available under license  
**1.340 moment-duration-format 1.3.0**  
1.340.1 Available under license  
**1.341 libusb 1.0.23-4.el8**  
1.341.1 Available under license  
**1.342 groovy 2.5.14**  
1.342.1 Available under license  
**1.343 aop-alliance 1.0**  
1.343.1 Available under license  
**1.344 jackson 2.11.3**  
1.344.1 Available under license  
**1.345 libusbx 1.0.23-4.el8**  
1.345.1 Available under license  
**1.346 from2 2.3.0**  
1.346.1 Available under license  
**1.347 cli-table3 0.5.1**  
1.347.1 Available under license  
**1.348 from2 1.3.0**  
1.348.1 Available under license  
**1.349 cron 3.0pl1-136ubuntu1**  
1.349.1 Available under license  
**1.350 attr 2.4.48-5**  
1.350.1 Available under license  
**1.351 diffutils 3.7-3**  
1.351.1 Available under license  
**1.352 shared-mime-info 1.15-1**  
1.352.1 Available under license  
**1.353 lsb 11.1.0ubuntu2**  
1.353.1 Available under license  
**1.354 libxcrypt 4.4.10-10ubuntu4**  
1.354.1 Available under license  
**1.355 sysv-init 2.96-2.1ubuntu1**  
1.355.1 Available under license  
**1.356 libpsl 0.20.2-6.el8**  
1.356.1 Available under license

### **1.357 strip-ansi 5.2.0**

1.357.1 Available under license

### **1.358 uri-js 4.4.1**

1.358.1 Available under license

### **1.359 har-validator 5.1.5**

1.359.1 Available under license

### **1.360 init-system-helpers 1.57**

1.360.1 Available under license

### **1.361 httpcomponents-core 4.4.13**

1.361.1 Available under license

### **1.362 asm 5.0.3**

1.362.1 Available under license

### **1.363 avro 1.9.1**

1.363.1 Available under license

### **1.364 commons-logging 1.2**

1.364.1 Available under license

### **1.365 commons-cli 1.4**

1.365.1 Available under license

### **1.366 commons-lang3 3.4**

1.366.1 Available under license

### **1.367 isorelax 20090621**

1.367.1 Available under license

### **1.368 commons-codec 1.11**

1.368.1 Available under license

### **1.369 commons-validator 1.7**

1.369.1 Available under license

### **1.370 commons-lang3 3.9**

1.370.1 Available under license

### **1.371 commons-lang3 3.11**

1.371.1 Available under license

### **1.372 javassist 3.25.0-GA**

1.372.1 Available under license

### **1.373 jakarta-annotation-api 1.3.5**

1.373.1 Available under license

### **1.374 commons-logging 1.1.3**

1.374.1 Available under license

### **1.375 jakarta-validation-api 2.0.2**

1.375.1 Available under license

### **1.376 jakarta-ws-rs-api 2.1.6**



1.376.1 Available under license  
**1.377 javax-ws-rs-api 2.0.1**  
1.377.1 Available under license  
**1.378 joda-time 2.10.4**  
1.378.1 Available under license  
**1.379 commons-codec 1.12**  
1.379.1 Available under license  
**1.380 commons-configuration2 2.7**  
1.380.1 Available under license  
**1.381 httpcomponents-core 4.4.11**  
1.381.1 Available under license  
**1.382 osgi-core 6.0.0**  
1.382.1 Available under license  
**1.383 asm 4.0**  
1.383.1 Available under license  
**1.384 commons-cli 1.3.1**  
1.384.1 Available under license  
**1.385 joda-time 2.9.1**  
1.385.1 Available under license  
**1.386 jcommander 1.48**  
1.386.1 Available under license  
**1.387 cliui 5.0.0**  
1.387.1 Available under license  
**1.388 get-caller-file 2.0.5**  
1.388.1 Available under license  
**1.389 p-limit 2.3.0**  
1.389.1 Available under license  
**1.390 hk2-locator 2.6.1**  
1.390.1 Available under license  
**1.391 aopalliance-repackaged 2.6.1**  
1.391.1 Available under license  
**1.392 hk2-utils 2.6.1**  
1.392.1 Available under license  
**1.393 hk2-api 2.6.1**  
1.393.1 Available under license  
**1.394 resourcelocator 1.0.3**  
1.394.1 Available under license  
**1.395 jakarta-inject 2.6.1**  
1.395.1 Available under license

**1.396 iconv 2.28**

1.396.1 Available under license

**1.397 joda-time 2.10.2**

1.397.1 Available under license

**1.398 rocksdb 1.1.8**

1.398.1 Available under license

**1.399 httpcore-nio 4.4.12**

1.399.1 Available under license

**1.400 httpcomponents-core 4.4.12**

1.400.1 Available under license

**1.401 scowl 2018.04.16-1**

1.401.1 Available under license

**1.402 debconf 1.5.73**

1.402.1 Available under license

**1.403 langpacks 1.0-12.el8**

1.403.1 Available under license

**1.404 siddhi-execution-regex 5.0.1**

1.404.1 Available under license

**1.405 rhino 1.7.7.2**

1.405.1 Available under license

**1.406 eclipse-osgi-services 3.3.100.v20130513-1956**

1.406.1 Available under license

**1.407 ivy 2.4.0**

1.407.1 Available under license

**1.408 snappy-java 1.1.8.4**

1.408.1 Available under license

**1.409 java-common 0.72**

1.409.1 Available under license

**1.410 zstd 1.4.4+dfsg-3ubuntu0.1**

1.410.1 Available under license

**1.411 libtasn 4.16.0-2**

1.411.1 Available under license

**1.412 lz4 1.9.3**

1.412.1 Available under license

**1.413 parent-join-client 7.10.2**

1.413.1 Available under license

**1.414 rank-eval-client 7.10.2**

1.414.1 Available under license

**1.415 aggs-matrix-stats-client 7.10.2**

- 1.415.1 Available under license
- 1.416 mapper-extras-client 7.10.2**
  - 1.416.1 Available under license
- 1.417 lang-mustache-client 7.10.2**
  - 1.417.1 Available under license
- 1.418 jackson 2.12.1**
  - 1.418.1 Available under license
- 1.419 percolator-client 7.10.2**
  - 1.419.1 Available under license
- 1.420 reindex-client 7.10.2**
  - 1.420.1 Available under license
- 1.421 icu4j 67.1**
  - 1.421.1 Available under license
- 1.422 log4j-1.2-api 2.11.1**
  - 1.422.1 Available under license
- 1.423 scala-reflect 2.12.7**
  - 1.423.1 Available under license
- 1.424 aws4 1.11.0**
  - 1.424.1 Available under license
- 1.425 ubuntu-keyring 2020.02.11.4**
  - 1.425.1 Available under license
- 1.426 libnsl 1.2.0-2.20180605git4a062cf.el8**
  - 1.426.1 Available under license
- 1.427 bridgeutils 1.7.1**
  - 1.427.1 Available under license
- 1.428 jaeger-core 1.5.0**
  - 1.428.1 Available under license
- 1.429 scala-compiler 2.12.7**
  - 1.429.1 Available under license
- 1.430 google-uuid v1.1.2**
  - 1.430.1 Available under license
- 1.431 elasticsearch 7.10.2**
  - 1.431.1 Available under license
- 1.432 camelcase 5.3.1**
  - 1.432.1 Available under license
- 1.433 mitchellh-mapstructure v1.4.1**
  - 1.433.1 Available under license
- 1.434 configstore 3.1.5**
  - 1.434.1 Available under license

- 1.435 bin-links 1.1.8**
  - 1.435.1 Available under license
- 1.436 dot-prop 4.2.1**
  - 1.436.1 Available under license
- 1.437 opener 1.5.2**
  - 1.437.1 Available under license
- 1.438 npm-user-validate 1.0.1**
  - 1.438.1 Available under license
- 1.439 jersey 2.34**
  - 1.439.1 Available under license
- 1.440 elasticsearch 7.8.1**
  - 1.440.1 Available under license
- 1.441 env-paths 2.2.1**
  - 1.441.1 Available under license
- 1.442 figgy-pudding 3.5.2**
  - 1.442.1 Available under license
- 1.443 json-parse-even-better-errors 2.3.1**
  - 1.443.1 Available under license
- 1.444 query-string 6.14.1**
  - 1.444.1 Available under license
- 1.445 filter-obj 1.1.0**
  - 1.445.1 Available under license
- 1.446 lz4 1.9.2-2ubuntu0.20.04.1**
  - 1.446.1 Available under license
- 1.447 musl 1.2.2-r3**
  - 1.447.1 Available under license
- 1.448 apk-tools 2.12.5-r1**
  - 1.448.1 Available under license
- 1.449 popt 1.18-1.el8**
  - 1.449.1 Available under license
- 1.450 brotli 1.0.6-3.el8**
  - 1.450.1 Available under license
- 1.451 hosted-git-info 2.8.9**
  - 1.451.1 Available under license
- 1.452 pax-utils 1.3.2-r0**
  - 1.452.1 Available under license
- 1.453 busybox 1.33.1-r2**
  - 1.453.1 Available under license
- 1.454 libretls 3.3.3-r0**

- 1.454.1 Available under license
- 1.455 libnettle6 3.5.1+really3.5.1-2ubuntu0.2**
- 1.455.1 Available under license
- 1.456 config-chain 1.1.13**
- 1.456.1 Available under license
- 1.457 objenesis 2.4**
- 1.457.1 Available under license
- 1.458 libretls 3.3.3-r2**
- 1.458.1 Available under license
- 1.459 lz4 1.8.3-3.el8\_4**
- 1.459.1 Available under license
- 1.460 jakarta.xml.bind.api 2.3.3**
- 1.460.1 Available under license
- 1.461 commons-io 2.11.0**
- 1.461.1 Available under license
- 1.462 annotations 2.0.1**
- 1.462.1 Available under license
- 1.463 picocli 4.3.2**
- 1.463.1 Available under license
- 1.464 apk-tools 2.12.7-r0**
- 1.464.1 Available under license
- 1.465 commons-compress 1.21**
- 1.465.1 Available under license
- 1.466 colors.js 1.3.3**
- 1.466.1 Available under license
- 1.467 json-stream 1.3.5**
- 1.467.1 Available under license
- 1.468 read-package-json 2.1.2**
- 1.468.1 Available under license
- 1.469 json-path 2.4.0**
- 1.469.1 Available under license
- 1.470 react 17.0.2**
- 1.470.1 Available under license
- 1.471 react-dom 17.0.2**
- 1.471.1 Available under license
- 1.472 procps 3.3.16-1ubuntu2.3**
- 1.472.1 Available under license
- 1.473 libgcrypt 1.8.5-5ubuntu1.1**
- 1.473.1 Available under license

**1.474 guava 31.0-jre**

1.474.1 Available under license

**1.475 berkeley-db 5.3.28-42.el8\_4**

1.475.1 Available under license

**1.476 json-smart 2.3**

1.476.1 Available under license

**1.477 chill-java 0.7.6**

1.477.1 Available under license

**1.478 afero 1.0.5**

1.478.1 Available under license

**1.479 tdb 1.45.5**

1.479.1 Available under license

**1.480 asn1 0.2.6**

1.480.1 Available under license

**1.481 commons-pool 2.11.1**

1.481.1 Available under license

**1.482 alsa 1.2.2-2.1ubuntu2.5**

1.482.1 Available under license

**1.483 busybox 1.33.1-r6**

1.483.1 Available under license

**1.484 json-schema 0.4.0**

1.484.1 Available under license

**1.485 icu 66.1-2ubuntu2.1**

1.485.1 Available under license

**1.486 jsprim 1.4.2**

1.486.1 Available under license

**1.487 libnettle6 3.4.1-7.el8**

1.487.1 Available under license

**1.488 lua 5.3.4-12.el8**

1.488.1 Available under license

**1.489 pcre 8.42-6.el8**

1.489.1 Available under license

**1.490 libsepol 2.9-3.el8**

1.490.1 Available under license

**1.491 ms 2.1.1**

1.491.1 Available under license

**1.492 p-finally 1.0.0**

1.492.1 Available under license

**1.493 rc 1.2.8**

1.493.1 Available under license  
**1.494 strip-json-comments 2.0.1**  
1.494.1 Available under license  
**1.495 shebang-regex 1.0.0**  
1.495.1 Available under license  
**1.496 string\_decoder 0.10.31**  
1.496.1 Available under license  
**1.497 npm-run-path 2.0.2**  
1.497.1 Available under license  
**1.498 path-key 2.0.1**  
1.498.1 Available under license  
**1.499 process-nextick-args 2.0.0**  
1.499.1 Available under license  
**1.500 is-obj 1.0.1**  
1.500.1 Available under license  
**1.501 isarray 0.0.1**  
1.501.1 Available under license  
**1.502 which-module 2.0.0**  
1.502.1 Available under license  
**1.503 require-directory 2.1.1**  
1.503.1 Available under license  
**1.504 require-main-filename 2.0.0**  
1.504.1 Available under license  
**1.505 strip-eof 1.0.0**  
1.505.1 Available under license  
**1.506 yallist 3.0.3**  
1.506.1 Available under license  
**1.507 nopt 4.0.3**  
1.507.1 Available under license  
**1.508 signal-exit 3.0.2**  
1.508.1 Available under license  
**1.509 is-stream 1.1.0**  
1.509.1 Available under license  
**1.510 shebang-command 1.2.0**  
1.510.1 Available under license  
**1.511 ini 1.3.8**  
1.511.1 Available under license  
**1.512 readable-stream 2.3.6**  
1.512.1 Available under license

**1.513 path-is-inside 1.0.2**  
1.513.1 Available under license

**1.514 prr 1.0.1**  
1.514.1 Available under license

**1.515 npm-bundled 1.1.1**  
1.515.1 Available under license

**1.516 wrap-ansi 5.1.0**  
1.516.1 Available under license

**1.517 path-exists 3.0.0**  
1.517.1 Available under license

**1.518 lowercase-keys 1.0.1**  
1.518.1 Available under license

**1.519 string-width 3.1.0**  
1.519.1 Available under license

**1.520 worker-farm 1.7.0**  
1.520.1 Available under license

**1.521 p-locate 3.0.0**  
1.521.1 Available under license

**1.522 ip-regex 2.1.0**  
1.522.1 Available under license

**1.523 y18n 4.0.1**  
1.523.1 Available under license

**1.524 locate-path 3.0.0**  
1.524.1 Available under license

**1.525 ignore-walk 3.0.3**  
1.525.1 Available under license

**1.526 package-json 4.0.1**  
1.526.1 Available under license

**1.527 registry-url 3.1.0**  
1.527.1 Available under license

**1.528 unique-string 1.0.0**  
1.528.1 Available under license

**1.529 is-symbol 1.0.2**  
1.529.1 Available under license

**1.530 unzip-response 2.0.1**  
1.530.1 Available under license

**1.531 latest-version 3.1.0**  
1.531.1 Available under license

**1.532 pseudomap 1.0.2**



1.532.1 Available under license  
**1.533 xtend 4.0.1**  
1.533.1 Available under license  
**1.534 is-path-inside 1.0.1**  
1.534.1 Available under license  
**1.535 prepend-http 1.0.4**  
1.535.1 Available under license  
**1.536 slide 1.1.6**  
1.536.1 Available under license  
**1.537 term-size 1.2.0**  
1.537.1 Available under license  
**1.538 write-file-atomic 2.4.3**  
1.538.1 Available under license  
**1.539 is-npm 1.0.0**  
1.539.1 Available under license  
**1.540 has-symbols 1.0.0**  
1.540.1 Available under license  
**1.541 immutable 3.7.6**  
1.541.1 Available under license  
**1.542 is-installed-globally 0.1.0**  
1.542.1 Available under license  
**1.543 yallist 2.1.2**  
1.543.1 Available under license  
**1.544 is-redirect 1.0.0**  
1.544.1 Available under license  
**1.545 semver-diff 2.1.0**  
1.545.1 Available under license  
**1.546 readable-stream 1.1.14**  
1.546.1 Available under license  
**1.547 url-parse-lax 1.0.0**  
1.547.1 Available under license  
**1.548 xdg-basedir 3.0.0**  
1.548.1 Available under license  
**1.549 timed-out 4.0.1**  
1.549.1 Available under license  
**1.550 widest-line 2.0.1**  
1.550.1 Available under license  
**1.551 is-ci 1.2.1**  
1.551.1 Available under license

### **1.552 make-dir 1.3.0**

1.552.1 Available under license

### **1.553 is-regex 1.0.4**

1.553.1 Available under license

### **1.554 is-date-object 1.0.1**

1.554.1 Available under license

### **1.555 pify 3.0.0**

1.555.1 Available under license

### **1.556 lru-cache 4.1.5**

1.556.1 Available under license

### **1.557 import-lazy 2.1.0**

1.557.1 Available under license

### **1.558 update-notifier 2.5.0**

1.558.1 Available under license

### **1.559 is-callable 1.1.4**

1.559.1 Available under license

### **1.560 spdx-expression-parse 3.0.0**

1.560.1 Available under license

### **1.561 registry-auth-token 3.4.0**

1.561.1 Available under license

### **1.562 strict-uri-encode 2.0.0**

1.562.1 Available under license

### **1.563 split-on-first 1.1.0**

1.563.1 Available under license

### **1.564 cacache 12.0.4**

1.564.1 Available under license

### **1.565 proto-list 1.2.4**

1.565.1 Available under license

### **1.566 mime-db 1.35.0**

1.566.1 Available under license

### **1.567 util-promisify 2.1.0**

1.567.1 Available under license

### **1.568 uid-number 0.0.6**

1.568.1 Available under license

### **1.569 yargs-parser 15.0.1**

1.569.1 Available under license

### **1.570 util-extend 1.0.3**

1.570.1 Available under license

### **1.571 init-package-json 1.10.3**

1.571.1 Available under license  
**1.572 npm-profile 4.0.4**  
1.572.1 Available under license  
**1.573 umask 1.1.0**  
1.573.1 Available under license  
**1.574 stream-each 1.2.2**  
1.574.1 Available under license  
**1.575 libnpm 3.0.1**  
1.575.1 Available under license  
**1.576 wide-align 1.1.2**  
1.576.1 Available under license  
**1.577 spdx-exceptions 2.1.0**  
1.577.1 Available under license  
**1.578 parallel-transform 1.1.0**  
1.578.1 Available under license  
**1.579 npm-pick-manifest 3.0.2**  
1.579.1 Available under license  
**1.580 npm-lifecycle 3.1.5**  
1.580.1 Available under license  
**1.581 npm-cache-filename 1.0.2**  
1.581.1 Available under license  
**1.582 node-fetch-npm 2.0.2**  
1.582.1 Available under license  
**1.583 spdx-correct 3.0.0**  
1.583.1 Available under license  
**1.584 sha 3.0.0**  
1.584.1 Available under license  
**1.585 object-keys 1.0.12**  
1.585.1 Available under license  
**1.586 spdx-license-ids 3.0.5**  
1.586.1 Available under license  
**1.587 read-cmd-shim 1.0.5**  
1.587.1 Available under license  
**1.588 pacote 9.5.12**  
1.588.1 Available under license  
**1.589 npm-registry-fetch 4.0.7**  
1.589.1 Available under license  
**1.590 safe-buffer 5.2.0**  
1.590.1 Available under license

**1.591 read-installed 4.0.3**

1.591.1 Available under license

**1.592 resolve 1.10.0**

1.592.1 Available under license

**1.593 stream-iterate 1.2.0**

1.593.1 Available under license

**1.594 iferr 1.0.2**

1.594.1 Available under license

**1.595 mime-types 2.1.19**

1.595.1 Available under license

**1.596 npm-logical-tree 1.2.1**

1.596.1 Available under license

**1.597 libnpmhook 5.0.3**

1.597.1 Available under license

**1.598 read-package-tree 5.3.1**

1.598.1 Available under license

**1.599 npm-install-checks 3.0.2**

1.599.1 Available under license

**1.600 sorted-object 2.0.1**

1.600.1 Available under license

**1.601 lockfile 1.0.4**

1.601.1 Available under license

**1.602 supports-color 5.4.0**

1.602.1 Available under license

**1.603 through2 2.0.3**

1.603.1 Available under license

**1.604 npm-package-arg 6.1.1**

1.604.1 Available under license

**1.605 p-limit 2.2.0**

1.605.1 Available under license

**1.606 unique-slug 2.0.0**

1.606.1 Available under license

**1.607 sorted-union-stream 2.1.3**

1.607.1 Available under license

**1.608 stream-shift 1.0.0**

1.608.1 Available under license

**1.609 object.getownpropertydescriptors 2.0.3**

1.609.1 Available under license

**1.610 path-parse 1.0.7**

- 1.610.1 Available under license
- 1.611 balanced-match 1.0.2**
  - 1.611.1 Available under license
- 1.612 ssri 6.0.2**
  - 1.612.1 Available under license
- 1.613 libseccomp 2.5.1-1ubuntu1~20.04.2**
  - 1.613.1 Available under license
- 1.614 byte-buddy 1.12.0**
  - 1.614.1 Available under license
- 1.615 kryo 3.0.3**
  - 1.615.1 Available under license
- 1.616 redux-thunk 2.4.1**
  - 1.616.1 Available under license
- 1.617 log4j-api 2.17.1**
  - 1.617.1 Available under license
- 1.618 apache-log4j 2.17.1**
  - 1.618.1 Available under license
- 1.619 log4j-slf4j-impl 2.17.1**
  - 1.619.1 Available under license
- 1.620 libcap-ng 0.7.11-1.el8**
  - 1.620.1 Available under license
- 1.621 protobuf 3.19.2**
  - 1.621.1 Available under license
- 1.622 qs 6.5.3**
  - 1.622.1 Available under license
- 1.623 keyutils 1.5.10-9.el8**
  - 1.623.1 Available under license
- 1.624 libxcrypt 4.1.1-6.el8**
  - 1.624.1 Available under license
- 1.625 libmodulemd 2.13.0-1.el8**
  - 1.625.1 Available under license
- 1.626 ca-certificates 20211220-r0**
  - 1.626.1 Available under license
- 1.627 hdrhistogram 2.1.12**
  - 1.627.1 Available under license
- 1.628 xsdlib 2013.6.1**
  - 1.628.1 Available under license
- 1.629 hppc 0.8.1**
  - 1.629.1 Available under license

### **1.630 jctools-core 3.0.0**

1.630.1 Available under license

### **1.631 compiler 0.9.6**

1.631.1 Available under license

### **1.632 javapoet 1.8.0**

1.632.1 Available under license

### **1.633 exp4j 0.4.8**

1.633.1 Available under license

### **1.634 reflections 0.9.10**

1.634.1 Available under license

### **1.635 fontconfig 2.13.1-2ubuntu3**

1.635.1 Available under license

### **1.636 jtoml 1.0.0**

1.636.1 Available under license

### **1.637 commons-cli 1.5.0**

1.637.1 Available under license

### **1.638 commons-compiler 3.0.11**

1.638.1 Available under license

### **1.639 janino 3.0.11**

1.639.1 Available under license

### **1.640 amqp-client 5.8.0**

1.640.1 Available under license

### **1.641 resilience4j-all 1.7.0**

1.641.1 Available under license

### **1.642 metrics 4.1.0**

1.642.1 Available under license

### **1.643 metrics-json 4.1.0**

1.643.1 Available under license

### **1.644 vavr-match 0.10.2**

1.644.1 Available under license

### **1.645 vavr 0.10.2**

1.645.1 Available under license

### **1.646 swagger-annotations 2.1.2**

1.646.1 Available under license

### **1.647 spatial4j 0.7**

1.647.1 Available under license

### **1.648 kafka-schema-registry-client 5.3.2**

### **1.649 kafka-avro-serializer 5.3.2**

### **1.650 st4 4.3**

1.650.1 Available under license  
**1.651 druid 1.0.15**  
1.651.1 Available under license  
**1.652 minimatch 3.1.2**  
1.652.1 Available under license  
**1.653 microdnf 3.8.0-2.el8**  
1.653.1 Available under license  
**1.654 handy-uri-templates 2.1.8**  
1.654.1 Available under license  
**1.655 is-cidr 3.1.1**  
1.655.1 Available under license  
**1.656 moment 2.19.3**  
1.656.1 Available under license  
**1.657 swagger-annotations 1.5.16**  
1.657.1 Available under license  
**1.658 npm-audit-report 1.3.3**  
1.658.1 Available under license  
**1.659 libnpx 10.2.4**  
1.659.1 Available under license  
**1.660 libcipm 4.0.8**  
1.660.1 Available under license  
**1.661 gentle-fs 2.3.1**  
1.661.1 Available under license  
**1.662 cyrus-sasl 2.1.27-6.el8\_5**  
1.662.1 Available under license  
**1.663 error\_prone\_annotations 2.10.0**  
1.663.1 Available under license  
**1.664 minimist 1.2.6**  
1.664.1 Available under license  
**1.665 tar 4.4.19**  
1.665.1 Available under license  
**1.666 mkdirp 0.5.6**  
1.666.1 Available under license  
**1.667 okio 1.15.0**  
1.667.1 Available under license  
**1.668 checker 1.9.3**  
**1.669 sshpk 1.17.0**  
1.669.1 Available under license  
**1.670 date-fns 2.28.0**

1.670.1 Available under license  
**1.671 bson4jackson 2.7.0**  
1.671.1 Available under license  
**1.672 metrics-servlets 4.1.0**  
1.672.1 Available under license  
**1.673 metrics-jetty 4.1.0**  
1.673.1 Available under license  
**1.674 metrics-health-checks 4.1.0**  
1.674.1 Available under license  
**1.675 re2j 1.6**  
1.675.1 Available under license  
**1.676 graceful-fs 4.2.10**  
1.676.1 Available under license  
**1.677 meant 1.0.3**  
1.677.1 Available under license  
**1.678 react-bootstrap 0.32.1**  
1.678.1 Available under license  
**1.679 encoding 0.1.12**  
1.679.1 Available under license  
**1.680 make-fetch-happen 5.0.2**  
1.680.1 Available under license  
**1.681 dezalgo 1.0.4**  
1.681.1 Available under license  
**1.682 xz 5.2.4-1ubuntu1.1**  
1.682.1 Available under license  
**1.683 gzip 1.10-0ubuntu4.1**  
1.683.1 Available under license  
**1.684 bash 5.0-6ubuntu1.2**  
1.684.1 Available under license  
**1.685 mongodb-driver-sync 4.0.5**  
1.685.1 Available under license  
**1.686 libsepol 3.0-1ubuntu0.1**  
1.686.1 Available under license  
**1.687 servlet-api 3.1.0**  
1.687.1 Available under license  
**1.688 gzip 1.9-13.el8\_5**  
1.688.1 Available under license  
**1.689 texinfo 6.5-7.el8**  
1.689.1 Available under license



**1.690 gawk 4.2.1-4.el8**

1.690.1 Available under license

**1.691 sed 4.5-5.el8**

1.691.1 Available under license

**1.692 gpgme 1.13.1-11.el8**

1.692.1 Available under license

**1.693 json-c 0.13.1-3.el8**

1.693.1 Available under license

**1.694 mongodb-driver-core 4.0.5**

1.694.1 Available under license

**1.695 frocksdbjni 6.20.3-ververica-1.0**

1.695.1 Available under license

**1.696 glibc 2.31-0ubuntu9.9**

1.696.1 Available under license

**1.697 glob 7.2.3**

1.697.1 Available under license

**1.698 shadow 4.8.1-1ubuntu5.20.04.2**

1.698.1 Available under license

**1.699 libnsl 2.31**

1.699.1 Available under license

**1.700 gson 2.9.0**

1.700.1 Available under license

**1.701 mitchellh-mapstructure v1.5.0**

1.701.1 Available under license

**1.702 bouncy-castle 1.0.5**

1.702.1 Available under license

**1.703 dpkg 1.19.7ubuntu3.2**

1.703.1 Available under license

**1.704 e2fsprogs 1.45.5-2ubuntu1.1**

1.704.1 Available under license

**1.705 apt 2.0.9**

1.705.1 Available under license

**1.706 everit-json-schema 1.14.1**

1.706.1 Available under license

**1.707 xz 5.2.4-4.el8\_6**

1.707.1 Available under license

**1.708 v8 8.4.371.23**

1.708.1 Available under license

**1.709 listenablefuture 9999.0-empty-to-avoid-conflict-with-guava**

1.709.1 Available under license  
**1.710 netty 4.1.70.Final**  
1.710.1 Available under license  
**1.711 e2fsprogs 1.45.6-5.el8**  
1.711.1 Available under license  
**1.712 libgcrypt 1.8.5-7.el8\_6**  
1.712.1 Available under license  
**1.713 reactive-streams 1.0.4**  
1.713.1 Available under license  
**1.714 psl 1.9.0**  
1.714.1 Available under license  
**1.715 gnupg 2.2.19-3ubuntu2.2**  
1.715.1 Available under license  
**1.716 pcre 10.32-3.el8\_6**  
1.716.1 Available under license  
**1.717 bash 4.4.20-4.el8\_6**  
1.717.1 Available under license  
**1.718 highcharts 6.0.3**  
1.718.1 Available under license  
**1.719 jackson 2.13.4**  
1.719.1 Available under license  
**1.720 pcre 10.34-7ubuntu0.1**  
1.720.1 Available under license  
**1.721 gnupg 2.2.20-3.el8\_6**  
1.721.1 Available under license  
**1.722 chill\_2.12 0.7.6**  
1.722.1 Available under license  
**1.723 slf4j 1.7.36**  
1.723.1 Available under license  
**1.724 snake-yaml 1.33**  
1.724.1 Available under license  
**1.725 pcre 8.39-12ubuntu0.1**  
1.725.1 Available under license  
**1.726 audit 2.8.5-2ubuntu6**  
1.726.1 Available under license  
**1.727 util-linux 2.34-0.1ubuntu9.3**  
1.727.1 Available under license  
**1.728 file 5.38-4**  
1.728.1 Available under license

- 1.729 json-java 20220924**
  - 1.729.1 Available under license
- 1.730 yargs 14.2.3**
  - 1.730.1 Available under license
- 1.731 libnpmconfig 1.2.1**
  - 1.731.1 Available under license
- 1.732 ssl-config-core 0.3.7**
  - 1.732.1 Available under license
- 1.733 emoji-regex 7.0.3**
  - 1.733.1 Available under license
- 1.734 libnpmaccess 3.0.2**
  - 1.734.1 Available under license
- 1.735 libnpmteam 1.0.2**
  - 1.735.1 Available under license
- 1.736 libnpmsearch 2.0.2**
  - 1.736.1 Available under license
- 1.737 libnpmublish 1.1.2**
  - 1.737.1 Available under license
- 1.738 libnpmorg 1.0.1**
  - 1.738.1 Available under license
- 1.739 zlib 1.2.11.dfsg-2ubuntu1.5**
  - 1.739.1 Available under license
- 1.740 apache-commons-text 1.9**
  - 1.740.1 Available under license
- 1.741 apache-commons-text 1.8**
  - 1.741.1 Available under license
- 1.742 zlib 1.2.13**
  - 1.742.1 Available under license
- 1.743 antlr 4.9.1**
  - 1.743.1 Available under license
- 1.744 libsemanage-common 2.9-9.el8\_6**
  - 1.744.1 Available under license
- 1.745 expat 2.2.9-1ubuntu0.6**
  - 1.745.1 Available under license
- 1.746 libtirpc 1.1.4-8.el8**
  - 1.746.1 Available under license
- 1.747 libverto 0.3.2-2.el8**
  - 1.747.1 Available under license
- 1.748 shadow 4.8.1-1ubuntu5.20.04.4**

- 1.748.1 Available under license
- 1.749 decode-uri-component 0.2.2**
  - 1.749.1 Available under license
- 1.750 scala-parser-combinators 1.1.1**
  - 1.750.1 Available under license
- 1.751 scala-java8-compat\_2.12 0.7.0**
  - 1.751.1 Available under license
- 1.752 scala-xml 1.0.6**
  - 1.752.1 Available under license
- 1.753 objenesis 2.1**
  - 1.753.1 Available under license
- 1.754 jettison 1.3.8**
  - 1.754.1 Available under license
- 1.755 libtasn 4.13-4.el8\_7**
  - 1.755.1 Available under license
- 1.756 punycode 2.1.1**
  - 1.756.1 Available under license
- 1.757 zlib 1.2.11-21.el8\_7**
  - 1.757.1 Available under license
- 1.758 fdisk 2.34.0**
  - 1.758.1 Available under license
- 1.759 pam 1.3.1-5ubuntu4.6**
  - 1.759.1 Available under license
- 1.760 fdisk 2.32.1**
  - 1.760.1 Available under license
- 1.761 googleauthlibraryoauthhttp 0.17.1**
  - 1.761.1 Available under license
- 1.762 google-auth-library-credentials 0.17.1**
  - 1.762.1 Available under license
- 1.763 libksba 1.3.5-9.el8\_7**
  - 1.763.1 Available under license
- 1.764 qw 1.0.2**
  - 1.764.1 Available under license
- 1.765 @iarna/cli 2.1.0**
  - 1.765.1 Available under license
- 1.766 lock-verify 2.2.2**
  - 1.766.1 Available under license
- 1.767 gson 2.10.1**
  - 1.767.1 Available under license

- 1.768 gnutls 3.6.13-2ubuntu1.8**
  - 1.768.1 Available under license
- 1.769 tar 1.30+dfsg-7ubuntu0.20.04.3**
  - 1.769.1 Available under license
- 1.770 jedis 4.4.0-m2**
  - 1.770.1 Available under license
- 1.771 readline 7.0-10.el8**
  - 1.771.1 Available under license
- 1.772 libsigsegv 2.11-5.el8**
  - 1.772.1 Available under license
- 1.773 libunistring 0.9.9-3.el8**
  - 1.773.1 Available under license
- 1.774 libassuan 2.5.1-3.el8**
  - 1.774.1 Available under license
- 1.775 libidn 2.2.0-1.el8**
  - 1.775.1 Available under license
- 1.776 publicsuffix-list 20180723-1.el8**
  - 1.776.1 Available under license
- 1.777 npth 1.5-4.el8**
  - 1.777.1 Available under license
- 1.778 attr 2.4.48-3.el8**
  - 1.778.1 Available under license
- 1.779 gobject-introspection 1.56.1-1.el8**
  - 1.779.1 Available under license
- 1.780 cracklib 2.9.6-15.el8**
  - 1.780.1 Available under license
- 1.781 mpfr 3.1.6-1.el8**
  - 1.781.1 Available under license
- 1.782 grep 3.1-6.el8**
  - 1.782.1 Available under license
- 1.783 libyaml 0.1.7-5.el8**
  - 1.783.1 Available under license
- 1.784 json-glib 1.4.4-1.el8**
  - 1.784.1 Available under license
- 1.785 libpeas 1.22.0-6.el8**
  - 1.785.1 Available under license
- 1.786 libgpg-error 1.31-1.el8**
  - 1.786.1 Available under license
- 1.787 gmp 6.1.2-10.el8**

1.787.1 Available under license  
**1.788 libpkit 0.23.20-1ubuntu0.1**  
1.788.1 Available under license  
**1.789 base-files 11ubuntu5.7**  
1.789.1 Available under license  
**1.790 json-java 20220924**  
1.790.1 Available under license  
**1.791 npm 6.14.18**  
1.791.1 Available under license  
**1.792 resilience4j-timelimiter 1.7.0**  
1.792.1 Available under license  
**1.793 resilience4j-core 1.7.0**  
1.793.1 Available under license  
**1.794 opencensus-contrib-http-util 0.21.0**  
1.794.1 Available under license  
**1.795 classgraph 4.8.65**  
1.795.1 Available under license  
**1.796 resilience4j-ratelimiter 1.7.1**  
1.796.1 Available under license  
**1.797 resilience4j-core 1.7.1**  
1.797.1 Available under license  
**1.798 resilience4j-cache 1.7.0**  
1.798.1 Available under license  
**1.799 resilience4j-bulkhead 1.7.0**  
1.799.1 Available under license  
**1.800 resilience4j-circuitbreaker 1.7.0**  
1.800.1 Available under license  
**1.801 resilience4j-ratelimiter 1.7.0**  
1.801.1 Available under license  
**1.802 resilience4j-retry 1.7.0**  
1.802.1 Available under license  
**1.803 icu 70**  
1.803.1 Available under license  
**1.804 resilience4j-micrometer 1.7.0**  
1.804.1 Available under license  
**1.805 jsqparser 1.2**  
1.805.1 Available under license  
**1.806 openssl 1.1.1k-9.el8\_7**  
1.806.1 Available under license

- 1.807 auto-value-annotations 1.6.6**
  - 1.807.1 Available under license
- 1.808 mvel2 2.4.4.Final**
  - 1.808.1 Available under license
- 1.809 affinity 3.1.11**
  - 1.809.1 Available under license
- 1.810 chronicle-queue 5.17.11**
  - 1.810.1 Available under license
- 1.811 chronicle-core 2.17.10**
  - 1.811.1 Available under license
- 1.812 fst 2.52**
  - 1.812.1 Available under license
- 1.813 java-file-io 1.0.0**
  - 1.813.1 Available under license
- 1.814 google-http-client 1.31.0**
  - 1.814.1 Available under license
- 1.815 chronicle-bytes 2.17.20**
  - 1.815.1 Available under license
- 1.816 chronicle-threads 2.17.2**
  - 1.816.1 Available under license
- 1.817 chronicle-wire 2.17.32**
  - 1.817.1 Available under license
- 1.818 compiler 2.3.4**
  - 1.818.1 Available under license
- 1.819 google-http-client-jackson2 1.31.0**
  - 1.819.1 Available under license
- 1.820 classindex 3.8**
  - 1.820.1 Available under license
- 1.821 micrometer-core 1.10.5**
  - 1.821.1 Available under license
- 1.822 micrometer-observation 1.10.5**
  - 1.822.1 Available under license
- 1.823 tzdata 2023c-1.el8**
  - 1.823.1 Available under license
- 1.824 sudo 1.8.31-1ubuntu1.5**
  - 1.824.1 Available under license
- 1.825 libxml2 2.9.10+dfsg-5ubuntu0.20.04.6**
  - 1.825.1 Available under license
- 1.826 zstd 1.4.9**

1.826.1 Available under license  
**1.827 free-type 2.10.1-2ubuntu0.3**  
1.827.1 Available under license  
**1.828 libpgp-error 1.37-1**  
1.828.1 Available under license  
**1.829 ecj 75dbfad0**  
1.829.1 Available under license  
**1.830 elasticsearch-sql 6.3.1.5**  
1.830.1 Available under license  
**1.831 flink 1.11.2**  
1.831.1 Available under license  
**1.832 opentracing 0.31.0**  
1.832.1 Available under license  
**1.833 equinox 6.0.0**  
1.833.1 Available under license  
**1.834 siddhi-execution-string 5.0.1**  
1.834.1 Available under license  
**1.835 siddhi 5.1.5**  
1.835.1 Available under license  
**1.836 coreutils 8.30-15.el8**  
1.836.1 Available under license  
**1.837 selinux 2.9-8.el8**  
1.837.1 Available under license  
**1.838 tar 1.30-9.el8**  
1.838.1 Available under license  
**1.839 libffi 3.1-24.el8**  
1.839.1 Available under license  
**1.840 setup 2.12.2-9.el8**  
1.840.1 Available under license  
**1.841 libpwquality 1.4.4-6.el8**  
1.841.1 Available under license  
**1.842 rpm 4.14.3-26.el8**  
1.842.1 Available under license  
**1.843 librepo 1.14.2-4.el8**  
1.843.1 Available under license  
**1.844 libarchive 3.3.3-5.el8**  
1.844.1 Available under license  
**1.845 librhsm 0.0.3-5.el8**  
1.845.1 Available under license



**1.846 node.js 14.21.3-1.module+el8.7.0+18531+81d21ca6**

1.846.1 Available under license

**1.847 systemd 245.4-4ubuntu3.22**

1.847.1 Available under license

**1.848 aop-alliance 2.6.1**

1.848.1 Available under license

**1.849 ca-certificates 20230311ubuntu0.20.04.1**

1.849.1 Available under license

**1.850 glibc 2.27-3ubuntu1.6**

1.850.1 Available under license

**1.851 tzdata 2023c-0ubuntu0.20.04.2**

1.851.1 Available under license

**1.852 jquery 3.7.0**

1.852.1 Available under license

**1.853 perl 5.30.0-9ubuntu0.4**

1.853.1 Available under license

**1.854 slf4j-impl 2.17.1**

1.854.1 Available under license

**1.855 util-linux 2.34-0.1ubuntu9.4**

1.855.1 Available under license

**1.856 glib 2.64.6-1~ubuntu20.04.6**

1.856.1 Available under license

**1.857 libx11 1.6.9-2ubuntu1.5**

1.857.1 Available under license

**1.858 gmp 6.2.0+dfsg-4ubuntu0.1**

1.858.1 Available under license

**1.859 ncurses 6.2-0ubuntu2.1**

1.859.1 Available under license

**1.860 libssh 0.9.6-10.el8\_8**

1.860.1 Available under license

**1.861 sqlite 3.26.0-18.el8\_8**

1.861.1 Available under license

**1.862 spring-expression 5.3.28**

1.862.1 Available under license

**1.863 rsocket-transport-netty 1.1.3**

1.863.1 Available under license

**1.864 rsocket-core 1.1.3**

1.864.1 Available under license

**1.865 tinkerpop 3.5.2**

- 1.865.1 Available under license
- 1.866 hashicorp-hcl v1.0.0**
- 1.866.1 Available under license
- 1.867 client-go v0.23.5**
- 1.867.1 Available under license
- 1.868 apimachinery v0.23.5**
- 1.868.1 Available under license
- 1.869 kube-openapi v0.0.0-20211115234752-e816edb12b65**
- 1.869.1 Available under license
- 1.870 apiextensions-apiserver v0.23.5**
- 1.870.1 Available under license
- 1.871 beam 2.40.0**
- 1.871.1 Available under license
- 1.872 grpc 1.43.2**
- 1.872.1 Available under license
- 1.873 jackson 2.12.4**
- 1.873.1 Available under license
- 1.874 codeceptjs 2.3.0**
- 1.874.1 Available under license
- 1.875 d3 4.12.0**
- 1.875.1 Available under license
- 1.876 puppeteer 12.0.1**
- 1.876.1 Available under license
- 1.877 react-dates 15.2.0**
- 1.877.1 Available under license
- 1.878 react-jsonschema-form 1.0.0**
- 1.878.1 Available under license
- 1.879 react-router-dom 4.1.1**
- 1.879.1 Available under license
- 1.880 redux 3.4.0**
- 1.880.1 Available under license
- 1.881 redux-act 1.3.2**
- 1.881.1 Available under license
- 1.882 libxml2 2.9.7-16.el8\_8.1**
- 1.882.1 Available under license
- 1.883 golang 1.18.10**
- 1.883.1 Available under license
- 1.884 golang 1.19.12**
- 1.884.1 Available under license

- 1.885 libpkit 0.23.22-1.el8**
  - 1.885.1 Available under license
- 1.886 ca-certificates 2023.2.60\_v7.0.306-80.0.el8\_8**
  - 1.886.1 Available under license
- 1.887 woodstox 6.2.7**
  - 1.887.1 Available under license
- 1.888 woodstox 6.3.1**
  - 1.888.1 Available under license
- 1.889 glibc 2.31-0ubuntu9.12**
  - 1.889.1 Available under license
- 1.890 libx11 1.6.9-2ubuntu1.6**
  - 1.890.1 Available under license
- 1.891 java™-native-access 5**
  - 1.891.1 Available under license
- 1.892 term-size 0.1.0**
  - 1.892.1 Available under license
- 1.893 jansi---java-library-for-generating-and-interpreting-ansi-escape-sequences.1.5.0**
  - 1.893.1 Available under license
- 1.894 file 5.33-25.el8**
  - 1.894.1 Available under license
- 1.895 chkconfig 1.19.2-1.el8**
  - 1.895.1 Available under license
- 1.896 zlib 1.2.11-25.el8**
  - 1.896.1 Available under license
- 1.897 go-toml 1.9.4**
  - 1.897.1 Available under license
- 1.898 ajv 6.12.6**
  - 1.898.1 Available under license
- 1.899 spring-framework 5.3.28**
  - 1.899.1 Available under license
- 1.900 libpng 1.6.39**
  - 1.900.1 Available under license
- 1.901 pflag 1.0.5**
  - 1.901.1 Available under license
- 1.902 httpcomponents-client 4.5.10**
  - 1.902.1 Available under license
- 1.903 combined-stream 1.0.8**
  - 1.903.1 Available under license

### **1.904 delayed-stream 1.0.0**

1.904.1 Available under license

### **1.905 ansi-styles 3.2.1**

1.905.1 Available under license

### **1.906 function-bind 1.1.1**

1.906.1 Available under license

### **1.907 has-flag 3.0.0**

1.907.1 Available under license

### **1.908 escape-string-regexp 1.0.5**

1.908.1 Available under license

### **1.909 safer-buffer 2.1.2**

1.909.1 Available under license

### **1.910 inherits 2.0.4**

1.910.1 Available under license

### **1.911 unpipe 1.0.0**

1.911.1 Available under license

### **1.912 color-name 1.1.3**

1.912.1 Available under license

### **1.913 yallist 3.1.1**

1.913.1 Available under license

### **1.914 fast-deep-equal 3.1.3**

1.914.1 Available under license

### **1.915 has 1.0.3**

1.915.1 Available under license

### **1.916 safe-buffer 5.2.1**

1.916.1 Available under license

### **1.917 object-assign 4.1.1**

1.917.1 Available under license

### **1.918 openssl 1.1.1f-1ubuntu2.20**

1.918.1 Available under license

### **1.919 is-retry-allowed 1.2.0**

1.919.1 Available under license

### **1.920 lazy-property 1.0.0**

1.920.1 Available under license

### **1.921 asynckit 0.4.0**

1.921.1 Available under license

### **1.922 jdk-zulu 11.68+17**

1.922.1 Available under license

### **1.923 procps 3.3.16-1ubuntu2.4**

1.923.1 Available under license  
**1.924 flink 1.15.2**  
1.924.1 Available under license  
**1.925 apt 2.0.10**  
1.925.1 Available under license  
**1.926 findutils 4.6.0-21.el8**  
1.926.1 Available under license  
**1.927 pam 1.3.1-27.el8**  
1.927.1 Available under license  
**1.928 util-linux 2.32.1-43.el8**  
1.928.1 Available under license  
**1.929 libdnf 0.63.0-17.el8\_9**  
1.929.1 Available under license  
**1.930 glibc 2.28-236.el8.7**  
1.930.1 Available under license  
**1.931 systemd 239-78.el8**  
1.931.1 Available under license  
**1.932 crypto-policies 20230731-1.git3177e06.el8**  
1.932.1 Available under license  
**1.933 redhatrelease 8.9-0.1.el8**  
1.933.1 Available under license  
**1.934 elfutils 0.189-3.el8**  
1.934.1 Available under license  
**1.935 gnutls 3.6.13-2ubuntu1.9**  
1.935.1 Available under license  
**1.936 audit 3.0.7-5.el8**  
1.936.1 Available under license  
**1.937 libcap 2.48-5.el8**  
1.937.1 Available under license  
**1.938 gnutls 3.6.16-7.el8**  
1.938.1 Available under license  
**1.939 curl 7.61.1-33.el8**  
1.939.1 Available under license  
**1.940 glibc 2.28-236.el8\_9.7**  
1.940.1 Available under license  
**1.941 libsolv 0.7.20-6.el8**  
1.941.1 Available under license  
**1.942 jdk-zulu 8.74.0.17**  
1.942.1 Available under license

### **1.943 cytoscape 3.2.8**

1.943.1 Available under license

### **1.944 jiff 0.7.3**

1.944.1 Available under license

### **1.945 core-sdk 5.1.1**

1.945.1 Available under license

### **1.946 annotations 24.1.0**

1.946.1 Available under license

### **1.947 metrics-core 4.1.0**

1.947.1 Available under license

### **1.948 core-sdk 5.3.0**

1.948.1 Available under license

### **1.949 zstd 1.5.2**

1.949.1 Available under license

### **1.950 zlib 1.2.11**

1.950.1 Available under license

### **1.951 lz4-java 1.8.0**

1.951.1 Available under license

### **1.952 jaxb-api 2.3.1**

1.952.1 Available under license

### **1.953 activation-api 1.2.0**

1.953.1 Available under license

### **1.954 objenesis 3.2**

1.954.1 Available under license

### **1.955 activation-api 1.2.2**

1.955.1 Available under license

### **1.956 pelletier-go-toml v1.9.5**

1.956.1 Available under license

### **1.957 github.com-pelletier-go-toml-v2 v2.0.5**

1.957.1 Available under license

### **1.958 golang.org-x-time v0.0.0-20220922220347-f3bd1da661af**

1.958.1 Available under license

### **1.959 golang.org-x-xerrors v0.0.0-20220517211312-f3a8303e98df**

1.959.1 Available under license

### **1.960 github.com-modern-go-reflect2 v1.0.2**

1.960.1 Available under license

### **1.961 github.com-cespare-xxhash v1.1.0**

1.961.1 Available under license

### **1.962 gopkg.in-yaml.v3 v3.0.1**

- 1.962.1 Available under license
- 1.963 github.com-pkg-errors v0.9.1**
  - 1.963.1 Available under license
- 1.964 fsnotify-fsnotify v1.5.4**
  - 1.964.1 Available under license
- 1.965 github.com-cespare-xxhash-v2 v2.1.2**
  - 1.965.1 Available under license
- 1.966 github.com-emicklei-go-restful-v3 v3.8.0**
  - 1.966.1 Available under license
- 1.967 gopkg.in-yaml.v2 v2.4.0**
  - 1.967.1 Available under license
- 1.968 magiconair-properties v1.8.6**
  - 1.968.1 Available under license
- 1.969 github.com-hashicorp-go-cleanhttp v0.5.2**
  - 1.969.1 Available under license
- 1.970 github.com-rs-zero-log v1.20.0**
  - 1.970.1 Available under license
- 1.971 github.com-modern-go-concurrent v0.0.0-20180306012644-bacd9c7ef1dd**
  - 1.971.1 Available under license
- 1.972 github.com-subosito-gotenv v1.4.1**
  - 1.972.1 Available under license
- 1.973 github.com-json-iterator-go v1.1.12**
  - 1.973.1 Available under license
- 1.974 github.com-coocood-freecache v1.2.1**
  - 1.974.1 Available under license
- 1.975 gopkg.in-ini.v1 v1.67.0**
  - 1.975.1 Available under license
- 1.976 gopkg.in-mgo.v2 v2.0.0-20160801194620-b6121c6199b7**
  - 1.976.1 Available under license
- 1.977 golang.org-x-sys v0.0.0-20220520151302-bc2c85ada10a**
  - 1.977.1 Available under license
- 1.978 github.com-mediocregopher-radix-v3 v3.8.1**
  - 1.978.1 Available under license
- 1.979 github.com-golang-jwt-jwt-v4 v4.4.2**
  - 1.979.1 Available under license
- 1.980 github.com-streadway-amqp v0.0.0-20200108173154-1c71cc93ed71**
  - 1.980.1 Available under license
- 1.981 github.com-rcrowley-go-metrics v0.0.0-20200313005456-10cdbea86bc0**
  - 1.981.1 Available under license

- 1.982 github.com-emicklei-go-restful-v3 v3.9.0**
  - 1.982.1 Available under license
- 1.983 k8s.io-klog-v2 v2.30.0**
  - 1.983.1 Available under license
- 1.984 fsnotify-fsnotify v1.5.1**
  - 1.984.1 Available under license
- 1.985 gomodules.xyz-jsonpatch-v2 v2.2.0**
  - 1.985.1 Available under license
- 1.986 github.com-spf13-cobra v1.2.1**
  - 1.986.1 Available under license
- 1.987 gopkg.in-check.v1 v1.0.0-20200227125254-8fa46927fb4f**
  - 1.987.1 Available under license
- 1.988 github.com-kubernetes-sigs-controller-runtime v0.1.12**
  - 1.988.1 Available under license
- 1.989 github.com-lyft-flytestdlib v0.2.10**
  - 1.989.1 Available under license
- 1.990 github.com-davecgh-go-spew v1.1.1**
  - 1.990.1 Available under license
- 1.991 github.com-kr-text v0.2.0**
  - 1.991.1 Available under license
- 1.992 github.com-niemeyer-pretty v0.0.0-20200227124842-a10e7caefd8e**
  - 1.992.1 Available under license
- 1.993 github.com-imdario-mergo v0.3.12**
  - 1.993.1 Available under license
- 1.994 golang.org-x-term v0.0.0-20210615171337-6886f2dfbf5b**
  - 1.994.1 Available under license
- 1.995 github.com-prometheus-client\_golang v1.11.1**
  - 1.995.1 Available under license
- 1.996 github.com-google-go-cmp v0.5.5**
  - 1.996.1 Available under license
- 1.997 github.com-gogo-protobuf v1.3.2**
  - 1.997.1 Available under license
- 1.998 golang-protobuf v1.5.2**
  - 1.998.1 Available under license
- 1.999 github.com-prometheus-operator-prometheus-operator-pkg-apis-monitoring v0.57.0**
  - 1.999.1 Available under license
- 1.1000 github.com-go-logr-logr v1.2.0**
  - 1.1000.1 Available under license



- 1.1001 gopkg.in-inf.v0 v0.9.1**
  - 1.1001.1 Available under license
- 1.1002 github.com-go-resty-resty v1.12.0**
  - 1.1002.1 Available under license
- 1.1003 golang.org-x-net v0.0.0-20211209124913-491a49abca63**
  - 1.1003.1 Available under license
- 1.1004 yaml v1.3.0**
  - 1.1004.1 Available under license
- 1.1005 github.com-golang-grouppcache v0.0.0-20210331224755-41bb18bfe9da**
  - 1.1005.1 Available under license
- 1.1006 github.com-cespare-xxhash-v2 v2.1.1**
  - 1.1006.1 Available under license
- 1.1007 github.com-prometheus-common v0.28.0**
  - 1.1007.1 Available under license
- 1.1008 github.com-alecthomas-units v0.0.0-20190924025748-f65c72e2690d**
  - 1.1008.1 Available under license
- 1.1009 github.com-googleapis-gnostic v0.5.5**
  - 1.1009.1 Available under license
- 1.1010 sigs.k8s.io-json v0.0.0-20211020170558-c049b76a60c6**
  - 1.1010.1 Available under license
- 1.1011 github.com-fatih-color v1.9.0**
  - 1.1011.1 Available under license
- 1.1012 google.golang.org-appengine v1.6.7**
  - 1.1012.1 Available under license
- 1.1013 openshift-api v0.23.5**
  - 1.1013.1 Available under license
- 1.1014 github.com-stretchr-testify v1.7.0**
  - 1.1014.1 Available under license
- 1.1015 github.com-evanphx-json-patch v4.12.0+incompatible**
  - 1.1015.1 Available under license
- 1.1016 github.com-mattn-go-isatty v0.0.11**
  - 1.1016.1 Available under license
- 1.1017 github.com-mattn-go-colorable v0.1.4**
  - 1.1017.1 Available under license
- 1.1018 github.com-emicklei-go-restful v2.9.5+incompatible**
  - 1.1018.1 Available under license
- 1.1019 sigs.k8s.io-structured-merge-diff-v4 v4.2.1**
  - 1.1019.1 Available under license
- 1.1020 github.com-beorn7-perks v1.0.1**

- 1.1020.1 Available under license
- 1.1021 github.com-prometheus-procfs v0.6.0**
  - 1.1021.1 Available under license
- 1.1022 github.com-prometheus-client\_model v0.2.0**
  - 1.1022.1 Available under license
- 1.1023 golang.org-x-oauth2 v0.0.0-20210819190943-2bc19b11175f**
  - 1.1023.1 Available under license
- 1.1024 github.com-inconshreveable-mousetrap v1.0.0**
  - 1.1024.1 Available under license
- 1.1025 github.com-prometheus-operator-prometheus-operator-pkg-client v0.57.0**
  - 1.1025.1 Available under license
- 1.1026 github.com-matttproud-golang\_protobuf\_extensions v1.0.2-0.20181231171920-c182affec369**
  - 1.1026.1 Available under license
- 1.1027 github.com-robfig-cron v1.2.0**
  - 1.1027.1 Available under license
- 1.1028 github.com-jarcoal-httpmock v1.0.4**
  - 1.1028.1 Available under license
- 1.1029 golang.org-x-sys v0.0.0-20211029165221-6e7872819dc8**
  - 1.1029.1 Available under license
- 1.1030 github.com-benlaurie-objecthash v0.0.0-20180202135721-d1e3d6079fc1**
  - 1.1030.1 Available under license
- 1.1031 github.com-pmezard-go-difflib v1.0.0**
  - 1.1031.1 Available under license
- 1.1032 github.com-google-gofuzz v1.1.0**
  - 1.1032.1 Available under license
- 1.1033 golang.org-x-time v0.0.0-20210723032227-1f47c861a9ac**
  - 1.1033.1 Available under license
- 1.1034 github.com-alecthomas-template v0.0.0-20190718012654-fb15b899a751**
  - 1.1034.1 Available under license
- 1.1035 gopkg.in-alecthomas-kingpin.v2 v2.2.6**
  - 1.1035.1 Available under license
- 1.1036 jsr305 3.0.2**
  - 1.1036.1 Available under license
- 1.1037 calcite 1.28.0**
  - 1.1037.1 Available under license
- 1.1038 opencensus 0.31.0**
  - 1.1038.1 Available under license
- 1.1039 google-auth-library-java 0.22.2**

- 1.1039.1 Available under license
- 1.1040 asm-9 9.2**
  - 1.1040.1 Available under license
- 1.1041 avatica 1.19.0**
  - 1.1041.1 Available under license
- 1.1042 asm-7 7.1**
  - 1.1042.1 Available under license
- 1.1043 jackson 2.13.2**
  - 1.1043.1 Available under license
- 1.1044 jackson 2.13.4.2**
  - 1.1044.1 Available under license
- 1.1045 java-common-protos 2.0.1**
  - 1.1045.1 Available under license
- 1.1046 highcharts-no-data-to-display 0.1.2**
  - 1.1046.1 Available under license
- 1.1047 moment-timezone 0.5.11**
  - 1.1047.1 Available under license
- 1.1048 socket.io-client 2.0.1**
  - 1.1048.1 Available under license
- 1.1049 babel-core 7.17.2**
  - 1.1049.1 Available under license
- 1.1050 babel-preset-react 7.16.7**
  - 1.1050.1 Available under license
- 1.1051 babel-preset-env 7.16.11**
  - 1.1051.1 Available under license

## 1.1 antlr 2.7.7

### 1.1.1 Available under license :

#### SOFTWARE RIGHTS

ANTLR 1989-2006 Developed by Terence Parr  
Partially supported by University of San Francisco & jGuru.com

We reserve no legal rights to the ANTLR--it is fully in the public domain. An individual or company may do whatever they wish with source code distributed with ANTLR or the code generated by ANTLR, including the incorporation of ANTLR, or its output, into commercial software.

We encourage users to develop software with ANTLR. However, we do ask that credit is given to us for developing

ANTLR. By "credit", we mean that if you use ANTLR or incorporate any source code into one of your programs (commercial product, research project, or otherwise) that you acknowledge this fact somewhere in the documentation, research report, etc... If you like ANTLR and have developed a nice tool with the output, please mention that you developed it using ANTLR. In addition, we ask that the headers remain intact in our source code.

As long as these guidelines are kept, we expect to continue enhancing this system and expect to make other tools available as they are completed.

The primary ANTLR guy:

Terence Parr  
parrt@cs.usfca.edu  
parrt@antlr.org

## 1.2 javax-inject 1

### 1.2.1 Available under license :

Apache License

Version 2.0, January 2004

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

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

##### 1. Definitions.

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

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

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

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

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

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

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

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

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

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

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

Work and such Derivative Works in Source or Object form.

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

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

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

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

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

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

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

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

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

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

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

END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

/\*

\* Copyright (C) 2009 The JSR-330 Expert Group

\*

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

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

\* You may obtain a copy of the License at



- \*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*
- \* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

## 1.3 junit 4.10

### 1.3.1 Available under license :

BSD License

Copyright (c) 2000-2006, www.hamcrest.org  
All rights reserved.

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

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

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

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

Common Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
  - i) changes to the Program, and
  - ii) additions to the Program;where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no

assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise.

As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a) it must be made available under this Agreement; and

b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution

of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH

IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software

(including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable.

However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial Agreement Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

## 1.4 junit 4.11

### 1.4.1 Available under license :

Common Public License Version 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a) it must be made available under this Agreement; and

b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs

(collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE,



NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified

in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial Agreement Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

// Copyright 2010 Google Inc. All Rights Reserved.

# 1.5 guava 25.0-jre

## 1.5.1 Available under license :

Apache License

Version 2.0, January 2004

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

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

#### 1. Definitions.

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

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

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

or (iii) beneficial ownership of such entity.

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

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

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

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

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

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

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

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

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

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

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

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

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

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

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works

thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

Copyright-Only Dedication\* (based on United States law)

or Public Domain Certification

This license is acceptable for Free Cultural Works.

Creative Commons has retired this legal tool and does not recommend that it be applied to works.

The person or persons who have associated work with this document (the "Dedicator" or "Certifier") hereby either (a) certifies that, to the best of his knowledge, the work of authorship identified is in the public domain of the country from which the work is published, or (b) hereby dedicates whatever copyright the dedicators holds in the work of authorship identified below (the "Work") to the public domain. A certifier, moreover, dedicates any copyright interest he may have in the associated work, and for these purposes, is described as a "dedicator" below.

A certifier has taken reasonable steps to verify the copyright status of this work. Certifier recognizes that his good faith efforts may not shield him from liability if in fact the work certified is not in the public domain.

Dedicator makes this dedication for the benefit of the public at large and to the detriment of the Dedicator's heirs and successors. Dedicator intends this dedication to be an overt act of relinquishment in perpetuity of all present and future rights under copyright law, whether vested or contingent, in the Work. Dedicator understands that such relinquishment of all rights includes the relinquishment of all rights to enforce (by lawsuit or otherwise) those copyrights in the Work.

Dedicator recognizes that, once placed in the public domain, the Work may be freely reproduced, distributed, transmitted, used, modified, built upon, or otherwise exploited by anyone for any purpose, commercial or non-commercial, and in any way, including by methods that have not yet been invented or conceived.

/\*

\* This method was written by Doug Lea with assistance from members of JCP  
\* JSR-166 Expert Group and released to the public domain, as explained at  
\* <http://creativecommons.org/licenses/publicdomain>

\*

\* As of 2010/06/11, this method is identical to the (package private) hash  
\* method in OpenJDK 7's java.util.HashMap class.

\*/

/\*

\* Copyright (C) 2010 The Guava Authors

\*

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

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

\* You may obtain a copy of the License at

\*

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

\*

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

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

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

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

\* limitations under the License.

\*/

# 1.6 minlog 1.2

## 1.6.1 Available under license :

<OWNER> = Regents of the University of California  
<ORGANIZATION> = University of California, Berkeley  
<YEAR> = 1998

In the original BSD license, the occurrence of "copyright holder" in the 3rd clause read "ORGANIZATION", placeholder for "University of California". In the original BSD license, both occurrences of the phrase "COPYRIGHT HOLDERS AND CONTRIBUTORS" in the disclaimer read "REGENTS AND CONTRIBUTORS".

Here is the license template:

Copyright (c) <YEAR>, <OWNER>  
All rights reserved.

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

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

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

# 1.7 config 1.2.0

## 1.7.1 Available under license :

Apache License  
Version 2.0, January 2004



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

### 1. Definitions.

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

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

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

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

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

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

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

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

"Contribution" shall mean any work of authorship, including

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

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

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

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

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

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

Derivative Works a copy of this License; and

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

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

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

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

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

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

origin of the Work and reproducing the content of the NOTICE file.

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

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

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

END OF TERMS AND CONDITIONS

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

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

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

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

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

You may obtain a copy of the License at

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

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

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

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

See the License for the specific language governing permissions and

limitations under the License.

## 1.8 javax-json 1.0.4

### 1.8.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

#### 1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7.

"License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims,

each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification.

You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.



When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING

NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE

LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a commercial item, as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of commercial computer software (as that term is defined at 48 C.F.R. § 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

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

Preamble

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

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

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

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

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

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

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to

know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

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

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

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version

or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

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

#### NO WARRANTY

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

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

#### END OF TERMS AND CONDITIONS

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

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

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

One line to give the program's name and a brief idea of what it does.

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

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

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

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

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

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

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

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

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

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

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

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

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module



which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

## 1.9 jbcrypt 0.4

### 1.9.1 Available under license :

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

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

Found in path(s):

```
* /opt/cola/permits/115342115_1646171445.14/0/jbcrypt-0-4-sources-5-jar/org/mindrot/jbcrypt/BCrypt.java
```

## 1.10 commons-collections 3.2.2

### 1.10.1 Available under license :

Apache Commons Collections  
Copyright 2001-2015 The Apache Software Foundation

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

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

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

##### 1. Definitions.

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

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

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

of such entity.

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

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

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

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

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

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

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

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

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

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

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

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

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

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

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

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

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

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

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

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

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

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

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

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

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

## END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

You may obtain a copy of the License at

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

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

# 1.11 commons-csv 1.4

## 1.11.1 Available under license :

Apache Commons CSV

Copyright 2005-2016 The Apache Software Foundation

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

Apache License

Version 2.0, January 2004

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

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

#### 1. Definitions.

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

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

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

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

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

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

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

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

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

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

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

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

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

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

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

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



5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

## 1.12 antlr 3.5.2

### 1.12.1 Available under license :

BSD licence

<http://antlr.org/license.html>

## 1.13 javatuples 1.2

### 1.13.1 Available under license :

Apache License

Version 2.0, January 2004

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

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

1. Definitions.

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

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

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

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

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

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

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

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

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

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

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

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

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

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

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

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

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

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

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

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

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

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

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

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

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

END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

You may obtain a copy of the License at

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

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

Copyright (c) 2010, The JAVATUPLES team (<http://www.javatuples.org>)

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

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

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

## 1.14 jcabi-log 0.14

### 1.14.1 Available under license :

BSD

<http://www.jcabi.com/LICENSE.txt>

This is free open source project, feel free to redistribute it, modify, and use in open source OR/AND commercial projects.

Full text of the license is available at <http://www.jcabi.com/LICENSE.txt>

## 1.15 jcabi-manifests 1.1

### 1.15.1 Available under license :

BSD

<http://www.jcabi.com/LICENSE.txt>

This is free open source project, feel free to redistribute it, modify, and use in open source OR/AND commercial projects.

Full text of the license is available at <http://www.jcabi.com/LICENSE.txt>

## 1.16 commons-math 3.6.1

## 1.16.1 Available under license :

/\*

- \* Licensed to the Apache Software Foundation (ASF) under one or more
- \* contributor license agreements. See the NOTICE file distributed with
- \* this work for additional information regarding copyright ownership.
- \* The ASF licenses this file to You under the Apache License, Version 2.0
- \* (the "License"); you may not use this file except in compliance with
- \* the License. You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

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

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

#### 1. Definitions.

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

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

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

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

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

"Object" form shall mean any form resulting from mechanical



transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

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

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

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

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

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

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

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

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

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

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

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

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

those notices that do not

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

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

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

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

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

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

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

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

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

Apache Commons Math includes the following code provided to the ASF under the Apache License 2.0:

- The inverse error function implementation in the Erf class is based on CUDA code developed by Mike Giles, Oxford-Man Institute of Quantitative Finance, and published in GPU Computing Gems, volume 2, 2010 (grant received on March 23th 2013)
- The LinearConstraint, LinearObjectiveFunction, LinearOptimizer, Relationship, SimplexSolver and SimplexTableau classes in package org.apache.commons.math3.optimization.linear include software developed by Benjamin McCann (<http://www.benmccann.com>) and distributed with the following

copyright: Copyright 2009 Google Inc. (grant received on March 16th 2009)

- The class "org.apache.commons.math3.exception.util.LocalizedFormatsTest" which is an adapted version of "OrekitMessagesTest" test class for the Orekit library
- The "org.apache.commons.math3.analysis.interpolation.HermiteInterpolator" has been imported from the Orekit space flight dynamics library.

---

#### APACHE COMMONS MATH DERIVATIVE WORKS:

The Apache commons-math library includes a number of subcomponents whose implementation is derived from original sources written in C or Fortran. License terms of the original sources are reproduced below.

---

For the lmdcr, lmpar and qrsolv Fortran routine from minpack and translated in the LevenbergMarquardtOptimizer class in package org.apache.commons.math3.optimization.general  
Original source copyright  
and license statement:

Minpack Copyright Notice (1999) University of Chicago. All rights reserved

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

"This product includes software developed by the University of Chicago, as Operator of Argonne National Laboratory.

Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. WARRANTY DISCLAIMER. THE SOFTWARE IS SUPPLIED "AS IS"

WITHOUT WARRANTY OF ANY KIND. THE COPYRIGHT HOLDER, THE UNITED STATES, THE UNITED STATES DEPARTMENT OF ENERGY, AND THEIR EMPLOYEES: (1) DISCLAIM ANY WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE OR NON-INFRINGEMENT, (2) DO NOT ASSUME ANY LEGAL LIABILITY OR RESPONSIBILITY FOR THE ACCURACY, COMPLETENESS, OR USEFULNESS OF THE SOFTWARE, (3) DO NOT REPRESENT THAT USE OF THE SOFTWARE WOULD NOT INFRINGE PRIVATELY OWNED RIGHTS, (4) DO NOT WARRANT THAT THE SOFTWARE WILL FUNCTION UNINTERRUPTED, THAT IT IS ERROR-FREE OR THAT ANY ERRORS WILL BE CORRECTED.

5. LIMITATION OF LIABILITY. IN NO EVENT WILL THE COPYRIGHT HOLDER, THE UNITED STATES, THE UNITED STATES DEPARTMENT OF ENERGY, OR THEIR EMPLOYEES: BE LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR PUNITIVE DAMAGES OF ANY KIND OR NATURE, INCLUDING BUT NOT LIMITED TO LOSS OF PROFITS OR LOSS OF DATA, FOR ANY REASON WHATSOEVER, WHETHER SUCH LIABILITY IS ASSERTED ON THE BASIS OF CONTRACT, TORT (INCLUDING NEGLIGENCE OR STRICT LIABILITY), OR OTHERWISE, EVEN IF ANY OF SAID PARTIES HAS BEEN WARNED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGES.

=====  
Copyright and license statement for the odex Fortran routine developed by E. Hairer and G. Wanner and translated in GraggBulirschStoerIntegrator class in package org.apache.commons.math3.ode.nonstiff:

Copyright (c) 2004, Ernst Hairer

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

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

documentation and/or other materials provided  
with the distribution.

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

=====

Copyright and license statement for the original Mersenne twister C routines translated in MersenneTwister class in package org.apache.commons.math3.random:

Copyright (C) 1997 - 2002, Makoto Matsumoto and Takuji Nishimura, All rights reserved.

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

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

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

NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

The initial code for shuffling an array (originally in class "org.apache.commons.math3.random.RandomDataGenerator", now replaced by a method in class "org.apache.commons.math3.util.MathArrays") was inspired from the algorithm description provided in "Algorithms", by Ian Craw and John Pulham (University of Aberdeen 1999).

The textbook (containing a proof that the shuffle is uniformly random) is available here:

<http://citeseerx.ist.psu.edu/viewdoc/download;?doi=10.1.1.173.1898&rep=rep1&type=pdf>

---

License statement for the direction numbers in the resource files for Sobol sequences.

-----  
Licence pertaining to sobol.cc and the accompanying sets of direction numbers

-----  
Copyright (c) 2008, Frances Y. Kuo and Stephen Joe  
All rights reserved.

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

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

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

\* Neither the names of the copyright holders nor the names of the University of New South Wales and the University of Waikato and its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND



ON ANY THEORY  
OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

The initial commit of package "org.apache.commons.math3.ml.neuralnet" is  
an adapted version of code developed in the context of the Data Processing  
and Analysis Consortium (DPAC) of the "Gaia" project of the European Space  
Agency (ESA).

---

The initial commit of the class "org.apache.commons.math3.special.BesselJ" is  
an adapted version of code translated from the netlib Fortran program, rjbesl  
<http://www.netlib.org/specfun/rjbesl> by R.J. Cody at Argonne National  
Laboratory (USA). There is no license or copyright statement included with the  
original Fortran sources.

---

The  
BracketFinder (package org.apache.commons.math3.optimization.univariate)  
and PowellOptimizer (package org.apache.commons.math3.optimization.general)  
classes are based on the Python code in module "optimize.py" (version 0.5)  
developed by Travis E. Oliphant for the SciPy library (<http://www.scipy.org/>)  
Copyright 2003-2009 SciPy Developers.

SciPy license  
Copyright 2001, 2002 Enthought, Inc.  
All rights reserved.

Copyright 2003-2013 SciPy Developers.  
All rights reserved.

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

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

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

=====

Apache Commons Math  
Copyright 2001-2016 The Apache Software Foundation

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

This product includes software developed for Orekit by  
CS Systmes d'Information (<http://www.c-s.fr/>)  
Copyright 2010-2012 CS Systmes d'Information

## 1.17 antlr 4.7

### 1.17.1 Available under license :

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

```
/*  
* Copyright (c) 2012-2017 The ANTLR Project. All rights reserved.  
* Use of this file is governed by the BSD 3-clause license that  
* can be found in the LICENSE.txt file in the project root.  
*/
```

Found in path(s):

```
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/ATNDeserializationOptions.java  
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/LexerPushModeAction.java  
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/tree/Tree.java  
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/tree/AbstractParseTreeVisitor.java  
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/tree/xpath/XPathLexer.java  
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/misc/Triple.java  
*
```

/opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/pattern/RuleTagToken.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/pattern/TokenTagToken.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/LexerInterpreter.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/StarBlockStartState.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/ActionTransition.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/misc/Utils.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/BlockEndState.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/IntStream.java  
 \*  
 /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/AmbiguityInfo.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/PredictionContext.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/ParseInfo.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/misc/MultiMap.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/xpath/XPathWildcardElement.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/ATNType.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/BlockStartState.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/TokensStartState.java  
 \*  
 /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/AtomTransition.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/ATNState.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/FailedPredicateException.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/ErrorNode.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/PredictionContextCache.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/pattern/ParseTreePatternMatcher.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/UnbufferedTokenStream.java

\*  
/opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/ErrorInfo.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/LexerNoViableAltException.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/SingletonPredictionContext.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/dfa/DFASState.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/TokenStream.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/CommonTokenStream.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/CharStreams.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/ATNConfig.java  
\*  
/opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/tree/IterativeParseTreeWalker.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/tree/pattern/ParseTreePattern.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/PredictionMode.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/ANTLRInputStream.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/EmptyPredictionContext.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/misc/MurmurHash.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/DecisionEventInfo.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/RangeTransition.java  
\*  
/opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/LexerPopModeAction.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/misc/IntervalSet.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/ConsoleErrorListener.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/tree/RuleNode.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/Lexer.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/LookaheadEventInfo.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-

jar/org/antlr/v4/runtime/atn/LexerCustomAction.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/DecisionState.java  
\*  
/opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/WritableToken.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/misc/IntegerList.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/PrecedencePredicateTransition.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/misc/Predicate.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/Transition.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/PredicateTransition.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/tree/ParseTreeWalker.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/tree/pattern/TagChunk.java  
\*  
/opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/AbstractPredicateTransition.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/misc/LogManager.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/Parser.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/tree/xpath/XPathLexerErrorListener.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/LexerActionType.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/PredicateEvalInfo.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/misc/Interval.java  
\*  
/opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/TokenFactory.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/TokenStreamRewriter.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/BailErrorStrategy.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/LoopEndState.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/misc/FlexibleHashMap.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
jar/org/antlr/v4/runtime/atn/LexerATNConfig.java

\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/VocabularyImpl.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/SyntaxTree.java  
 \*  
 /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/LL1Analyzer.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/RuleTransition.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/BasicBlockStartState.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/ATNSimulator.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/SetTransition.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/xpath/XPath.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/OrderedATNConfigSet.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/Trees.java  
 \*  
 /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/xpath/XPathElement.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/xpath/XPathRuleAnywhereElement.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/NoViableAltException.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/misc/Pair.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/LexerIndexedCustomAction.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/xpath/XPathWildcardAnywhereElement.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/ProxyErrorListener.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/CodePointTransitions.java  
 \*  
 /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/misc/IntegerStack.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/SemanticContext.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/ParseTreeProperty.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/InterpreterRuleContext.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-

jar/org/antlr/v4/runtime/tree/xpath/XPathTokenElement.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/LexerSkipAction.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/CodePointCharStream.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/EpsilonTransition.java  
 \*  
 /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/DecisionInfo.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/BufferedTokenStream.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/RuleContextWithAltNum.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/ANTLRFileStream.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/DefaultErrorStrategy.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/ContextSensitivityInfo.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/dfa/DFASerializer.java  
 \*  
 /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/misc/IntSet.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/xpath/XPathRuleElement.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/Recognizer.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/misc/DoubleKeyMap.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/ParseTreeVisitor.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/ATNDeserializer.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/misc/Array2DHashSet.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/CodePointBuffer.java  
 \*  
 /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/CommonToken.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/ATN.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/PlusLoopbackState.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/misc/EqualityComparator.java

\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/LexerMoreAction.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/LexerChannelAction.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/Token.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/RuleContext.java  
 \*  
 /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/ParserInterpreter.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/ATNConfigSet.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/TreeNodeImpl.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/TerminalNode.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/ParserATNSimulator.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/InputMismatchException.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/LexerTypeAction.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/NotSetTransition.java  
 \*  
 /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/misc/ParseCancellationException.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/misc/NotNull.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/pattern/TextChunk.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/CommonTokenFactory.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/ListTokenSource.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/atn/ProfilingATNSimulator.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/ParseTree.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/CharStream.java  
 \*  
 /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/tree/TerminalNodeImpl.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-  
 jar/org/antlr/v4/runtime/UnbufferedCharStream.java  
 \* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-



```

jar/org/antlr/v4/runtime/ParserRuleContext.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/atn/ATNSerializer.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/atn/LexerActionExecutor.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/atn/RuleStopState.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/atn/LexerModeAction.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/atn/StarLoopEntryState.java
*
/opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/RecognitionException.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/atn/LexerATNSimulator.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/tree/pattern/ParseTreeMatch.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/dfa/DFA.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/atn/PlusBlockStartState.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/BaseErrorListener.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/misc/ObjectEqualityComparator.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/atn/ArrayPredictionContext.java
*
/opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/misc/TestRig.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/dfa/LexerDFASerializer.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/DiagnosticErrorListener.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/tree/xpath/XPathTokenAnywhereElement.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/atn/StarLoopbackState.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/misc/OrderedHashSet.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/ANTLRErrorListener.java
*
/opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/tree/ParseTreeListener.java
* /opt/cola/permits/169822625_1695316177.9963315/0/antlr4-runtime-4-7-sources-
jar/org/antlr/v4/runtime/ANTLRErrorStrategy.java

```

\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-jar/org/antlr/v4/runtime/atn/RuleStartState.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-jar/org/antlr/v4/runtime/misc/AbstractEqualityComparator.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-jar/org/antlr/v4/runtime/atn/WildcardTransition.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-jar/org/antlr/v4/runtime/RuntimeMetaData.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-jar/org/antlr/v4/runtime/atn/LexerAction.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-jar/org/antlr/v4/runtime/TokenSource.java  
\*  
/opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-jar/org/antlr/v4/runtime/Vocabulary.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-jar/org/antlr/v4/runtime/tree/pattern/Chunk.java  
\* /opt/cola/permits/169822625\_1695316177.9963315/0/antlr4-runtime-4-7-sources-jar/org/antlr/v4/runtime/atn/BasicState.java

## 1.18 json-simple 1.1.1

### 1.18.1 Available under license :

Apache License

Version 2.0, January 2004

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

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

##### 1. Definitions.

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

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

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

"You"

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

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

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

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

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

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

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

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

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

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or,

within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

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

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

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

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

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

#### END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

You may obtain a copy of the License at

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

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

# 1.19 copy-concurrently 1.0.5

## 1.19.1 Available under license :

Copyright (c) 2017, Rebecca Turner <me@re-becca.org>

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

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

# 1.20 move-concurrently 1.0.1

## 1.20.1 Available under license :

Copyright (c) 2017, Rebecca Turner <me@re-becca.org>

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

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

# 1.21 run-queue 1.0.3

## 1.21.1 Available under license :

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

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

## 1.22 hdrhistogram 2.1.9

### 1.22.1 Available under license :

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

/\*\*

\* Written by Gil Tene of Azul Systems, and released to the public domain,  
\* as explained at <http://creativecommons.org/publicdomain/zero/1.0/>  
\*/

Found in path(s):

\* /opt/cola/permits/174180979\_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/WriterReaderPhaser.java

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

/\*\*

\* Written by Gil Tene of Azul Systems, and released to the public domain,  
\* as explained at <http://creativecommons.org/publicdomain/zero/1.0/>  
\*  
\* @author Gil Tene  
\*/

Found in path(s):

\* /opt/cola/permits/174180979\_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/AtomicHistogram.java

\* /opt/cola/permits/174180979\_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/RecordedValuesIterator.java

\* /opt/cola/permits/174180979\_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/DoubleRecorder.java

\* /opt/cola/permits/174180979\_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/ShortCountsHistogram.java

\* /opt/cola/permits/174180979\_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/EncodableHistogram.java

\* /opt/cola/permits/174180979\_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/ZigZagEncoding.java

\* /opt/cola/permits/174180979\_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/HistogramLogReader.java

\*

/opt/cola/permits/174180979\_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/DoublePercentileIterator.java

\* /opt/cola/permits/174180979\_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/DoubleHistogramIterationValue.java

\* /opt/cola/permits/174180979\_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/DoubleHistogram.java



```

* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/HistogramIterationValue.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/AllValuesIterator.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/DoubleLinearIterator.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/Histogram.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/AbstractHistogram.java
*
/opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/ConcurrentHistogram.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/Version.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/Recorder.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/DoubleRecordedValuesIterator.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/LogarithmicIterator.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/HistogramLogProcessor.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/SingleWriterDoubleRecorder.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/AbstractHistogramIterator.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/DoubleAllValuesIterator.java
*
/opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/IntCountsHistogram.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/SynchronizedDoubleHistogram.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/PercentileIterator.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/SingleWriterRecorder.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/ConcurrentDoubleHistogram.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/SynchronizedHistogram.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/DoubleLogarithmicIterator.java
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/AbstractHistogramLogReader.java
*
/opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-
jar/org/HdrHistogram/LinearIterator.java
No license file was found, but licenses were detected in source scan.

```

```
/*
 * package-info.java
 * Written by Gil Tene of Azul Systems, and released to the public domain,
 * as explained at http://creativecommons.org/publicdomain/zero/1.0/
 */
```

Found in path(s):

```
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/package-info.java
```

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

```
/**
 * Written by Gil Tene of Azul Systems, and released to the public domain,
 * as explained at http://creativecommons.org/publicdomain/zero/1.0/
 *
 * @author Gil Tene
 */
```

```
package org.HdrHistogram;
```

```
final class Version {
    public static final String version="$VERSION$";
    public static final String build_time="$BUILD_TIMES$";
}
```

Found in path(s):

```
* /opt/cola/permits/174180979_1651176763.07/0/hdrhistogram-2-1-9-sources-jar/org/HdrHistogram/Version.java.template
```

## 1.23 aspect-j 1.8.13

### 1.23.1 Available under license :

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
  - i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

## 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That

Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL

HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the

right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This

Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

/\* \*\*\*\*\*/

\* Copyright (c) 2005 Contributors.

\* All rights reserved.

\* This program and the accompanying materials are made available

\* under the terms of the Eclipse Public License v1.0

\* which accompanies this distribution and is available at

\* <http://eclipse.org/legal/epl-v10.html>

\*

\* Contributors:

\* Adrian Colyer Initial implementation

/\* \*\*\*\*\*/

package org.aspectj.internal.lang.annotation;

## 1.24 aspectj-tools 1.8.13

### 1.24.1 Available under license :

/\* \*\*\*\*\*/

\* Copyright (c) 1999-2001 Xerox Corporation,

\* 2002 Palo Alto Research Center, Incorporated (PARC).

\* All rights reserved.

\* This program and the accompanying materials are made available

\* under the terms of the Eclipse Public License v1.0

\* which accompanies this distribution and is available at

\* <http://www.eclipse.org/legal/epl-v10.html>

\*

\* Contributors:

\* Xerox/PARC initial implementation

/\* \*\*\*\*\*/

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor"

means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights

and licenses granted hereunder,

each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively

excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a) it must be made available under this Agreement; and

b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential



liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes

such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement

Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

## 1.25 httpasyncclient 4.1.4

### 1.25.1 Available under license :

Apache HttpAsyncClient  
Copyright 2010-2018 The Apache Software Foundation

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

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

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

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

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

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

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

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

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

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

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

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

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

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

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

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

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

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

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

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

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

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

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

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

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

END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

## 1.26 abego-treelayout-core 1.0.3

### 1.26.1 Available under license :

[The "BSD license"]

Copyright (c) 2011, abego Software GmbH, Germany (<http://www.abego.org>)

All rights reserved.

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

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

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

## 1.27 failureaccess 1.0.1

# 1.28 latencyutils 2.0.3

## 1.29 jcl-over-slf4j 1.7.25

### 1.29.1 Available under license :

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

```
/*
 * Copyright 2001-2004 The Apache Software Foundation.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/197233950_1651094479.22/0/jcl-over-slf4j-1-7-25-sources-
jar/org/apache/commons/logging/impl/SLF4JLogFactory.java
* /opt/cola/permits/197233950_1651094479.22/0/jcl-over-slf4j-1-7-25-sources-
jar/org/apache/commons/logging/Log.java
* /opt/cola/permits/197233950_1651094479.22/0/jcl-over-slf4j-1-7-25-sources-
jar/org/apache/commons/logging/LogFactory.java
*
/opt/cola/permits/197233950_1651094479.22/0/jcl-over-slf4j-1-7-25-sources-
jar/org/apache/commons/logging/LogConfigurationException.java
* /opt/cola/permits/197233950_1651094479.22/0/jcl-over-slf4j-1-7-25-sources-
jar/org/apache/commons/logging/impl/SimpleLog.java
* /opt/cola/permits/197233950_1651094479.22/0/jcl-over-slf4j-1-7-25-sources-
jar/org/apache/commons/logging/impl/SLF4JLog.java
* /opt/cola/permits/197233950_1651094479.22/0/jcl-over-slf4j-1-7-25-sources-
jar/org/apache/commons/logging/impl/SLF4JLocationAwareLog.java
* /opt/cola/permits/197233950_1651094479.22/0/jcl-over-slf4j-1-7-25-sources-
jar/org/apache/commons/logging/impl/NoOpLog.java
```



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

2004 The Apache Software Foundation.

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

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

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

Found in path(s):

\* /opt/cola/permits/197233950\_1651094479.22/0/jcl-over-slf4j-1-7-25-sources-  
jar/org/apache/commons/logging/package.html

## 1.30 commons-collections 4.1

### 1.30.1 Available under license :

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

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

##### 1. Definitions.

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

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

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

of such entity.

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

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

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

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

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

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

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

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

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

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

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

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

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

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

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

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

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

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

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

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

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

## END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

You may obtain a copy of the License at

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

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

Apache Commons Collections

Copyright 2001-2015 The Apache Software Foundation

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

## 1.31 okhttp 3.12.1

## 1.32 jul-to-slf4j 1.7.26

## 1.33 config 1.3.3

## 1.34 profiler 1.0.2

## 1.35 jetty 9.4.18.v20190429

### 1.35.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
  - i) changes to the Program, and
  - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor

itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure

any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner



which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION

LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the

Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

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

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

### 1. Definitions.

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

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

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

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

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

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

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

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

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

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

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

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

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

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

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

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

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

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

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

## END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

## 1.36 commons-pool 2.6.2

## 1.37 antlr 4.7.2

## 1.38 bzip2 1.0.8

## 1.39 j2objc-annotations 1.3

## 1.39.1 Available under license :

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

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

#### 1. Definitions.

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

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

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

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

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

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

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

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



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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

END OF TERMS AND CONDITIONS

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

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

/\*

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

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

\* You may obtain a copy of the License at

\*

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

\*

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

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

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

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

\* limitations under the License.

\*/

## 1.40 commons-beanutils 1.9.4

### 1.40.1 Available under license :

Apache Commons BeanUtils

Copyright 2000-2019 The Apache Software Foundation

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

Apache License

Version 2.0, January 2004

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

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

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

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

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

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

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

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

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

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner

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

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

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

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

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

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

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

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

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

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

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

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

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

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

## END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]



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

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

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

## 1.41 httpcomponents-client 4.5.9

### 1.41.1 Available under license :

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

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

##### 1. Definitions.

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

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

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

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

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

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

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

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

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

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

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

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

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

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

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

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

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

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

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

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

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

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

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

Apache HttpClient  
Copyright 1999-2019 The Apache Software Foundation

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

## 1.42 zkclient 0.10

# 1.43 objenesis 2.5.1

## 1.43.1 Available under license :

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

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

#### 1. Definitions.

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

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

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

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

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

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

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

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

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

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

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

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

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

as of the date such litigation is filed.

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

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

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

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

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

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

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

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

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



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

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

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

END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

```
// -----  
// NOTICE file corresponding to the section 4d of The Apache License,  
// Version 2.0, in this case for Objenesis  
// -----
```

Objenesis

Copyright 2006-2017 Joe Walnes, Henri Tremblay, Leonardo Mesquita

## 1.44 reflectasm 1.09

## 1.45 fonts-dejavu 2.37-1

### 1.45.1 Available under license :

Fonts are (c) Bitstream (see below). DejaVu changes are in public domain.  
Glyphs imported from Arev fonts are (c) Tavmjong Bah (see below)

Bitstream Vera Fonts Copyright  
-----

Copyright (c) 2003 by Bitstream, Inc. All Rights Reserved. Bitstream Vera is

a trademark of Bitstream, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of the fonts accompanying this license ("Fonts") and associated documentation files (the "Font Software"), to reproduce and distribute the Font Software, including without limitation the rights to use, copy, merge, publish, distribute, and/or sell copies of the Font Software, and to permit persons to whom the Font Software is furnished to do so, subject to the following conditions:

The above copyright and trademark notices and this permission notice shall be included in all copies of one or more of the Font Software typefaces.

The Font Software may be modified, altered, or added to, and in particular the designs of glyphs or characters in the Fonts may be modified and additional glyphs or characters may be added to the Fonts, only if the fonts are renamed to names not containing either the words "Bitstream" or the word "Vera".

This License becomes null and void to the extent applicable to Fonts or Font Software that has been modified and is distributed under the "Bitstream Vera" names.

The Font Software may be sold as part of a larger software package but no copy of one or more of the Font Software typefaces may be sold by itself.

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL BITSTREAM OR THE GNOME FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Except as contained in this notice, the names of Gnome, the Gnome Foundation, and Bitstream Inc., shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Font Software without prior written authorization from the Gnome Foundation or Bitstream Inc., respectively. For further information, contact: fonts at gnome dot org.

Arev Fonts Copyright

-----

Copyright (c) 2006 by Tavmjong Bah. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of the fonts accompanying this license ("Fonts") and associated documentation files (the "Font Software"), to reproduce and distribute the modifications to the Bitstream Vera Font Software, including without limitation the rights to use, copy, merge, publish, distribute, and/or sell copies of the Font Software, and to permit persons to whom the Font Software is furnished to do so, subject to the following conditions:

The above copyright and trademark notices and this permission notice shall be included in all copies of one or more of the Font Software typefaces.

The Font Software may be modified, altered, or added to, and in particular the designs of glyphs or characters in the Fonts may be modified and additional glyphs or characters may be added to the Fonts, only if the fonts are renamed to names not containing either the words "Tavmjong Bah" or the word "Arev".

This License becomes null and void to the extent applicable to Fonts or Font Software that has been modified and is distributed under the "Tavmjong Bah Arev" names.

The Font Software may be sold as part of a larger software package but no copy of one or more of the Font Software typefaces may be sold by itself.

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL TAVMJONG BAH BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Except as contained in this notice, the name of Tavmjong Bah shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Font Software without prior written authorization from Tavmjong Bah. For further information, contact: [tavmjong @ free . fr](mailto:tavmjong@free.fr).

TeX Gyre DJV Math

-----  
Fonts are (c) Bitstream (see below). DejaVu changes are in public domain.

Math extensions done by B. Jackowski, P. Strzelczyk and P. Pianowski  
(on behalf of TeX users groups) are in public domain.

Letters

imported from Euler Fraktur from AMSfonts are (c) American  
Mathematical Society (see below).

Bitstream Vera Fonts Copyright

Copyright (c) 2003 by Bitstream, Inc. All Rights Reserved. Bitstream Vera  
is a trademark of Bitstream, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy  
of the fonts accompanying this license (Fonts) and associated  
documentation  
files (the Font Software), to reproduce and distribute the Font Software,  
including without limitation the rights to use, copy, merge, publish,  
distribute,  
and/or sell copies of the Font Software, and to permit persons to whom  
the Font Software is furnished to do so, subject to the following  
conditions:

The above copyright and trademark notices and this permission notice  
shall be  
included in all copies of one or more of the Font Software typefaces.

The Font Software may be modified, altered, or added to, and in particular  
the designs of glyphs or characters in the Fonts may be modified and  
additional  
glyphs  
or characters may be added to the Fonts, only if the fonts are  
renamed  
to names not containing either the words Bitstream or the word Vera.

This License becomes null and void to the extent applicable to Fonts or  
Font Software  
that has been modified and is distributed under the Bitstream Vera  
names.

The Font Software may be sold as part of a larger software package but  
no copy  
of one or more of the Font Software typefaces may be sold by itself.

THE FONT SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS  
OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT,  
TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL BITSTREAM OR THE GNOME

FOUNDATION

BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION

OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO

USE

THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Except as contained in this notice, the names of GNOME, the GNOME Foundation,

and Bitstream Inc., shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Font Software without prior written authorization from the GNOME Foundation or Bitstream Inc., respectively.

For further information, contact: fonts at gnome dot org.

AMSFonTS (v. 2.2) copyright

The PostScript Type 1 implementation of the AMSFonTS produced by and previously distributed by Blue Sky Research and Y&Y, Inc. are now freely available for general use. This has been accomplished through the cooperation

of a consortium of scientific publishers with Blue Sky Research and Y&Y.

Members of this consortium include:

Elsevier Science IBM Corporation Society for Industrial and Applied Mathematics (SIAM) Springer-Verlag American Mathematical Society (AMS)

In order to assure the authenticity of these fonts, copyright will be held

by

the American Mathematical Society. This is not meant to restrict in any way the legitimate use of the fonts, such as (but not limited to) electronic distribution of documents containing these fonts, inclusion of these fonts into other public domain or commercial font collections or computer applications, use of the outline data to create derivative fonts and/or faces, etc. However, the AMS does require that the AMS copyright notice be removed from any derivative versions of the fonts which have been altered in any way. In addition, to ensure the fidelity of TeX documents using Computer Modern fonts, Professor Donald Knuth, creator of the Computer Modern faces, has requested that any alterations which yield different font metrics be given a different name.

\$Id\$

## 1.46 google-http-client 1.20.0

# 1.47 stax-api 1.0.1

## 1.47.1 Available under license :

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

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

#### 1. Definitions.

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

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

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

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

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

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

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

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

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

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

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

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

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



as of the date such litigation is filed.

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

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

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

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

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

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

those notices that do not

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

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

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

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

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

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

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

END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

```
// -----  
// NOTICE file corresponding to the section 4d of The Apache License,  
  
// Version 2.0, in this case for Streaming API for XML (STAX API 1.0)  
  
// -----
```

Streaming API for XML (STAX API 1.0)  
Copyright 2003-2007 The Apache Software Foundation

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

Apache ServiceMix  
Copyright 2007-2008 Apache Software Foundation

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

# 1.48 cglib 3.2.0

## 1.48.1 Available under license :

Apache License

Version 2.0, January 2004

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

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

#### 1. Definitions.

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

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

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

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

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

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

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

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

the Work and Derivative Works thereof.

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

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

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

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

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

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

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

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

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

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

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

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

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

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

END OF TERMS AND CONDITIONS

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

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate

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

Copyright [yyyy] [name of copyright owner]

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

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

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

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

## 1.49 commons-digester 2.1

### 1.49.1 Available under license :

Apache Commons Digester  
Copyright 2001-2010 The Apache Software Foundation

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

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

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

##### 1. Definitions.

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

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

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,



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

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

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

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

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

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

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

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

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

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

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

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

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

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

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

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

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

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

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

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

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

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

#### END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

## 1.50 jopt-simple 5.0.2

## 1.51 javax-json-api 1.0

## 1.52 jna 4.2.1

### 1.52.1 Available under license :

Found license 'GNU Lesser General Public License' in '/\* Copyright (c) 2007-2013 Timothy Wall, All Rights Reserved This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version. This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.'

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

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

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

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

Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully

about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

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

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to

surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you.

You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

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

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

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

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

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

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

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

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

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a

program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

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

#### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library

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

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

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

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

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

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

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

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

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful. (For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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

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

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

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

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

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

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

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

the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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



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

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library

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

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

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

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

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

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

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

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

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

d)

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software

distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

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

12.

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

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

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

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

#### NO WARRANTY

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

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

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and

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

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

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

Copyright (C) year name of author

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

This library is distributed in the hope that it will be useful, but WITHOUT ANY

WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Also add information on how to contact you by electronic and paper mail.

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

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

signature of Ty Coon, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

/\* Copyright (c) 2007 Wayne Meissner, All Rights Reserved

\*

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

\*

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

## 1.53 guice 4.0

### 1.53.1 Available under license :

Google Guice - Core Library  
Copyright 2006-2015 Google, Inc.

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

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

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

##### 1. Definitions.

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

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

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

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

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

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

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

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

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

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

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

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

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

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

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

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

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

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

those notices that do not

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

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

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

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

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

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

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

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

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,



or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

## 1.54 jline 2.14.6

## 1.55 annotations 12.0

# 1.56 cglib 3.2.6

## 1.56.1 Available under license :

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

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

#### 1. Definitions.

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

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

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

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

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

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

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

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

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

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

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

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

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

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

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

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

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

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

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

END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

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

## 1.57 unboundid-ldap-sdk 4.0.8

### 1.57.1 Available under license :

```
/*
 * Copyright 2018 Ping Identity Corporation
 * All Rights Reserved.
 */
/*
 * Copyright (C) 2018 Ping Identity Corporation
 *
 * This program is free software; you can redistribute it and/or modify
 * it under the terms of the GNU General Public License (GPLv2 only)
 * or the terms of the GNU Lesser General Public License (LGPLv2.1 only)
 * as published by the Free Software Foundation.
 *
 * This program is distributed in the hope that it will be useful,
 * but WITHOUT ANY WARRANTY; without even the implied warranty of
 * MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
 * GNU General Public License for more details.
 *
 * You should have received a copy of the GNU General Public License
 * along with this program; if not, see <http://www.gnu.org/licenses>.
```

# 1.58 guice 4.1.0

## 1.58.1 Available under license :

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

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

#### 1. Definitions.

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

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

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

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

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

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

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

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

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

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

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

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

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

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



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

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

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

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

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

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

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

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

END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

Google Guice - Core Library  
Copyright 2006-2016 Google, Inc.

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.59 cglib 3.2.9

### 1.59.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.60 kryo 2.24.0

## 1.61 guice 4.2.0

### 1.61.1 Available under license :

Google Guice - Core Library  
Copyright 2006-2018 Google, Inc.

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,



including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this  
License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.62 grpc-context 1.19.0

## 1.63 metrics-jvm 4.1.0

## 1.64 cache-api 1.1.0

## 1.65 opencensus-api 0.21.0

## 1.66 bean-validation-api 2.0.1.Final

### 1.66.1 Available under license :

Bean Validation API

License: Apache License, Version 2.0

See the license.txt file in the root directory or <<http://www.apache.org/licenses/LICENSE-2.0>>.

## 1.67 jedis 3.1.0

## 1.68 ip 1.1.5

## 1.69 react-redux 5.0.6

### 1.69.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015-present Dan Abramov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.70 uuid 3.4.0

### 1.70.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * UUIDGen.java
 *
 * Created on 09.08.2003.
 *
 * eaio: UUID - an implementation of the UUID specification
 * Copyright (c) 2003-2013 Johann Burkard (jb@eaio.com) http://eaio.com.
 *
 * Permission is hereby granted, free of charge, to any person obtaining a
 * copy of this software and associated documentation files (the "Software"),
 * to deal in the Software without restriction, including without limitation
 * the rights to use, copy, modify, merge, publish, distribute, sublicense,
 * and/or sell copies of the Software, and to permit persons to whom the
 * Software is furnished to do so, subject to the following conditions:
 *
 * The above copyright notice and this permission notice shall be included
 * in all copies or substantial portions of the Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS
 * OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
 * MERCHANTABILITY,
 * FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN
 * NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,
 * DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR
 * OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE
 * USE OR OTHER DEALINGS IN THE SOFTWARE.
 */
```

Found in path(s):

```
* /opt/cola/permits/1006044526_1651084570.4/0/uuid-3-4-0-sources-jar/com/eaio/uuid/UUIDGen.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * UUID.java
 *
 * Created 07.02.2003
 *
 * eaio: UUID - an implementation of the UUID specification
 * Copyright (c) 2003-2013 Johann Burkard (jb@eaio.com) http://eaio.com.
 *
 * Permission is hereby granted, free of charge, to any person obtaining a
 * copy of this software and associated documentation files (the "Software"),
 * to deal in the Software without restriction, including without limitation
 * the rights to use, copy, modify, merge, publish, distribute, sublicense,
 * and/or sell copies of the Software, and to permit persons to whom the
 * Software is furnished to do so, subject to the following conditions:
 *
 * The above copyright notice and this permission notice shall be included
 * in all copies or substantial portions of the Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS
 * OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
 * MERCHANTABILITY, FITNESS
 * FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN
 * NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,
 * DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR
 * OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE
 * USE OR OTHER DEALINGS IN THE SOFTWARE.
 */
```

Found in path(s):

```
*/opt/cola/permits/1006044526_1651084570.4/0/uuid-3-4-0-sources-jar/com/eaio/uuid/UUID.java
No license file was found, but licenses were detected in source scan.
```

```
/*
 * MACAddressParserTest.java
 *
 * Created 30.01.2006.
 *
 * eaio: UUID - an implementation of the UUID specification
 * Copyright (c) 2003-2013 Johann Burkard (jb@eaio.com) http://eaio.com.
 *
 * Permission is hereby granted, free of charge, to any person obtaining a
 * copy of this software and associated documentation files (the "Software"),
 * to deal in the Software without restriction, including without limitation
 * the rights to use, copy, modify, merge, publish, distribute, sublicense,
 * and/or sell copies of the Software, and to permit persons to whom the
 * Software is furnished to do so, subject to the following conditions:
 *
 *
```

\* The above copyright notice and this permission notice shall be included  
\* in all copies or substantial portions of the Software.  
\*  
\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS  
\* OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
\* MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN  
\* NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,  
\* DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR  
\* OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE  
\* USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1006044526\_1651084570.4/0/uuid-3-4-0-sources-jar/com/eaio/uuid/MACAddressParser.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Hex.java  
\*  
\* Created 04.07.2003.  
\*  
\* eaio: UUID - an implementation of the UUID specification Copyright (c) 2003-2013 Johann Burkard  
(jb@eaio.com)  
\* <http://eaio.com>.  
\*  
\* Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated  
\* documentation files (the "Software"), to deal in the Software without restriction, including without limitation the  
\* rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to  
\* permit persons to whom the Software is furnished to do so, subject to the following conditions:  
\*  
\* The above copyright notice and this permission notice shall be included in all copies or substantial portions of the  
\* Software.  
\*  
\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE  
\* WARRANTIES OF MERCHANTABILITY, FITNESS FOR  
A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR  
\* COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER  
IN AN ACTION OF CONTRACT, TORT OR  
\* OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR  
OTHER DEALINGS IN THE SOFTWARE.  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1006044526\_1651084570.4/0/uuid-3-4-0-sources-jar/com/eaio/util/lang/Hex.java



# 1.71 guice 4.2.2

## 1.71.1 Available under license :

Google Guice - Core Library  
Copyright 2006-2018 Google, Inc.

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.72 zlib 1.2.11-r3

### 1.72.1 Available under license :

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by

a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.73 javax-annotation-api 1.3.1

### 1.73.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.1

#### 1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third



party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or

liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available

under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly

infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined

in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. § 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

-----  
NOTICE PURSUANT TO SECTION

## 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor  
Boston, MA 02110-1335  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This General Public

License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute

copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this

License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously

and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.



In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise

to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous

contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

**NO WARRANTY**

**11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH**

YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this

when it starts in an interactive mode:

Gnomovision version

69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type  
`show w'. This is free software, and you are welcome to redistribute  
it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the  
appropriate parts of the General Public License. Of course, the commands  
you use may be called something other than `show w' and `show c'; they  
could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
program `Gnomovision' (which makes passes at compilers) written by  
James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your  
program  
into proprietary programs. If your program is a subroutine library, you  
may consider it more useful to permit linking proprietary applications  
with the library. If this is what you want to do, use the GNU Library  
General Public License instead of this License.

#

Certain source files distributed by Oracle America, Inc. and/or its  
affiliates are subject to the following clarification and special  
exception to the GPLv2, based on the GNU Project exception for its  
Classpath libraries, known as the GNU Classpath Exception, but only  
where Oracle has expressly included in the particular source file's  
header the words "Oracle designates this particular file as subject to  
the "Classpath" exception as provided by Oracle in the LICENSE file  
that accompanied this code."

You should also note that Oracle includes multiple, independent  
programs in this software package. Some of those programs are provided  
under licenses deemed incompatible with the GPLv2 by the Free Software  
Foundation and

others. For example, the package includes programs  
licensed under the Apache License, Version 2.0. Such programs are

licensed to you under their original licenses.

Oracle facilitates your further distribution of this package by adding the Classpath Exception to the necessary parts of its GPLv2 code, which permits you to use that code in combination with other independent modules not licensed under the GPLv2. However, note that this would not permit you to commingle code under an incompatible license with Oracle's GPLv2 licensed code by, for example, cutting and pasting such code into a file also containing Oracle's GPLv2 licensed code and then distributing the result. Additionally, if you were to remove the Classpath Exception from any of the files to which it applies and distribute the result, you would likely be required to license some or all of the other code in that distribution under the GPLv2 as well, and since the GPLv2 is incompatible with the license terms of some items included

in the distribution by Oracle, removing the Classpath Exception could therefore effectively compromise your ability to further distribute the package.

Proceed with caution and we recommend that you obtain the advice of a lawyer skilled in open source matters before removing the Classpath Exception or making modifications to this package which may subsequently be redistributed and/or involve the use of third party software.

#### CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2005-2016 Oracle and/or its affiliates. All rights reserved.

\*

- \* The contents of this file are subject to the terms of either the GNU
- \* General Public License Version 2 only ("GPL") or the Common Development
- \* and Distribution License("CDDL") (collectively, the "License"). You
- \* may not use this file except in compliance with the License. You can
- \* obtain a copy of the License at
- \* [https://glassfish.dev.java.net/public/CDDL+GPL\\_1\\_1.html](https://glassfish.dev.java.net/public/CDDL+GPL_1_1.html)
- \* or packager/legal/LICENSE.txt. See the License for the specific
- \* language governing permissions and limitations under the License.
- \*
- \* When distributing the software, include this License Header Notice in each
- \* file and include the License file at packager/legal/LICENSE.txt.
- \*
- \* GPL Classpath Exception:
- \* Oracle designates this particular file as subject to the "Classpath"
- \* exception as provided by Oracle in the GPL Version 2 section of the License
- \* file that accompanied this code.
- \*
- \* Modifications:
- \* If applicable, add the following below the License Header, with the fields
- \* enclosed by brackets [] replaced by your own identifying information:
- \* "Portions Copyright [year] [name of copyright owner]"
- \*
- \* Contributor(s):
- \* If you wish your version of this file to be governed by only the CDDL or
- \* only the GPL Version 2, indicate your decision by adding "[Contributor]
- \* elects to include this software in this distribution under the [CDDL or GPL
- \* Version 2] license." If you don't indicate a single choice of license, a
- \* recipient has the option to distribute your version of this file under
- \* either the CDDL, the GPL Version 2 or to extend the choice of license to
- \* its licensees as provided above. However, if you add GPL Version 2 code
- \* and therefore, elected the GPL Version 2 license, then the option applies
- \* only if the new code is made subject to such option by the copyright
- \* holder.
- \*/

## 1.74 rootfiles 8.1-22.el8

### 1.74.1 Available under license :

No license file was found, but licenses were detected in source scan.

License: Public Domain

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1009541302\_1591901904.49/0/rootfiles-8.1-22.el8.src.rpm-cosi-expand-archive-8uQKwO6W/rootfiles.spec

# 1.75 libutempter 1.1.6-14.el8

## 1.75.1 Available under license :

### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who decide  
to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations  
below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether



gratis

or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many

libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a

portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses

the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object

code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above

specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or

distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to



be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY

AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE  
LIABLE TO YOU  
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR  
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE  
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING  
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.76 xdg-user-dirs 0.17-2ubuntu1

### 1.76.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you

distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program).

Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the

entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent

access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other

circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY



11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the

GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.77 coreutils 8.30-3ubuntu2

### 1.77.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

## Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and
- (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer

can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically

linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10

makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention

is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to



copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install

modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a)

provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have

actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

## 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.



You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.78 libxdmcp 1.1.3-0ubuntu1

### 1.78.1 Available under license :

Copyright 1989, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising  
or otherwise to promote the sale, use or other dealings  
in this Software without prior written authorization from The Open Group.

Author: Keith Packard, MIT X Consortium

## 1.79 libidn 2.2.0-2

### 1.79.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates  
the terms and conditions of version 3 of the GNU General Public  
License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser  
General Public License, and the "GNU GPL" refers to version 3 of the GNU  
General Public License.

"The Library" refers to a covered work governed by this License,  
other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided  
by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by  
the Library is deemed a mode  
of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an  
Application with the Library. The particular version of the Library  
with which the Combined Work was made is also called the "Linked  
Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:
  - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.
  - 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.
- e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application

Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

#### 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software

patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your



cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates

the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your

school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

Libidn2 COPYING -- Licensing information.                    -\*- outline -\*-  
Copyright (C) 2011-2016 Simon Josefsson  
See the end for copying conditions.

The source code for the C library (libidn2.a or libidn.so) are licensed under the terms of either the GNU General Public License version 2.0 or later (see the file COPYINGv2) or the GNU Lesser General Public License version 3.0 or later (see the file COPYING.LESSERv3), or both in parallel as here.

The command line tool, self tests, examples, and other auxiliary files, are licensed under the GNU General Public License version 3.0 or later.

The license of the Unicode character data files (which are parsed into static storage in the library) are documented in COPYING.unicode.

Other files are licensed as indicated in each file.

There may be exceptions to these general rules, see each file for precise information.

-----  
This file is free software: you can redistribute  
it and/or modify it  
under the terms of the GNU General Public License as published by the  
Free Software Foundation, either version 3 of the License, or (at your  
option) any later version.

This file is distributed in the hope that it will be useful, but  
WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
General Public License for more details.

You should have received a copy of the GNU General Public License along with this file. If not, see <<http://www.gnu.org/licenses/>>.

#### A. Unicode Copyright.

Copyright 1991-2016 Unicode, Inc. All rights reserved.

Certain documents and files on this website contain a legend indicating that "Modification is permitted." Any person is hereby authorized, without fee, to modify such documents and files to create derivative works conforming to the Unicode Standard, subject to Terms and Conditions herein.

Any person is hereby authorized, without fee, to view, use, reproduce, and distribute all documents and files solely for informational purposes and in the creation of products supporting the Unicode Standard, subject to the Terms and Conditions herein.

Further specifications of rights and restrictions pertaining to the use of the particular set of data files known as the "Unicode Character Database" can be found in the License.

Each version of the Unicode Standard has further specifications of rights and restrictions of use. For the book editions (Unicode 5.0 and earlier), these are found on the back of the title page. The online code charts carry specific restrictions. All other files, including online documentation of the core specification for Unicode 6.0 and later, are covered under these general Terms of Use.

No license is granted to "mirror" the Unicode website where a fee is charged for access to the "mirror" site.

Modification is not permitted with respect to this document. All copies of this document must be verbatim.

#### B. Restricted Rights Legend.

Any technical data or software which is licensed to the United States of America, its agencies and/or instrumentalities under this Agreement is commercial technical data or commercial computer software developed exclusively at private expense as defined in FAR 2.101, or DFARS 252.227-7014 (June 1995), as applicable. For technical data, use, duplication, or disclosure by the Government is subject to restrictions as set forth in DFARS 202.227-7015 Technical Data, Commercial and Items (Nov 1995) and this Agreement. For Software, in accordance with FAR 12-212 or DFARS 227-7202, as applicable, use, duplication or disclosure by the Government is subject to the restrictions set forth in this Agreement.

#### C. Warranties and Disclaimers.

This publication and/or website may include technical or typographical errors or other inaccuracies. Changes are periodically added to the information herein; these changes will be incorporated in new editions of the publication and/or website. Unicode may make improvements and/or changes in the product(s) and/or program(s) described in this publication and/or website at any time.

If this file has been purchased on magnetic or optical media from Unicode, Inc. the sole and exclusive remedy for any claim will be exchange of the defective media within ninety (90) days of original purchase.

EXCEPT AS PROVIDED IN SECTION C.2, THIS PUBLICATION AND/OR SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND EITHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO,

ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. UNICODE AND ITS LICENSORS ASSUME NO RESPONSIBILITY FOR ERRORS OR OMISSIONS IN THIS PUBLICATION AND/OR SOFTWARE OR OTHER DOCUMENTS WHICH ARE REFERENCED BY OR LINKED TO THIS PUBLICATION OR THE UNICODE WEBSITE.

#### D. Waiver of Damages.

In no event shall Unicode or its licensors be liable for any special, incidental, indirect or consequential damages of any kind, or any damages whatsoever, whether or not Unicode was advised of the possibility of the damage,

including, without limitation, those resulting from the following: loss of use, data or profits, in connection with the use, modification or distribution of this information or its derivatives.

#### E. Trademarks & Logos.

The Unicode Word Mark and the Unicode Logo are trademarks of Unicode, Inc. The Unicode Consortium and Unicode, Inc. are trade names of Unicode, Inc. Use of the information and materials found on this website indicates your acknowledgement

of Unicode, Inc.'s exclusive worldwide rights in the Unicode Word Mark, the Unicode Logo, and the Unicode trade names.

The Unicode Consortium Name and Trademark Usage Policy (Trademark Policy) are incorporated herein by reference and you agree to abide by the provisions of the Trademark Policy, which may be changed from time to time in the sole discretion of Unicode, Inc.

All third party trademarks referenced herein are the property of their respective owners.

#### F. Miscellaneous.

**Jurisdiction and Venue.** This server is operated from a location in the State of California, United States of America. Unicode makes no representation that the materials are appropriate for use in other locations. If you access this server from other locations, you are responsible for compliance with local laws. This Agreement, all use of this site and any claims and damages resulting from use of this site are governed solely by the laws of the State of California without regard to any principles

which would apply the laws of a different jurisdiction. The user agrees that any disputes regarding this site shall be resolved solely in the courts located in Santa Clara County, California. The user agrees said courts have personal jurisdiction and agree to waive any right to transfer the dispute to any other forum.

**Modification by Unicode** Unicode shall have the right to modify this Agreement at any time by posting it to this site. The user may not assign any part of this Agreement without Unicodes prior written consent.

**Taxes.** The user agrees to pay any taxes arising from access to this website or use of the information herein, except for those based on Unicodes net income.

**Severability.** If any provision of this Agreement is declared invalid or unenforceable, the remaining provisions of this Agreement shall remain in effect.

**Entire Agreement.** This Agreement constitutes the entire agreement between the parties.

#### EXHIBIT 1

Unicode Data Files include all data files  
under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,  
<http://www.unicode.org/cldr/data/>, <http://source.icu-project.org/repos/icu/>, and  
<http://www.unicode.org/utility/trac/browser/>.

Unicode Data Files do not include PDF online code charts under the  
directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard  
or under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,  
<http://www.unicode.org/cldr/data/>, <http://source.icu-project.org/repos/icu/>, and  
<http://www.unicode.org/utility/trac/browser/>.

NOTICE TO USER: Carefully read the following legal agreement.  
BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S  
DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"),  
YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE  
TERMS AND CONDITIONS OF THIS AGREEMENT.  
IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE  
THE DATA FILES OR SOFTWARE.

**COPYRIGHT  
AND PERMISSION NOTICE**

Copyright 1991-2016 Unicode, Inc. All rights reserved.  
Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining  
a copy of the Unicode data files and any associated documentation  
(the "Data Files") or Unicode software and any associated documentation  
(the "Software") to deal in the Data Files or Software  
without restriction, including without limitation the rights to use,  
copy, modify, merge, publish, distribute, and/or sell copies of  
the Data Files or Software, and to permit persons to whom the Data Files  
or Software are furnished to do so, provided that either  
(a) this copyright and permission notice appear with all copies  
of the Data Files or Software, or  
(b) this copyright and permission notice appear in associated  
Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF  
ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED  
TO THE  
WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT OF THIRD PARTY RIGHTS.  
IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS  
NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL  
DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,  
DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER  
TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR  
PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder  
shall not be used in advertising or otherwise to promote the sale,  
use or other dealings in these Data Files or Software without prior  
written authorization of the copyright holder.



# 1.80 libbsd 0.10.0-1

## 1.80.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Files:

\*

Copyright:

Copyright 2004-2006, 2008-2018 Guillem Jover <guillem@hadrons.org>

License: BSD-3-clause

Files:

man/arc4random.3bsd

man/tree.3bsd

Copyright:

Copyright 1997 Niels Provos <provos@physnet.uni-hamburg.de>

All rights reserved.

License: BSD-4-clause-Niels-Provos

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:  
This product includes software developed by Niels Provos.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files:

man/getprogname.3bsd

Copyright:

Copyright 2001 Christopher G. Demetriou

All rights

reserved.

License: BSD-4-clause-Christopher-G-Demetriou

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:  
This product includes software developed for the NetBSD Project. See <http://www.netbsd.org/> for information about NetBSD.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED

BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files:

include/bsd/err.h

include/bsd/stdlib.h

include/bsd/sys/param.h

include/bsd/unistd.h

src/bsd\_getopt.c

src/err.c

src/fgetln.c

src/progname.c

Copyright:

Copyright 2005, 2008-2012, 2019 Guillem Jover <[guillem@hadrons.org](mailto:guillem@hadrons.org)>

Copyright 2005 Hector Garcia Alvarez

Copyright 2005 Aurelien Jarno

Copyright

2006 Robert Millan

Copyright 2018 Facebook, Inc.

License: BSD-3-clause

Files:

include/bsd/netinet/ip\_icmp.h

include/bsd/sys/bitstring.h

include/bsd/sys/queue.h

include/bsd/sys/time.h

include/bsd/timeconv.h

include/bsd/vis.h

man/bitstring.3bsd

man/errc.3bsd

man/explicit\_bzero.3bsd

man/fgetln.3bsd

man/fgetwln.3bsd

man/fpurge.3bsd

man/funopen.3bsd

man/getbsize.3bsd

man/heapsort.3bsd

man/nlist.3bsd

man/queue.3bsd

man/radixsort.3bsd

man/reallocarray.3bsd

man/reallocf.3bsd

man/setmode.3bsd

man/strmode.3bsd

man/strnstr.3bsd

man/strtoi.3bsd

man/strtou.3bsd

man/unvis.3bsd

man/vis.3bsd

man/wcsncpy.3bsd

src/getbsize.c

src/heapsort.c

src/merge.c

src/nlist.c

src/radixsort.c

src/setmode.c

src/strmode.c

src/strnstr.c

src/strtoi.c

src/strtou.c

src/unvis.c

Copyright:

Copyright 1980, 1982, 1986, 1989-1994

The Regents of the University of California. All rights reserved.

Copyright 2001 Mike Barcroft <mike@FreeBSD.org>

.

Some code is derived from

software contributed to Berkeley by  
the American National Standards Committee X3, on Information  
Processing Systems.

.  
Some code is derived from software contributed to Berkeley by  
Peter McIlroy.

.  
Some code is derived from software contributed to Berkeley by  
Ronnie Kon at Mindcraft Inc., Kevin Lew and Elmer Yglesias.

.  
Some code is derived from software contributed to Berkeley by  
Dave Borman at Cray Research, Inc.

.  
Some code is derived from software contributed to Berkeley by  
Paul Vixie.

.  
Some code is derived from software contributed to Berkeley by  
Chris Torek.

.  
Copyright UNIX System Laboratories, Inc.

All or some portions of this file are derived from material licensed  
to the University of California by American Telephone and Telegraph  
Co. or Unix System Laboratories, Inc. and are reproduced herein with  
the permission of UNIX System Laboratories, Inc.

License: BSD-3-clause-Regents

Files:

src/vis.c

Copyright:

Copyright 1989, 1993

The Regents of  
the University of California. All rights reserved.

.  
Copyright 1999, 2005 The NetBSD Foundation, Inc.

All rights reserved.

License: BSD-3-clause-Regents and BSD-2-clause-NetBSD

Files:

include/bsd/libutil.h

Copyright:

Copyright 1996 Peter Wemm <peter@FreeBSD.org>.

All rights reserved.

Copyright 2002 Networks Associates Technology, Inc.

All rights reserved.

License: BSD-3-clause-author

Files:

man/timeradd.3bsd

Copyright:

Copyright 2009 Jukka Ruohonen <jruohonen@iki.fi>

Copyright 1999 Kelly Yancey <kbyanc@posi.net>

All rights reserved.

License: BSD-3-clause-John-Birrell

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the author nor the names of any co-contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY JOHN BIRRELL AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files:

man/setproctitle.3bsd

Copyright:

Copyright 1995 Peter Wemm <peter@FreeBSD.org>

All rights reserved.

License: BSD-5-clause-Peter-Wemm

Redistribution and use in source and binary forms, with or without modification, is permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice immediately at the beginning of the file, without modification, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. This work was done expressly for inclusion into FreeBSD. Other use is permitted provided this notation is included.

4. Absolutely no warranty of function or purpose is made by the author Peter Wemm.
5. Modifications may be freely made to this file providing the above conditions are met.

Files:

include/bsd/stringlist.h  
man/fmtcheck.3bsd  
man/humanize\_number.3bsd  
man/stringlist.3bsd  
man/timeval.3bsd  
src/fmtcheck.c  
src/humanize\_number.c  
src/stringlist.c  
src/strtonum.c

Copyright:

Copyright 1994, 1997-2000, 2002, 2008, 2010, 2014

The NetBSD Foundation, Inc.

Copyright 2013 John-Mark Gurney <jmg@FreeBSD.org>

All rights reserved.

.

Some code was contributed to The NetBSD Foundation by Allen Briggs.

.

Some code was contributed to The NetBSD Foundation by Luke Mewburn.

.

Some code is derived from software contributed to The NetBSD Foundation by Jason R. Thorpe of the Numerical Aerospace Simulation Facility, NASA Ames Research Center, by Luke Mewburn and by Tomas Svensson.

.

Some code is derived from software contributed to The NetBSD Foundation by Julio M. Merino Vidal, developed as part of Google's Summer of Code 2005 program.

.

Some code is derived from software contributed to The NetBSD Foundation by Christos Zoulas.

.

Some code is derived from software contributed to The NetBSD Foundation by Jukka Ruohonen.

License: BSD-2-clause-NetBSD

Files:

include/bsd/sys/endian.h  
man/byteorder.3bsd  
man/closefrom.3bsd  
man/expand\_number.3bsd  
man/flopen.3bsd  
man/getpeereid.3bsd

man/pidfile.3bsd

src/expand\_number.c

src/hash/sha512.h

src/hash/sha512c.c

src/pidfile.c

src/reallocf.c

src/timeconv.c

Copyright:

Copyright 1998, M. Warner Losh <imp@freebsd.org>

All rights reserved.

.

Copyright 2001 Dima Dorfman.

All rights reserved.

.

Copyright 2001 FreeBSD Inc.

All rights reserved.

.

Copyright 2002 Thomas Moestl <tm@FreeBSD.org>

All rights reserved.

.

Copyright 2002 Mike Barcroft <mike@FreeBSD.org>

All rights reserved.

.

Copyright 2005 Pawel Jakub Dawidek <pjd@FreeBSD.org>

All rights reserved.

.

Copyright 2005 Colin Percival

All rights reserved.

.

Copyright 2007 Eric Anderson <anderson@FreeBSD.org>

Copyright 2007 Pawel Jakub Dawidek <pjd@FreeBSD.org>

All rights reserved.

.

Copyright 2007 Dag-Erling Codan Smrgrav

All rights reserved.

.

Copyright 2009 Advanced Computing Technologies LLC

Written by: John H. Baldwin <jhb@FreeBSD.org>

All rights reserved.

.

Copyright 2011 Guillem Jover <guillem@hadrons.org>

License: BSD-2-clause

Files:

src/flopen.c

Copyright:

Copyright 2007-2009 Dag-Erling Codan Smrgrav

All rights reserved.

License: BSD-2-clause-verbatim

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer in this position and unchanged.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

.  
THIS SOFTWARE IS PROVIDED BY THE AUTHOR  
AND CONTRIBUTORS ``AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE  
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
SUCH DAMAGE.

Files:

include/bsd/sys/tree.h  
man/fparsefn.3bsd  
src/fparsefn.c

Copyright:

Copyright 1997 Christos Zoulas.  
All rights reserved.

.  
Copyright 2002 Niels Provos <provos@citi.umich.edu>

All rights reserved.

License: BSD-2-clause-author

Files:

include/bsd/readpassphrase.h  
man/readpassphrase.3bsd  
man/strncpy.3bsd  
man/strtonum.3bsd  
src/arc4random.c  
src/arc4random\_linux.h  
src/arc4random\_openbsd.h  
src/arc4random\_uniform.c  
src/arc4random\_unix.h  
src/arc4random\_win.h  
src/closefrom.c



src/getentropy\_aix.c  
src/getentropy\_bsd.c  
src/getentropy\_hpux.c  
src/getentropy\_hurd.c  
src/getentropy\_linux.c  
src/getentropy\_osx.c  
src/getentropy\_solaris.c  
src/getentropy\_win.c  
src/readpassphrase.c  
src/reallocarray.c  
src/strlcat.c  
src/strncpy.c

Copyright:

Copyright 2004 Ted Unangst and Todd Miller

All rights reserved.

.

Copyright 1996 David Mazieres <dm@uun.org>

Copyright 1998, 2000-2002, 2004-2005, 2007, 2010, 2012-2015

Todd C. Miller <Todd.Miller@courtesan.com>

Copyright 2004 Ted Unangst

Copyright 2008 Damien Miller <djm@openbsd.org>

Copyright 2008 Otto Moerbeek <otto@drijf.net>

Copyright 2013 Markus Friedl <markus@openbsd.org>

Copyright 2014 Bob Beck <beck@obtuse.com>

Copyright 2014 Brent Cook <bcook@openbsd.org>

Copyright 2014 Pawel Jakub

Dawidek <pjd@FreeBSD.org>

Copyright 2014 Theo de Raadt <deraadt@openbsd.org>

Copyright 2015 Michael Felt <aixtools@gmail.com>

Copyright 2015 Guillem Jover <guillem@hadrons.org>

License: ISC

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Files:

src/inet\_net\_pton.c

Copyright:

Copyright 1996 by Internet Software Consortium.

License:

ISC-Original

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

.  
THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Files:

src/setproctitle.c

Copyright:

Copyright 2010 William Ahern

Copyright 2012 Guillem Jover <guillem@hadrons.org>

License: Expat

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated

documentation files (the

"Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

.  
The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

.  
THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Files:

include/bsd/md5.h

src/hash/md5.c

Copyright:

None

License:

public-domain-Colin-Plumb

This code implements the MD5 message-digest algorithm.

The algorithm is due to Ron Rivest. This code was written by Colin Plumb in 1993, no copyright is claimed. This code is in the public domain; do with it what you wish.

Files:

src/explicit\_bzero.c

src/chacha\_private.h

Copyright:

None

License: public-domain

Public domain.

Files:

man/mdX.3bsd

src/hash/md5hl.c

src/hash/helper.c

Copyright:

None

License: Beerware

"THE BEER-WARE LICENSE" (Revision 42):

<phk@login.dkuug.dk> wrote this file. As long as you retain this notice you can do whatever you want with this stuff. If we meet some day, and you think this stuff is worth it, you can buy me a beer in return. Poul-Henning Kamp

License: BSD-3-clause-Regents

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License: BSD-3-clause-author

Redistribution and use in source and binary forms, with or without modification, is permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License: BSD-3-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,

WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License:

BSD-2-clause-NetBSD

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License: BSD-2-clause-author

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF

THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License: BSD-2-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.81 libxau 1.0.9-0ubuntu1

### 1.81.1 Available under license :

Copyright 1988, 1993, 1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be

used

in advertising or otherwise to promote the sale, use or other dealings  
in this Software without prior written authorization from The Open Group.

## 1.82 libxext 1.3.4-0ubuntu1

### 1.82.1 Available under license :

Copyright 1986, 1987, 1988, 1989, 1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

Copyright (c) 1996 Digital Equipment Corporation, Maynard, Massachusetts.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY CLAIM, DAMAGES, INCLUDING, BUT NOT LIMITED

TO CONSEQUENTIAL OR INCIDENTAL DAMAGES, OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of Digital Equipment Corporation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Digital Equipment Corporation.

Copyright (c) 1997 by Silicon Graphics Computer Systems, Inc.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Silicon Graphics not be used in advertising or publicity pertaining to distribution of the software without specific prior written permission.

Silicon

Graphics makes no representation about the suitability of this software for any purpose. It is provided "as is" without any express or implied warranty.

SILICON GRAPHICS DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL SILICON GRAPHICS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1992 Network Computing Devices

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of NCD. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. NCD. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

NCD. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL NCD. BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION



OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1991,1993 by Digital Equipment Corporation, Maynard, Massachusetts, and Olivetti Research Limited, Cambridge, England.

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Digital or Olivetti not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL AND OLIVETTI DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL THEY BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1986, 1987, 1988 by Hewlett-Packard Corporation

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Hewlett-Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Hewlett-Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Copyright (c) 1994, 1995 Hewlett-Packard Company

Permission is hereby granted, free of charge, to any person obtaining

a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL HEWLETT-PACKARD COMPANY BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Hewlett-Packard Company shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Hewlett-Packard Company.

Copyright Digital Equipment Corporation, 1996

#### Permission

to use, copy, modify, distribute, and sell this documentation for any purpose is hereby granted without fee, provided that the above copyright notice and this permission notice appear in all copies. Digital Equipment Corporation makes no representations about the suitability for any purpose of the information in this document. This documentation is provided ``as is" without express or implied warranty.

Copyright (c) 1999, 2005, 2006, 2013, Oracle and/or its affiliates. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the

Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 1989 X Consortium, Inc. and Digital Equipment Corporation.

Copyright (c) 1992 X Consortium, Inc. and Intergraph Corporation.

Copyright (c) 1993 X Consortium, Inc. and Silicon Graphics, Inc.

Copyright (c) 1994, 1995 X Consortium, Inc. and Hewlett-Packard Company.

Permission to use, copy, modify, and distribute this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice and this

permission notice appear in all copies.

Digital Equipment Corporation, Intergraph Corporation, Silicon Graphics, Hewlett-Packard, and the X Consortium make no representations about the suitability for any purpose of the information in this document. This documentation is provided ``as is" without express or implied warranty.

## 1.83 dash 0.5.10.2-6

### 1.83.1 Available under license :

Copyright (c) 1989-1994

The Regents of the University of California. All rights reserved.

Copyright (c) 1997 Christos Zoulas. All rights reserved.

Copyright (c) 1997-2005

Herbert Xu <herbert@gondor.apana.org.au>. All rights reserved.

This code is derived from software contributed to Berkeley by Kenneth Almquist.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software

without specific prior written permission.

THIS

SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

mksignames.c:

This file is not directly linked with dash. However, its output is.

Copyright (C) 1992 Free Software Foundation, Inc.

This file is part of GNU Bash, the Bourne Again SHell.

Bash is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version.

Bash is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License with your Debian GNU/Linux system, in /usr/share/common-licenses/GPL, or with the Debian GNU/Linux hello source package as the file COPYING. If not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111 USA.

## 1.84 quartz 2.1.1.wso2v1

### 1.84.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce,

prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.85 scala 2.11.12

## 1.85.1 Available under license :

Scala includes the Sizzle library:

Copyright (c) 2010 The Dojo Foundation

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Scala includes the JLine library:

Copyright (c) 2002-2006, Marc Prud'hommeaux <mwp1@cornell.edu>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

**THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.**

**IN NO**

**EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,**



DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Scala is licensed under the [BSD 3-Clause License](<http://opensource.org/licenses/BSD-3-Clause>).

## Scala License

Copyright (c) 2002-2017 EPFL

Copyright (c) 2011-2017 Lightbend, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the EPFL nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# Other Licenses

This software includes projects with the following licenses, which are also included in the `licenses/`` directory:

### [Apache License](<http://www.apache.org/licenses/LICENSE-2.0.html>)

This license is used by the following third-party libraries:

\* jansi

### [BSD License](http://www.opensource.org/licenses/bsd-license.php)

This license

is used by the following third-party libraries:

\* jline

### [BSD 3-Clause License](http://opensource.org/licenses/BSD-3-Clause)

This license is used by the following third-party libraries:

\* asm

### [MIT License](http://www.opensource.org/licenses/MIT)

This license is used by the following third-party libraries:

\* jquery

\* jquery-ui

\* jquery-layout

\* sizzle

\* tools tooltip

### Public Domain

The following libraries are freely available in the public domain:

\* forkjoin

The MIT License

Copyright (c) 2010 Fabrizio Balliano, Kevin Dalman

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 Paul Bakaus, <http://jqueryui.com/>

This software consists of voluntary contributions made by many individuals (AUTHORS.txt, <http://jqueryui.com/about>) For exact contribution history, see the revision history and logs, available at <http://jquery-ui.googlecode.com/svn/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Scala includes the ASM library.

Copyright (c) 2000-2011 INRIA, France Telecom  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

## IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

not-a-legal-formal-parameter-tuple.scala:2: error: not a legal formal parameter.

Note: Tuples cannot be directly destructured in method or function parameters.

Either create a single parameter accepting the Tuple2,

or consider a pattern matching anonymous function: `{ case (a, b) => ... }`

```
val x: ((Int, Int) => Int) = (((a, b)) => a)
```

^

not-a-legal-formal-parameter-tuple.scala:3: error: not a legal formal parameter.

Note: Tuples cannot be directly destructured in method or function parameters.

Either create a single parameter accepting the Tuple2,

or consider a pattern matching anonymous function: `{ case (param1, param2) => ... }`

```
val y: ((Int, Int, Int) => Int) = (((a, !)) => a)
```

^

not-a-legal-formal-parameter-tuple.scala:4: error: not a legal formal parameter.

Note: Tuples cannot be directly destructured in method or function parameters.

Either create a single parameter accepting the

Tuple3,

or consider a pattern matching anonymous function: `{ case (param1, ..., param3) => ... }`

```
val z: ((Int, Int, Int) => Int) = (((a, NotAPatternVariableName, c)) => a)
```

^

three errors found

(The MIT License)

Copyright (c) 2013 Greg Allen

Permission is hereby granted, free of charge, to any person obtaining

a copy of this software and associated documentation files (the

'Software'), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish,

distribute, sublicense, and/or sell copies of the Software, and to

permit persons to whom the Software is furnished to do so, subject to

the following conditions:

The above copyright notice and this permission notice shall be

included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND,

EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY

CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE  
SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2006, Ivan Sagalaev

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of highlight.js nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS AND CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Scala includes the Tools Tooltip library:

Copyright (c) 2009 Tero Piirainen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

(c) 2012-2014 GitHub

When using the GitHub logos, be sure to follow the GitHub logo guidelines (<https://github.com/logos>)

Font License: SIL OFL 1.1 (<http://scripts.sil.org/OFL>)

Applies to all font files

Code License: MIT (<http://choosealicense.com/licenses/mit/>)

Applies to all other files  
Scala includes the jQuery library:

Copyright (c) 2010 John Resig

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Scala includes the JLine library, which includes the Jansi library.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%)

or more of the  
outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.



You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall

any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the  
License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.86 jackson 2.10.1

### 1.86.1 Available under license :

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## ## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses. This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.87 slf4j 1.7.29

## 1.87.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend,

and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.88 chill 0.7.6

### 1.88.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

Copyright 2012 Twitter, Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/EitherSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/CleaningSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/WrappedArraySerializer.scala

\*

/opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/Traversable.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/SingletonSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/SomeSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/config/ScalaAnyRefMapConfig.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/KryoBase.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/config/ScalaMapConfig.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/BitSetSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/config/ReflectingInstantiatorBuilder.scala

\*

/opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/SortedSetSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/SortedMapSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/KryoSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/RichKryo.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/EnumerationSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/ObjectSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/ClassManifestSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/package.scala

\*

/opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/ManifestSerializer.scala

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/ScalaKryoInstantiator.scala  
\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/TupleSerializers.scala  
\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/RegexSerializer.scala

No license file was found, but licenses were detected in source scan.

/\*\*

\* Copyright 2012 Twitter, Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-jar/com/twitter/chill/MeatLocker.scala

No license file was found, but licenses were detected in source scan.

/\*\*

\* Copyright (c) 2010, Regents of the University of California.

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* \* Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* \* Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* \* Neither the name of the University of California, Berkeley nor the

\* names of its contributors may be used to endorse or promote

\* products derived from this software without specific prior written

\* permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS



\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
\* HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-  
jar/com/twitter/chill/ClosureCleaner.scala

No license file was found, but licenses were detected in source scan.

/\*

Copyright 2013 Twitter, Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1013582607\_1591898851.09/0/chill-2-10-0-7-6-sources-  
jar/com/twitter/chill/Externalizer.scala

## 1.89 antlr 4.7.1

### 1.89.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]  
\* Copyright (c) 2015 Dan McLaughlin, Mike Lischke  
\* All rights reserved.  
\*/

```

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
*
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. The name of the author may not be used to endorse or promote products
* derived from this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/

```

Found in path(s):

```

* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/templates/codegen/Cpp/Cpp.stg

```

No license file was found, but licenses were detected in source scan.

```

/*

```

[The "BSD license"]

Copyright (c) 2011 Terence Parr

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES

OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/parse/GrammarTreeVisitor.java

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]

\* Copyright (c) 2012-2016 Terence Parr

\* Copyright (c) 2012-2016 Sam Harwell

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. The name of the author may not be used to endorse or promote products

\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES

\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF

\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

lexer grammar ActionSplitter;

```

options { filter=true; }

@header {
package org.antlr.v4.parse;
import org.antlr.v4.tool.*;
import org.antlr.v4.tool.ast.*;
}

@members {
ActionSplitterListener delegate;

public ActionSplitter(CharStream input, ActionSplitterListener delegate) {
    this(input, new RecognizerSharedState());
    this.delegate = delegate;
}

/** force filtering
    (and return tokens). triggers all above actions. */
public List<Token> getActionTokens() {
    List<Token> chunks = new ArrayList<Token>();
    Token t = nextToken();
    while ( t.getType()!=Token.EOF ) {
        chunks.add(t);
        t = nextToken();
    }
    return chunks;
}

private boolean isIDStartChar(int c) {
    return c == '_' || Character.isLetter(c);
}

}

// ignore comments right away

COMMENT
: '/' ( options { greedy=false; } : . )* '*' { delegate.text($text); }
;

LINE_COMMENT
: '/' ~('\n'|\r)* '\r'? '\n' { delegate.text($text); }
;

SET_NONLOCAL_ATTR
: '$' x=ID ':' y=ID WS? '=' expr=ATTR_VALUE_EXPR ';'
{
    delegate.setNonLocalAttr($text, $x, $y, $expr);
}

```

```

}
;

NONLOCAL_ATTR
: '$ x=ID ':: y=ID {delegate.nonLocalAttr($text, $x, $y);}
;

QUALIFIED_ATTR
: '$ x=ID '!' y=ID {input.LA(1)!='('}? {delegate.qualifiedAttr($text, $x, $y);}
;

SET_ATTR
: '$ x=ID WS? '=' expr=ATTR_VALUE_EXPR ';'
{
  delegate.setAttr($text, $x, $expr);
}
;

ATTR
: '$
x=ID {delegate.attr($text, $x);}
;

// Anything else is just random text
TEXT
@init {StringBuilder buf = new StringBuilder();}
@after {delegate.text(buf.toString());}
: ( c=~("\| '$) {buf.append((char)$c);}
| "\\$' {buf.append('$);}
| "\\ c=~('$) {buf.append("\\").append((char)$c);}
| {!isIDStartChar(input.LA(2))}? => '$' {buf.append('$);}
)+
;

fragment
ID : ('a'..'z'|'A'..'Z'|'_') ('a'..'z'|'A'..'Z'|'0'..'9'|'_')*
;

/** Don't allow an = as first char to prevent $x == 3; kind of stuff. */
fragment
ATTR_VALUE_EXPR
: ~'=' (~';)*
;

fragment
WS : (' '\t' '\n' '\r')+
;

```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/parse/ActionSplitter.g
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* [The "BSD license"]
```

```
* Copyright (c) 2012-2016 Terence Parr
```

```
* Copyright (c) 2012-2016 Sam Harwell
```

```
* All rights reserved.
```

```
*
```

```
* Redistribution and use in source and binary forms, with or without
```

```
* modification, are permitted provided that the following conditions
```

```
* are met:
```

```
*
```

```
* 1. Redistributions of source code must retain the above copyright
```

```
* notice, this list of conditions and the following disclaimer.
```

```
* 2. Redistributions in binary form must reproduce the above copyright
```

```
* notice, this list of conditions and the following disclaimer in the
```

```
* documentation and/or other materials provided with the distribution.
```

```
* 3. The name of the author may not be used to endorse or promote products
```

```
* derived from this software without specific prior written permission.
```

```
*
```

```
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
```

```
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
```

```
TO, THE IMPLIED WARRANTIES
```

```
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
```

```
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
```

```
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
```

```
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
```

```
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
```

```
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
```

```
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
```

```
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
```

```
*/
```

```
tree grammar SourceGenTriggers;
```

```
options {
```

```
language = Java;
```

```
tokenVocab = ANTLRParser;
```

```
ASTLabelType = GrammarAST;
```

```
}
```

```
@header {
```

```
package org.antlr.v4.codegen;
```

```
import org.antlr.v4.misc.Utils;
```

```
import org.antlr.v4.codegen.model.*;
```

```
import org.antlr.v4.codegen.model.decl.*;
```

```

import org.antlr.v4.tool.*;
import org.antlr.v4.tool.ast.*;
import java.util.Collections;
import
java.util.Map;
import java.util.HashMap;
}

@members {
public OutputModelController controller;
public boolean hasLookaheadBlock;
public SourceGenTriggers(TreeNodeStream input, OutputModelController controller) {
this(input);
this.controller = controller;
}
}

```

```
dummy : block[null, null] ;
```

```

block[GrammarAST label, GrammarAST ebnfRoot] returns [List<? extends SrcOp> omos]
: ^( blk=BLOCK (^ (OPTIONS .+))?
{List<CodeBlockForAlt> alts = new ArrayList<CodeBlockForAlt>();}
( alternative {alts.add($alternative.altCodeBlock);} )+
)
{
if ( alts.size()==1 && ebnfRoot==null) return alts;
if ( ebnfRoot==null ) {
Somos = DefaultOutputModelFactory.list(controller.getChoiceBlock((BlockAST)$blk, alts, $label));
}
else {
Choice choice = controller.getEBNFBlock($ebnfRoot, alts);
hasLookaheadBlock |= choice instanceof PlusBlock || choice instanceof StarBlock;
Somos = DefaultOutputModelFactory.list(choice);
}
}
;

```

```

alternative returns [CodeBlockForAlt altCodeBlock, List<SrcOp> ops]
@init {
boolean outerMost = inContext("RULE BLOCK");
}
@after {
controller.finishAlternative($altCodeBlock, $ops, outerMost);
}
: a=alt[outerMost] { $altCodeBlock=$a.altCodeBlock; $ops=$a.ops; }
;

```

```
alt[boolean outerMost] returns [CodeBlockForAlt altCodeBlock, List<SrcOp> ops]
```

```

@init {
// set alt if outer ALT only (the only ones with alt field set to Alternative object)
AltAST altAST = (AltAST)retval.start;
if ( outerMost ) controller.setCurrentOuterMostAlt(altAST.alt);
}
: {
List<SrcOp> elems = new ArrayList<SrcOp>();
// TODO: shouldn't we pass $start to controller.alternative()?
$altCodeBlock = controller.alternative(controller.getCurrentOuterMostAlt(), outerMost);
$altCodeBlock.ops = $ops = elems;
controller.setCurrentBlock($altCodeBlock);
}
^( ALT elementOptions? ( element {if ($element.omos!=null) elems.addAll($element.omos);} )+ )

| ^(ALT elementOptions?
EPSILON)
    {$altCodeBlock = controller.epsilon(controller.getCurrentOuterMostAlt(), outerMost);}
;

element returns [List<? extends SrcOp> omos]
: labeledElement    {$omos = $labeledElement.omos;}
| atom[null,false]  {$omos = $atom.omos;}
| subrule           {$omos = $subrule.omos;}
| ACTION           {$omos = controller.action((ActionAST)$ACTION);}
| SEMPRED          {$omos = controller.sempred((ActionAST)$SEMPRED);}
| ^(ACTION elementOptions) {$omos = controller.action((ActionAST)$ACTION);}
| ^(SEMPRED elementOptions) {$omos = controller.sempred((ActionAST)$SEMPRED);}
;

labeledElement returns [List<? extends SrcOp> omos]
: ^(ASSIGN ID atom[$ID,false] ) {$omos = $atom.omos;}
| ^(PLUS_ASSIGN ID atom[$ID,false]) {$omos = $atom.omos;}
| ^(ASSIGN ID block[$ID,null] ) {$omos = $block.omos;}
| ^(PLUS_ASSIGN ID block[$ID,null]) {$omos = $block.omos;}
;

subrule returns [List<? extends SrcOp> omos]
: ^(OPTIONAL b=block[null,$OPTIONAL])
{
$omos = $block.omos;
}
| ( ^(op=CLOSURE
b=block[null,null])
| ^(op=POSITIVE_CLOSURE b=block[null,null])
)
{
List<CodeBlockForAlt> alts = new ArrayList<CodeBlockForAlt>();
SrcOp blk = $b.omos.get(0);

```



```

CodeBlockForAlt alt = new CodeBlockForAlt(controller.delegate);
alt.addOp(blk);
alts.add(alt);
SrcOp loop = controller.getEBNFBlock($op, alts); // "star it"
    hasLookaheadBlock |= loop instanceof PlusBlock || loop instanceof StarBlock;
    $omos = DefaultOutputModelFactory.list(loop);
}
| block[null, null]    {$omos = $block.omos;}
;

blockSet[GrammarAST label, boolean invert] returns [List<SrcOp> omos]
: ^(SET atom[label,invert]+) {$omos = controller.set($SET, $label, invert);}
;

/*
setElement
: STRING_LITERAL
| TOKEN_REF
| ^(RANGE STRING_LITERAL STRING_LITERAL)
;
*/

// TODO: combine ROOT/BANG into one then just make new op ref'ing return value of atom/terminal...
// TODO: same for NOT
atom[GrammarAST label, boolean invert] returns [List<SrcOp> omos]
: ^(NOT
a=atom[$label, true]) {$omos = $a.omos;}
| range[label]    {$omos = $range.omos;}
| ^(DOT ID terminal[$label])
| ^(DOT ID ruleref[$label])
| ^(WILDCARD .)    {$omos = controller.wildcard($WILDCARD, $label);}
| WILDCARD        {$omos = controller.wildcard($WILDCARD, $label);}
| terminal[label]  {$omos = $terminal.omos;}
| ruleref[label]  {$omos = $ruleref.omos;}
| blockSet[$label, invert] {$omos = $blockSet.omos;}
;

ruleref[GrammarAST label] returns [List<SrcOp> omos]
: ^(RULE_REF ARG_ACTION? elementOptions?) {$omos = controller.ruleRef($RULE_REF, $label,
$ARG_ACTION);}
;

range[GrammarAST label] returns [List<SrcOp> omos]
: ^(RANGE a=STRING_LITERAL b=STRING_LITERAL)
;

terminal[GrammarAST label] returns [List<SrcOp> omos]
: ^(STRING_LITERAL .) {$omos = controller.stringRef($STRING_LITERAL, $label);}

```

```

| STRING_LITERAL  {$omos = controller.stringRef($STRING_LITERAL, $label);}
| ^(TOKEN_REF ARG_ACTION .) {$omos =
controller.tokenRef($TOKEN_REF, $label, $ARG_ACTION);}
| ^(TOKEN_REF .)  {$omos = controller.tokenRef($TOKEN_REF, $label, null);}
| TOKEN_REF      {$omos = controller.tokenRef($TOKEN_REF, $label, null);}
;

```

elementOptions

```

: ^(ELEMENT_OPTIONS elementOption+)
;

```

elementOption

```

: ID
| ^(ASSIGN ID ID)
| ^(ASSIGN ID STRING_LITERAL)
| ^(ASSIGN ID ACTION)
| ^(ASSIGN ID INT)
;

```

Found in path(s):

```

* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/SourceGenTriggers.g

```

No license file was found, but licenses were detected in source scan.

\* Copyright (c) 2012-2016 Terence Parr

\* Copyright (c) 2012-2016 Sam Harwell

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. The name of the author may not be used to endorse or promote products

\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES

\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/templates/depend.stg  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/templates/LeftRecursiveRules.stg  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/templates/dot/graphs.stg

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]

\* Copyright (c) 2012-2016 Terence Parr

\* Copyright (c) 2012-2016 Sam Harwell

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. The name of the author may not be used to endorse or promote products

\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES

\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF

\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/templates/codegen/Java/Java.stg

No license file was found, but licenses were detected in source scan.

```
* [The "BSD license"]
* All rights reserved.
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. The name of the author may not be used to endorse or promote products
* derived from this software without specific prior written permission.
```

[The "BSD licence"]

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/parse/ANTLRParser.g
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (c) 2012-2017 The ANTLR Project. All rights reserved.
* Use of this file is governed by the BSD 3-clause license that
* can be found in the LICENSE.txt file in the project root.
*/
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ErrorType.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/semantics/AttributeChecks.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/ActionText.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/decl/Decl.java
```

```

* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/SerializedATN.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/LabeledOp.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/OutputFile.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/LabelElementPair.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/RuleFunction.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/VisitorFile.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef_stop.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/ThisRulePropertyRef_parser.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ast/GrammarASTErrorNode.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/gui/TreeViewer.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef_int.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/BaseVisitorFile.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/RuleElement.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/ActionChunk.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/BaseListenerFile.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/SetAttr.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/gui/PostScriptDocument.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/parse/ToolANTLRLexer.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/semantics/BasicSemanticChecks.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/ThisRulePropertyRef_ctx.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ast/GrammarASTWithOptions.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/target/GoTarget.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-

```

```

jar/org/antlr/v4/codegen/model/decl/ElementListDecl.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/analysis/AnalysisPipeline.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-jar/org/antlr/v4/gui/Trees.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/semantics/UseDefAnalyzer.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/decl/ContextTokenGetterDecl.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ast/RangeAST.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/Parser.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/parse/TokenVocabParser.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/RetValRef.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/decl/ContextGetterDecl.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ToolMessage.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/SetNonLocalAttr.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/DOTGenerator.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef_text.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ast/GrammarRootAST.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/automata/ATNFactory.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/target/CSharpTarget.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/QRetValRef.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/TokenRef.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/parse/ScopeParser.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/ModelElement.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/automata/ATNVisitor.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/unicode/UnicodeDataTemplateController.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-

```

```

jar/org/antlr/v4/codegen/model/RuleSempredFunction.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/GrammarParserInterpreter.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/LL1Choice.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/LL1Loop.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/OutputModelFactory.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/OutputModelController.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/OutputModelWalker.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ast/PlusBlockAST.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/CodeBlockForOuterMostAlt.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/VisitorDispatchMethod.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/LabelType.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/Recognizer.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/DefaultOutputModelFactory.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/misc/CharSupport.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/DispatchMethod.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/LeftRecursiveRule.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/StarBlock.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-jar/org/antlr/v4/Tool.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/automata/TailEpsilonRemover.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef_parser.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/target/Python2Target.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-

```

```

jar/org/antlr/v4/tool/ast/AltAST.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/decl/StructDecl.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/TestSetInline.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ANTLRMessage.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/GrammarTransformPipeline.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/ListenerDispatchMethod.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ast/QuantifierAST.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/automata/LexerATNFactory.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/PlusBlock.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/LeftRecursionCyclesMessage.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/parse/GrammarToken.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef_ctx.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef_pos.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/Sync.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/AltBlock.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/parse/GrammarASTAdaptor.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ast/PredAST.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/analysis/LeftRecursiveRuleTransformer.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/LexerFactory.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef_line.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/ActionTranslator.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/Loop.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/Lexer.java

```



\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/tool/ast/RuleRefAST.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/tool/AttributeResolver.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/dbg.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/target/JavaScriptTarget.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/tool/ast/ActionAST.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/AltLabelStructDecl.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/tool/ast/GrammarASTVisitor.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/parse/ActionSplitterListener.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/parse/ToolANTLRParser.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/SemPred.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/tool/ErrorSeverity.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/AddToLabelList.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/TokenDecl.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/LexerFile.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/gui/TreePostScriptGenerator.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/gui/TreeTextProvider.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/tool/GrammarSyntaxMessage.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/target/SwiftTarget.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/misc/OrderedHashMap.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/semantics/SymbolChecks.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/ContextTokenListGetterDecl.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/MatchToken.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef\_text.java

\*  
/opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/decl/TokenListDecl.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/ErrorMessageManager.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/automata/ATNOptimizer.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/ast/SetAST.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/semantics/ActionSniffer.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/analysis/LeftRecursiveRuleAltInfo.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/chunk/ListLabelRef.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/CodeGenPipeline.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/misc/Graph.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/BlankOutputModelFactory.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/GrammarSemanticsMessage.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/ast/StarBlockAST.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/MatchSet.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/target/JavaTarget.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/ThrowEarlyExitException.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/RuleActionFunction.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/chunk/LocalRef.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/semantics/BlankActionSplitterListener.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/Grammar.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/LL1PlusBlockSingleAlt.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/GrammarInterpreterRuleContext.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/ANTLRToolListener.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-

```

jar/org/antlr/v4/codegen/target/CppTarget.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/NonLocalAttrRef.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/LabelRef.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef_channel.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/decl/ContextRuleGetterDecl.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/DefaultToolListener.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/CodeGenerator.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/Attribute.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/decl/TokenTypeDecl.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/LexerGrammar.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/LL1StarBlockSingleAlt.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/gui/TreeLayoutAdaptor.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/semantics/RuleCollector.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ast/NotAST.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/Alternative.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/Wildcard.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/gui/SystemFontMetrics.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/ListenerFile.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/LL1AltBlock.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/ParserFactory.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ast/RuleElementAST.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/gui/JFileChooserConfirmOverwrite.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/OptionalBlock.java

```

```

* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/decl/AttributeDecl.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/ast/BlockAST.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/automata/ATNPrinter.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/CaptureNextToken.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/ThrowNoViableAlt.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef_type.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/parse/ResyncToEndOfRuleBlock.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/ExceptionClause.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/ThisRulePropertyRef_start.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/ThrowRecognitionException.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/ThisRulePropertyRef_stop.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/tool/AttributeDict.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/ElementFrequenciesVisitor.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/OutputModelObject.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-jar/org/antlr/v4/tool/Rule.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/misc/Utils.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/CaptureNextTokenType.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/SrcOp.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/LeftRecursiveRuleFunction.java
*
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/ParserFile.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/Action.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/parse/v4ParserException.java
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/codegen/model/chunk/ThisRulePropertyRef_text.java

```

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/misc/FrequencySet.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/semantics/SymbolCollector.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/analysis/LeftRecursionDetector.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/RuleContextListDecl.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef\_index.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/ContextRuleListIndexedGetterDecl.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/ArgAction.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/ArgRef.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/tool/ast/TerminalAST.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/analysis/LeftRecursiveRuleAnalyzer.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/LL1OptionalBlockSingleAlt.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/ContextTokenListIndexedGetterDecl.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/misc/EscapeSequenceParsing.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/CodeBlock.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/ActionTemplate.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/tool/ast/OptionalBlockAST.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/tool/ast/RuleAST.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/RuleContextDecl.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/Choice.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/codegen/model/InvokeRule.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/parse/v3TreeGrammarException.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
 jar/org/antlr/v4/misc/MutableInt.java  
 \* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-

jar/org/antlr/v4/automata/ParserATNFactory.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/UnicodeEscapes.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/LL1OptionalBlock.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/Target.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef\_start.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/CodeGeneratorExtension.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/decl/ContextRuleListGetterDecl.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/ast/GrammarAST.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/gui/BasicFontMetrics.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/gui/TestRig.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/semantics/SemanticPipeline.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/BuildDependencyGenerator.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/MatchNotSet.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/model/CodeBlockForAlt.java  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/codegen/target/Python3Target.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* [The "BSD license"]  
\* Copyright (c) 2012-2016 Terence Parr  
\* Copyright (c) 2012-2016 Sam Harwell  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\*  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

- \* 3. The name of the author may not be used to endorse or promote products
- \* derived from this software without specific prior written permission.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
- \* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
- TO, THE IMPLIED WARRANTIES
- \* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
- \* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
- \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
- \* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
- \* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
- \* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
- \* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
- \* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
- \*/

```

tree grammar BlockSetTransformer;
options {
    language    = Java;
    tokenVocab  = ANTLRParser;
    ASTLabelType = GrammarAST;
    output      = AST;
    filter      = true;
}

@header {
package org.antlr.v4.parse;
import org.antlr.v4.misc.Utils;
import org.antlr.v4.misc.*;
import org.antlr.v4.tool.*;
import org.antlr.v4.tool.ast.*;
import java.util.List;
import java.util.Set;
import
    java.util.HashSet;
import java.util.ArrayList;
import org.antlr.v4.runtime.misc.IntervalSet;
}

@members {
public String currentRuleName;
public GrammarAST currentAlt;
public Grammar g;
public BlockSetTransformer(TreeNodeStream input, Grammar g) {
    this(input, new RecognizerSharedState());
    this.g = g;
}
}

```

```

topdown
: ^(RULE (id=TOKEN_REF|id=RULE_REF) {currentRuleName=$id.text;} .+)
| setAlt
| ebnfBlockSet
| blockSet
;

setAlt
: {inContext("RULE BLOCK")}?
  ALT {currentAlt = $start;}
;

// (BLOCK (ALT (+ (BLOCK (ALT INT) (ALT ID))))))
ebnfBlockSet
@after {
  GrammarTransformPipeline.setGrammarPtr(g, $tree);
}
: ^(ebnfSuffix blockSet) -> ^(ebnfSuffix ^(BLOCK<BlockAST> ^(ALT<AltAST> blockSet)))
;

ebnfSuffix
@after {$tree = (GrammarAST)adaptor.dupNode($start);}
: OPTIONAL
| CLOSURE
| POSITIVE_CLOSURE
;

blockSet
@init {
  boolean inLexer = Grammar.isTokenName(currentRuleName);
}
@after {
  GrammarTransformPipeline.setGrammarPtr(g, $tree);
}
: {inContext("RULE")}?
// top-level: rule block and > 1 alt
^(BLOCK ^(alt=ALT elementOptions? {((AltAST)$alt).altLabel==null}? setElement[inLexer]) (^(ALT
elementOptions? setElement[inLexer]) )+)-
-> ^(BLOCK<BlockAST>[$BLOCK.token] ^(ALT<AltAST>[$BLOCK.token,"ALT"] ^(SET[$BLOCK.token,
"SET"] setElement+)))
| {!inContext("RULE")}? // if not rule block and > 1 alt
^(BLOCK ^(ALT elementOptions? setElement[inLexer]) (^(ALT elementOptions? setElement[inLexer]) )+)-
-> ^(SET[$BLOCK.token, "SET"] setElement+)
;

setElement[boolean inLexer]
@after {

```



```

GrammarTransformPipeline.setGrammarPtr(g, $tree);
}
: ( ^{a=STRING_LITERAL elementOptions} {!inLexer ||
CharSupport.getCharValueFromGrammarCharLiteral($a.getText())!=-1}?
| a=STRING_LITERAL {!inLexer || CharSupport.getCharValueFromGrammarCharLiteral($a.getText())!=-1}?
| {!inLexer}?=> ^(TOKEN_REF elementOptions)
| {!inLexer}?=> TOKEN_REF
| {!inLexer}?=> ^(RANGE a=STRING_LITERAL b=STRING_LITERAL)
  {CharSupport.getCharValueFromGrammarCharLiteral($a.getText())!=-1
  &&
  CharSupport.getCharValueFromGrammarCharLiteral($b.getText())!=-1}?
)
;

```

```

elementOptions
: ^(ELEMENT_OPTIONS elementOption*)
;

```

```

elementOption
: ID
| ^(ASSIGN id=ID v=ID)
| ^(ASSIGN ID v=STRING_LITERAL)
| ^(ASSIGN ID v=ACTION)
| ^(ASSIGN ID v=INT)
;

```

Found in path(s):  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-jar/org/antlr/v4/parse/BlockSetTransformer.g  
No license file was found, but licenses were detected in source scan.

~ Copyright (c) 2012-2017 The ANTLR Project. All rights reserved.

Found in path(s):  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-jar/META-INF/maven/org.antlr/antlr4/pom.xml  
No license file was found, but licenses were detected in source scan.

```

/*
[The "BSD licence"]
Copyright (c) 2006 Kay Roepke
All rights reserved.

```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-jar/org/antlr/v4/tool/templates/messages/formats/vs2005.stg

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-jar/org/antlr/v4/tool/templates/messages/formats/gnu.stg

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-jar/org/antlr/v4/tool/templates/messages/formats/antlr.stg

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]

\* Copyright (c) 2012-2016 Terence Parr

\* Copyright (c) 2012-2016 Sam Harwell

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. The name of the author may not be used to endorse or promote products

\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES

\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

/\*\* Find left-recursive rules \*/

tree grammar LeftRecursiveRuleWalker;

options {

tokenVocab=ANTLRParser;

ASTLabelType=GrammarAST;

}

@header {

package org.antlr.v4.parse;

import org.antlr.v4.misc.\*;

import org.antlr.v4.tool.\*;

import org.antlr.v4.tool.ast.\*;

}

@members {

private String ruleName;

private int currentOuterAltNumber; // which outer alt of rule?

public

int numAlts; // how many alts for this rule total?

public void setAltAssoc(AltAST altTree, int alt) {}

public void binaryAlt(AltAST altTree, int alt) {}

public void prefixAlt(AltAST altTree, int alt) {}

public void suffixAlt(AltAST altTree, int alt) {}

public void otherAlt(AltAST altTree, int alt) {}

public void setReturnValues(GrammarAST t) {}

}

@rulecatch { }

// TODO: can get parser errors for not matching pattern; make them go away

public

rec\_rule returns [boolean isLeftRec]

@init

{

```

currentOuterAltNumber = 1;
}
: ^( r=RULE id=RULE_REF {ruleName=$id.getText();}
  ruleModifier?
// (ARG_ACTION)? shouldn't allow args, right?
  ^(RETURNS a=ARG_ACTION {setReturnValues($a);}))?
// (^(THROWS .+)? don't allow
  (^(LOCALS ARG_ACTION) )? // TODO: copy these to gen'd code
  (^(OPTIONS .*)
  | ^(AT ID ACTION) // TODO: copy
  )*)
ruleBlock { $isLeftRec = $ruleBlock.isLeftRec;}
exceptionGroup
)
;

exceptionGroup
: exceptionHandler* finallyClause?
;

exceptionHandler
: ^(CATCH ARG_ACTION ACTION)
;

finallyClause
: ^(FINALLY ACTION)
;

ruleModifier
: PUBLIC
| PRIVATE
| PROTECTED
;

ruleBlock returns [boolean isLeftRec]
@init{boolean lr=false; this.numAlts = $start.getChildCount();}
: ^( BLOCK
(
o=outerAlternative
{if ($o.isLeftRec) $isLeftRec = true;}
{currentOuterAltNumber++;}
)+
)
;

/** An alt is either prefix, suffix, binary, or ternary operation or "other" */
outerAlternative returns [boolean isLeftRec]
: (binary)=> binary

```

```

        {binaryAlt((AltAST)$start, currentOuterAltNumber); $isLeftRec=true;}
| (prefix)=>    prefix
        {prefixAlt((AltAST)$start, currentOuterAltNumber);}
| (suffix)=>    suffix
        {suffixAlt((AltAST)$start, currentOuterAltNumber); $isLeftRec=true;}
| nonLeftRecur {otherAlt((AltAST)$start, currentOuterAltNumber);}
;

binary
: ^(
ALT elementOptions? recurse element* recurse epsilonElement* )
    {setAltAssoc((AltAST)$ALT,currentOuterAltNumber);}
;

prefix
: ^( ALT elementOptions?
element+
recurse epsilonElement*
)
    {setAltAssoc((AltAST)$ALT,currentOuterAltNumber);}
;

suffix
: ^( ALT elementOptions? recurse element+ )
    {setAltAssoc((AltAST)$ALT,currentOuterAltNumber);}
;

nonLeftRecur
: ^(ALT elementOptions? element+)
;

recurse
: ^(ASSIGN ID recurseNoLabel)
| ^(PLUS_ASSIGN ID recurseNoLabel)
| recurseNoLabel
;

recurseNoLabel : {((CommonTree)input.LT(1)).getText().equals(ruleName)}? RULE_REF;

token returns [GrammarAST t=null]
: ^(ASSIGN ID s=token {$t = $s.t;})
| ^(PLUS_ASSIGN ID s=token {$t = $s.t;})
| b=STRING_LITERAL    {$t = $b;}
| ^(b=STRING_LITERAL elementOptions) {$t = $b;}
| ^(c=TOKEN_REF elementOptions) {$t = $c;}
| c=TOKEN_REF        {$t = $c;}
;

```

elementOptions  
: ^(ELEMENT\_OPTIONS elementOption\*)  
  
;

elementOption  
: ID  
| ^(ASSIGN ID ID)  
| ^(ASSIGN ID STRING\_LITERAL)  
| ^(ASSIGN ID ACTION)  
| ^(ASSIGN ID INT)  
  
;

element  
: atom  
| ^(NOT element)  
| ^(RANGE atom atom)  
| ^(ASSIGN ID element)  
| ^(PLUS\_ASSIGN ID element)  
| ^(SET setElement+)  
| RULE\_REF  
| ebnf  
| epsilonElement  
  
;

epsilonElement  
: ACTION  
| SEMPRED  
| EPSILON  
| ^(ACTION elementOptions)  
| ^(SEMPRED elementOptions)  
  
;

setElement  
: ^(STRING\_LITERAL elementOptions)  
| ^(TOKEN\_REF elementOptions)  
| STRING\_LITERAL  
| TOKEN\_REF  
  
;

ebnf: block  
| ^( OPTIONAL block )  
| ^( CLOSURE block )  
| ^( POSITIVE\_CLOSURE block )  
  
;

block  
: ^(BLOCK ACTION? alternative+)

```
;  
  
alternative  
: ^(ALT elementOptions? element+)  
;
```

```
atom  
: ^(RULE_REF ARG_ACTION? elementOptions?)  
  | ^(STRING_LITERAL elementOptions)  
  | STRING_LITERAL  
  | ^(TOKEN_REF elementOptions)  
  | TOKEN_REF  
  | ^(WILDCARD elementOptions)  
  | WILDCARD  
  | ^(DOT ID element)  
;
```

Found in path(s):

```
*  
  
/opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/parse/LeftRecursiveRuleWalker.g  
No license file was found, but licenses were detected in source scan.
```

```
/*  
* [The "BSD license"]  
* Copyright (c) 2016, Mike Lischke  
* All rights reserved.  
*  
* Redistribution and use in source and binary forms, with or without  
* modification, are permitted provided that the following conditions  
* are met:  
*  
* 1. Redistributions of source code must retain the above copyright  
* notice, this list of conditions and the following disclaimer.  
* 2. Redistributions in binary form must reproduce the above copyright  
* notice, this list of conditions and the following disclaimer in the  
* documentation and/or other materials provided with the distribution.  
* 3. The name of the author may not be used to endorse or promote products  
* derived from this software without specific prior written permission.  
*  
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
* OF MERCHANTABILITY  
AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
```

\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\*/opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/templates/codegen/Cpp/Files.stg

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]

\* Copyright (c) 2012-2016 Terence Parr

\* Copyright (c) 2012-2016 Sam Harwell

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. The name of the author may not be used to endorse or promote products

\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES

\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF

\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

tree grammar ATNBuilder;

options {

language = Java;

tokenVocab = ANTLRParser;

ASTLabelType = GrammarAST;

// filter = true;

}



```

// Include the copyright in this source and also the generated source
@header {
/*
[The "BSD license"]
Copyright (c) 2010 Terence Parr
All rights reserved.
Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:
1. Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products
derived from this software without specific prior written permission.
THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF
USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/
package org.antlr.v4.parse;
import org.antlr.v4.tool.*;
import org.antlr.v4.tool.ast.*;
import org.antlr.v4.automata.ATNFactory;
}

@members {
    ATNFactory factory;
    public ATNBuilder(TreeNodeStream input, ATNFactory factory) {
        this(input);
        this.factory = factory;
    }
}

dummy : block[null] ; // avoid error about no start rule

ruleBlock[GrammarAST ebnfRoot] returns [ATNFactory.Handle p]
@init {
    List<ATNFactory.Handle> alts = new ArrayList<ATNFactory.Handle>();

```

```

int alt = 1;
factory.setCurrentOuterAlt(alt);
}
: ^(BLOCK
    ^(OPTIONS .*)?
    ( a=alternative
        {alts.add($a.p); factory.setCurrentOuterAlt(++alt);}
    )+
)
{$p = factory.block((BlockAST)$BLOCK, ebnfRoot, alts);}
;

block[GrammarAST ebnfRoot] returns [ATNFactory.Handle p]
@init {List<ATNFactory.Handle> alts = new ArrayList<ATNFactory.Handle>();}
: ^(BLOCK ^(OPTIONS .*)? (a=alternative {alts.add($a.p);})+)
  {$p = factory.block((BlockAST)$BLOCK, ebnfRoot, alts);}
;

alternative returns [ATNFactory.Handle p]
@init {List<ATNFactory.Handle> els = new ArrayList<ATNFactory.Handle>();}
: ^(LEXER_ALT_ACTION a=alternative lexerCommands)
  {$p = factory.lexerAltCommands($a.p,$lexerCommands.p);}
| ^(ALT elementOptions? EPSILON)    {$p = factory.epsilon($EPSILON);}
| ^(ALT elementOptions? (e=element {els.add($e.p);})+) {$p = factory.alt(els);}
;

lexerCommands returns [ATNFactory.Handle p]
@init {List<ATNFactory.Handle> cmds = new ArrayList<ATNFactory.Handle>();}
: (c=lexerCommand {if ($c.cmd != null) cmds.add($c.cmd);}+
  {
    $p = factory.alt(cmds);
  }
)
;

lexerCommand returns
[ATNFactory.Handle cmd]
: ^(LEXER_ACTION_CALL ID lexerCommandExpr)
  {$cmd = factory.lexerCallCommand($ID, $lexerCommandExpr.start);}
| ID
  {$cmd = factory.lexerCommand($ID);}
;

lexerCommandExpr
: ID
| INT
;

element returns [ATNFactory.Handle p]

```

```

: labeledElement  {$p = $labeledElement.p;}
| atom    {$p = $atom.p;}
| subrule  {$p = $subrule.p;}
| ACTION   {$p = factory.action((ActionAST)$ACTION);}
| SEMPRED  {$p = factory.sempred((PredAST)$SEMPRED);}
| ^(ACTION .)  {$p = factory.action((ActionAST)$ACTION);}
| ^(SEMPRED .)  {$p = factory.sempred((PredAST)$SEMPRED);}
| ^(NOT b=blockSet[true]) {$p = $b.p;}
| LEXER_CHAR_SET  {$p = factory.charSetLiteral($start);}
;

```

astOperand returns [ATNFactory.Handle p]

```

: atom    {$p = $atom.p;}
| ^(NOT blockSet[true]) {$p = $blockSet.p;}
;

```

labeledElement returns [ATNFactory.Handle p]

```

: ^(ASSIGN ID element)  {$p = factory.label($element.p);}
| ^(PLUS_ASSIGN ID element)
  {$p = factory.listLabel($element.p);}
;

```

subrule returns [ATNFactory.Handle p]

```

: ^(OPTIONAL block[$start])  {$p = $block.p;}
| ^(CLOSURE block[$start])  {$p = $block.p;}
| ^(POSITIVE_CLOSURE block[$start]) {$p = $block.p;}
| block[null]    {$p = $block.p;}
;

```

blockSet[boolean invert] returns [ATNFactory.Handle p]

```

@init {List<GrammarAST> alts = new ArrayList<GrammarAST>();}
: ^(SET (setElement {alts.add($setElement.start);})+) {$p = factory.set($start, alts, $invert);}
;

```

/\*\* Don't combine with atom otherwise it will build spurious ATN nodes \*/

setElement

```

: ^(STRING_LITERAL .)
| ^(TOKEN_REF .)
| STRING_LITERAL
| TOKEN_REF
| ^(RANGE a=STRING_LITERAL b=STRING_LITERAL)
| LEXER_CHAR_SET
;

```

atom returns [ATNFactory.Handle p]

```

: range  {$p = $range.p;}
| ^(DOT ID terminal) {$p = $terminal.p;}
| ^(DOT ID ruleref) {$p = $ruleref.p;}

```

```

| ^(WILDCARD .) {$p = factory.wildcard($start);}
| WILDCARD {$p = factory.wildcard($start);}
| blockSet[false] {$p
= $blockSet.p;}
| terminal {$p = $terminal.p;}
| ruleref {$p = $ruleref.p;}
;

ruleref returns [ATNFactory.Handle p]
: ^(RULE_REF ARG_ACTION? ^(ELEMENT_OPTIONS .*)) {$p = factory.ruleRef($RULE_REF);}
| ^(RULE_REF ARG_ACTION?) {$p = factory.ruleRef($RULE_REF);}
| RULE_REF {$p = factory.ruleRef($RULE_REF);}
;

range returns [ATNFactory.Handle p]
: ^(RANGE a=STRING_LITERAL b=STRING_LITERAL) {$p = factory.range($a,$b);}
;

terminal returns [ATNFactory.Handle p]
: ^(STRING_LITERAL .) {$p = factory.stringLiteral((TerminalAST)$start);}
| STRING_LITERAL {$p = factory.stringLiteral((TerminalAST)$start);}
| ^(TOKEN_REF ARG_ACTION .) {$p = factory.tokenRef((TerminalAST)$start);}
| ^(TOKEN_REF .) {$p = factory.tokenRef((TerminalAST)$start);}
| TOKEN_REF {$p = factory.tokenRef((TerminalAST)$start);}
;

elementOptions
: ^(ELEMENT_OPTIONS elementOption*)
;

elementOption
: ID
| ^(ASSIGN ID
ID)
| ^(ASSIGN ID STRING_LITERAL)
| ^(ASSIGN ID ACTION)
| ^(ASSIGN ID INT)
;

```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/parse/ATNBuilder.g
```

No license file was found, but licenses were detected in source scan.

/\*

```
* [The "BSD license"]
* Copyright (c) 2013 Terence Parr
* Copyright (c) 2013 Sam Harwell
```

\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\*  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. The name of the author may not be used to endorse or promote products  
\* derived from this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,  
\* THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/templates/codegen/CSharp/CSharp.stg

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]  
\* Copyright (c) 2012-2016 Terence Parr  
\* Copyright (c) 2012-2016 Sam Harwell  
\* Copyright (c) 2014 Eric Vergnaud  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\*  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

\* 3. The name of the author may not be used to endorse or promote products  
\* derived from this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
\* IMPLIED  
WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/templates/codegen/Python3/Python3.stg  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/templates/codegen/JavaScript/JavaScript.stg  
\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/templates/codegen/Python2/Python2.stg

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2012-2017 The ANTLR Project. All rights reserved.  
\* Use of this file is governed by the BSD 3-clause license that  
\* can be found in the LICENSE.txt file in the project root.

\*/

/\*\*

[The "BSD license"]

Copyright (c) 2011 Cay Horstmann

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products  
derived from this software without specific prior written permission.

THIS

SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-jar/org/antlr/v4/gui/GraphicsSupport.java

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]

\* Copyright (c) 2012-2016 Terence Parr

\* Copyright (c) 2012-2016 Sam Harwell

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. The name of the author may not be used to endorse or promote products

\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES

\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF

\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

```

// File   : A3Lexer.g
// Author  : Jim Idle (jimi@temporal-wave.com)
// Copyright : Free BSD - See @header clause below
// Version  : First implemented as part of ANTLR 3.2 this is the self
//           hosting ANTLR 3 Lexer.
//
// Description
// -----
// This is the definitive lexer grammar for parsing ANTLR V3.x.x grammars. All other
// grammars are
// derived from this grammar via source code control integration (perforce)
// or by the gdiff tool.
//
// This grammar and its associated grmmars A3Parser.g and A3Walker.g exhibit the following
// traits, which are recommended for all production quality grammars:
//
// 1) They are separate grammars, not composite grammars;
// 2) They implement all supporting methods in a superclass (at least this is recommended
//    for language targets that support inheritance;
// 3) All errors are pushed as far down the parsing chain as possible, which means
//    that the lexer tries to defer error reporting to the parser, and the parser
//    tries to defer error reporting to a semantic phase consisting of a single
//    walk of the AST. The reason for this is that the error messages produced
//    from later phases of the parse will generally have better context and so
//    be more useful to the end user. Consider the message: "Syntax error at 'options'"
//    vs: "You cannot specify two options{ }
//        sections in a single grammar file".
// 4) The lexer is 'programmed' to catch common mistakes such as unterminated literals
//    and report them specifically and not just issue confusing lexer mismatch errors.
//
/** Read in an ANTLR grammar and build an AST. Try not to do
 * any actions, just build the tree.
 *
 * The phases are:
 *
 * A3Lexer.g (this file)
 *     A3Parser.g
 *     A3Verify.g (derived from A3Walker.g)
 * assign.types.g
 * define.g
 * buildnfa.g
 * antlr.print.g (optional)
 * codegen.g
 *
 * Terence Parr
 * University of San Francisco
 * 2005

```



```
* Jim Idle (this v3 grammar)
* Temporal Wave LLC
* 2009
*/
```

```
lexer grammar ANTLRLexer;
```

```
// =====
// Note that while this grammar does not care about order of constructs
// that don't really matter, such as options before @header etc, it must first
// be parsed by the original v2 parser, before it replaces it. That parser
// does
// care about order of structures. Hence we are constrained by the v2 parser
// for at least the first bootstrap release that causes this parser to replace
// the v2 version.
// =====
```

```
// -----
```

```
// Options
```

```
//
```

```
// V3 option directives to tell the tool what we are asking of it for this
```

```
// grammar.
```

```
//
```

```
options {
```

```
    // Target language is Java, which is the default but being specific
```

```
    // here as this grammar is also meant as a good example grammar for
```

```
    // for users.
```

```
    //
```

```
    language    = Java;
```

```
    // The super class that this lexer should expect to inherit from, and
```

```
    // which contains any and all support routines for the lexer. This is
```

```
    // commented out in this baseline (definitive or normative grammar)
```

```
    // - see the ANTLR tool implementation for hints on how to use the super
```

```
    // class
```

```
    //
```

```
    //superclass = AbstractA3Lexer;
```

```
}
```

```
tokens { SEMPREP; TOKEN_REF; RULE_REF; LEXER_CHAR_SET; ARG_ACTION; }
```

```
// Include the copyright
```

```
in this source and also the generated source
```

```
//
```

```
@lexer::header {
```

```
/*
```

```
[The "BSD licence"]
```

```
Copyright (c) 2005-2009 Terence Parr
```

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

```
package org.antlr.v4.parse;
import org.antlr.v4.tool.*;
import org.antlr.v4.runtime.misc.Interval;
}
```

```
@members {
```

```
public static final int COMMENTS_CHANNEL = 2;
```

```
public CommonTokenStream tokens; // track stream we push to; need for context info
public boolean isLexerRule = false;
```

```
public void grammarError(ErrorType etype, org.antlr.runtime.Token token, Object... args) { }
```

```
/** scan backwards from current point in this.tokens list
```

```
 * looking for the start of the rule or
subrule.
```

```
 * Return token or null if for some reason we can't find the start.
```

```
*/
```

```
public Token getRuleOrSubruleStartToken() {
```

```
    if ( tokens==null ) return null;
```

```
    int i = tokens.index();
```

```
    int n = tokens.size();
```

```

    if ( i>=n ) i = n-1; // seems index == n as we lex
while ( i>=0 && i<n) {
    int ttype = tokens.get(i).getType();
    if ( ttype == LPAREN || ttype == TOKEN_REF || ttype == RULE_REF ) {
        return tokens.get(i);
    }
    i--;
}
return null;
}
}

// -----
// Comments
//
// ANTLR comments can be multi or single line and we don't care
// which particularly. However we also accept Javadoc style comments
// of the form: /** ... */ and we do take care to distinguish those
// from ordinary multi-line comments
// Note how we guide the lexical PATH because we want to issue a decriptive
// error message in case of a standalone '/' character, which makes no
// sense in ANTLR source code. We also trap unterminated multi-line comments
//
fragment DOC_COMMENT : ;
COMMENT
@init
{

// Record the start line and offsets as if we need to report an
// unterminated comment, then we want to show the start of the comment
// we think is broken, not the end, where people will have to try and work
// it out themselves.
//
int startLine = $line;
int offset = getCharPositionInLine();
}
: // Eat the first character only, then see if we have a comment
// or something silly.
//
/' // Comment introducer

(
// Single line comment, possibly with embedded src/line directives
// in a similar style to the C pre-processor, allowing generated
// code to refer the programmer back to the original source code
// in case of error.
//
/'

```

```

(
  (' $ANTLR')=> ' $ANTLR' SRC
  | ~(NLCHARS)*
)

|// Multi-line comment, which may be a documentation comment
// if it starts /** (note that we protect against accidentally
// recognizing a comment /**/ as a documentation comment
//
/** (
  { input.LA(2) != '/' }?=> '*' { $type = DOC_COMMENT; }
  | { true }?=> // Required to cover all alts with predicates
)

// Should we support embedded multiline comments here?
//
(
  // Pick out end of multiline comment and exit the loop
  // if we find it.
  //
  { !(input.LA(1) == '*' && input.LA(2) == '/') }?

  // Anything else other than the non-greedy match of
  // the comment close sequence
  //
  .
)*
(
  // Look for the comment terminator, but if it is accidentally
  // unterminated, then we will hit EOF, which will trigger the
  // epsilon alt and hence we can issue an error
message relative
  // to the start of the unterminated multi-line comment
  //
  '*'

  |// Unterminated comment!
  //
  {
    // ErrorManager.msg(Msg.UNTERMINATED_DOC_COMMENT, startLine, offset, $pos, startLine,
offset, $pos, (Object)null);
  }
)

|// There was nothing that made sense following the opening '/' and so
// we issue an error regarding the malformed comment
//
{

```

```

        // TODO: Insert error message relative to comment start
        //
    }
)
{
    // We do not wish to pass the comments in to the parser. If you are
    // writing a formatter then you will want to preserve the comments off
    // channel, but could just skip and save token space if not.
    //
    $channel=COMMENTS_CHANNEL;
}
;

```

ARG\_OR\_CHARSET

```

options {k=1;}
:
{isLexerRule}?=> LEXER_CHAR_SET {$type=LEXER_CHAR_SET;}
| {!isLexerRule}?=> ARG_ACTION
{
    $type=ARG_ACTION;
    // Set the token text to our gathered string minus outer [ ]
    String t = $text;
    t = t.substring(1,t.length()-1);
    setText(t);
}
;

```

fragment

LEXER\_CHAR\_SET

```

: '['
  ( '\\ ~(\'r\'\'n\')
  | ~(\'r\'\'n\'\'\'')
  )*
  ']'
;

```

// -----

// Argument specs

//

// Certain argument lists, such as those specifying call parameters

// to a rule invocation, or input parameters to a rule specification

// are contained within square brackets. In the lexer we consume them

// all at once and sort them out later in the grammar analysis.

//

fragment

ARG\_ACTION

```

: '['
  (

```

```

    ARG_ACTION

    | ("")=>ACTION_STRING_LITERAL

    | ("\")=>ACTION_CHAR_LITERAL

    | ~('[\'])
    )*

    '
;

// -----
// Actions
//
// Other than making sure to distinguish between { and } embedded
//
// within what we have assumed to be literals in the action code, the
// job of the lexer is merely to gather the code within the action
// (delimited by {}) and pass it to the parser as a single token.
// We know that this token will be asked for its text somewhere
// in the upcoming parse, so setting the text here to exclude
// the delimiting {} is no additional overhead.
//
ACTION
: NESTED_ACTION
( '?' { $type = SEMPRED; }
( (WSNLCHARS* '=>') => WSNLCHARS* '=>' // v3 gated sempred
{
    Token t = new CommonToken(input, state.type, state.channel, state.tokenStartCharIndex, getCharIndex()-1);
    t.setLine(state.tokenStartLine);
    t.setText(state.text);
    t.setCharPositionInLine(state.tokenStartCharPositionInLine);
    grammarError(ErrorType.V3_GATED_SEMPRED, t);
}
)?
)?
;

// -----
// Action structure
//
// Many language targets use {} as block delimiters and so we
// must recursively match {} delimited blocks to balance the
// braces. Additionally, we
// must make some assumptions about
// literal string representation in the target language. We assume
// that they are delimited by ' or " and so consume these

```

```

// in their own alts so as not to inadvertently match { }.
// This rule calls itself on matching a {
//
fragment
NESTED_ACTION
@init {

// Record the start line and offsets as if we need to report an
// unterminated block, then we want to show the start of the comment
// we think is broken, not the end, where people will have to try and work
// it out themselves.
//
int startLine = getLine();
int offset = getCharPositionInLine();
}

: // Action and other blocks start with opening {
//
'{'
(
// And now we can match one of a number of embedded
// elements within the action until we find a
// } that balances the opening {. If we do not find
// the balanced } then we will hit EOF and can issue
// an error message about the brace that we believe to
// be mismatched. This won't be
foolproof but we will
// be able to at least report an error against the
// opening brace that we feel is in error and this will
// guide the user to the correction as best we can.
//

// An embedded {} block
//
NESTED_ACTION

| // What appears to be a literal
//
ACTION_CHAR_LITERAL

| // We have assumed that the target language has C/Java
// type comments.
//
COMMENT

| // What appears to be a literal
//

```

ACTION\_STRING\_LITERAL

```
|// What appears to be an escape sequence
//
ACTION_ESC

|// Some other single character that is not
// handled above
//
~(\\|'|\"|/|'{|'})

)*

(
// Correctly balanced closing brace
//
}'

|// Looks like have an imbalanced { } block, report
// with respect to the opening brace.
//
{
// TODO: Report imbalanced { }

System.out.println("Block starting at line " + startLine + " offset " + (offset+1) + " contains imbalanced { } or is
missing a }");
}
)
;

// Keywords
// -----
// keywords used to specify ANTLR v3 grammars. Keywords may not be used as
// labels for rules or in any other context where they would be ambiguous
// with the keyword vs some other identifier
// OPTIONS, TOKENS, and CHANNELS must also consume the opening brace that captures
// their option block, as this is the easiest way to parse it separate
// to an ACTION block, despite it using the same { } delimiters.
//
OPTIONS : 'options' WSNLCHARS* '{' ;
TOKENS_SPEC : 'tokens' WSNLCHARS* '{' ;
CHANNELS : 'channels' WSNLCHARS* '{' ;

IMPORT : 'import' ;
FRAGMENT : 'fragment' ;
LEXER : 'lexer' ;
PARSER : 'parser' ;
```



```

GRAMMAR    : 'grammar'          ;
TREE_GRAMMAR : 'tree' WSNLCHARS* 'grammar' ;
PROTECTED   : 'protected'
            ;
PUBLIC      : 'public'          ;
PRIVATE     : 'private'         ;
RETURNS     : 'returns'         ;
LOCALS      : 'locals'          ;
THROWS      : 'throws'          ;
CATCH       : 'catch'           ;
FINALLY     : 'finally'         ;
MODE        : 'mode'            ;

// -----
// Punctuation
//
// Character sequences used as separators, delimiters, operators, etc
//
COLON       : ':'
            {
                // scan backwards, looking for a RULE_REF or TOKEN_REF.
                // which would indicate the start of a rule definition.
                // If we see a LPAREN, then it's the start of the subrule.
                // this.tokens is the token string we are pushing into, so
                // just loop backwards looking for a rule definition. Then
                // we set isLexerRule.
                Token t = getRuleOrSubruleStartToken();
                if ( t!=null ) {
                    if ( t.getType()==RULE_REF
) isLexerRule = false;
                    else if ( t.getType()==TOKEN_REF ) isLexerRule = true;
                    // else must be subrule; don't alter context
                }
            }
            ;
COLONCOLON  : '::'              ;
COMMA       : ','               ;
SEMI        : ';'               ;
LPAREN      : '('               ;
RPAREN      : ')'               ;
RARROW      : '->'              ;
LT          : '<'                ;
GT          : '>'                ;
ASSIGN      : '='               ;
QUESTION    : '?'               ;
SYNPRED     : '=>'             ;
            {
                Token t = new CommonToken(input, state.type, state.channel,

```

```

        state.tokenStartCharIndex, getCharIndex()-1);
t.setLine(state.tokenStartLine);
t.setText(state.text);
t.setCharPositionInLine(state.tokenStartCharPositionInLine);
grammarError(ErrorType.V3_SYNPRED, t);
    $channel=HIDDEN;
}
;
STAR    : '*'          ;
PLUS    : '+'          ;
PLUS_ASSIGN : '+='      ;
OR      : '|'          ;
DOLLAR  : '$'          ;
DOT     : '.'          ; // can be WILDCARD or DOT in qid or imported rule ref
RANGE   : '..'         ;
AT      : '@'          ;
POUND   : '#'          ;
NOT     : '~'          ;
RBRACE  : '}'          ;

```

/\*\* Allow unicode rule/token names \*/

```

ID : a=NameStartChar NameChar*
{
  if ( Grammar.isTokenName($a.text) ) $type = TOKEN_REF;
  else $type = RULE_REF;
}
;

```

fragment

```

NameChar : NameStartChar
| '0'..'9'
| '_'
| '\u00B7'
| '\u0300'..\u036F'
| '\u203F'..\u2040'
;

```

fragment

```

NameStartChar
: 'A'..'Z' | 'a'..'z'
| '\u00C0'..\u00D6'
| '\u00D8'..\u00F6'
| '\u00F8'..\u02FF'
| '\u0370'..\u037D'
| '\u037F'..\u1FFF'
| '\u200C'..\u200D'
| '\u2070'..\u218F'
| '\u2C00'..\u2FEF'

```

```

    | '\u3001'..\uD7FF'
    | '\uF900'..\uFDCF'
    | '\uFDF0'..\uFEFE'
    | '\uFF00'..\uFFFD'
; // ignores | [\u10000-\uEFFFF] ;

// -----
// Literals embedded in actions
//
// Note that we have made the assumption that the language used within
// actions uses the fairly standard " and ' delimiters for literals and
// that within these literals, characters are escaped using the \ character.
// There are some languages which do not conform to this in all cases, such
// as by using /string/ and so on. We will have to deal with such cases if
// if they come up in targets.
//
//
// Within actions, or other structures that are not part of the ANTLR
// syntax, we may encounter literal characters. Within
// these, we do
// not want to inadvertently match things like '}' and so we eat them
// specifically. While this rule is called CHAR it allows for the fact that
// some languages may use/allow ' as the string delimiter.
//
fragment
ACTION_CHAR_LITERAL
: "\"" ((\\)=>ACTION_ESC | ~"")* "\""
;

// Within actions, or other structures that are not part of the ANTLR
// syntax, we may encounter literal strings. Within these, we do
// not want to inadvertently match things like '}' and so we eat them
// specifically.
//
fragment
ACTION_STRING_LITERAL
: "\"" ((\\)=>ACTION_ESC | ~"")* "\""
;

// Within literal strings and characters that are not part of the ANTLR
// syntax, we must allow for escaped character sequences so that we do not
// inadvertently recognize the end of a string or character when the terminating
// delimiter has been escaped.
//
fragment
ACTION_ESC
: "\\" .
;

```

```

// -----
// Integer
//
// Obviously (I hope) match an arbitrary long sequence of digits.
//
INT :
('0'..'9')+
;

// -----
// Source spec
//
// A fragment rule for picking up information about an originating
// file from which the grammar we are parsing has been generated. This allows
// ANTLR to report errors against the originating file and not the generated
// file.
//
fragment
SRC : 'src' WSCHARS+ file=ACTION_STRING_LITERAL WSCHARS+ line=INT
{
    // TODO: Add target specific code to change the source file name and current line number
    //
}
;

// -----
// Literal string
//
// ANTLR makes no distinction between a single character literal and a
// multi-character string. All literals are single quote delimited and
// may contain unicode escape sequences of the form \uxxxx or \u{xxxxxx},
// where x is a valid hexadecimal number.
STRING_LITERAL
: "\"" ( ( ESC_SEQ | ~("\|\"|\r|\n") ) ) *
( "\""
| // Unterminated string literal
{
    Token t = new CommonToken(input, state.type, state.channel,
state.tokenStartCharIndex, getCharIndex()-1);
t.setLine(state.tokenStartLine);
t.setText(state.text);
t.setPositionInLine(state.tokenStartCharPositionInLine);
grammarError(ErrorType.UNTERMINATED_STRING_LITERAL, t);
}
)
;

```

```

// A valid hex digit specification
//
fragment
HEX_DIGIT : ('0'..'9'|'a'..'f'|'A'..'F') ;

// Any kind of escaped character that we can embed within ANTLR
// literal strings.
//
fragment
ESC_SEQ
: '\\'
(
    // The standard escaped character set such as tab, newline, etc...
    'b'|'t'|'n'|'f'|'r'|'\'|'\"

    | // A Java style Unicode escape sequence
    UNICODE_ESC

    | // A Swift/Hack style Unicode escape sequence
    UNICODE_EXTENDED_ESC

    | // An illegal escape sequence
    ~( 'b'|'t'|'n'|'f'|'r'|'\'|'\"|'u' ) // \x for any invalid x (make sure to match char here)
    {
        Token t = new CommonToken(input,
state.type, state.channel, getCharIndex()-2, getCharIndex()-1);
        t.setText(t.getText());
        t.setLine(input.getLine());
        t.setCharPositionInLine(input.getCharPositionInLine()-2);
        grammarError(ErrorType.INVALID_ESCAPE_SEQUENCE, t, input.substring(getCharIndex()-
2, getCharIndex()-1));
    }
)
;

fragment
UNICODE_ESC
@init {

// Flag to tell us whether we have a valid number of
// hex digits in the escape sequence
//
int hCount = 0;
}
: 'u' // Leadin for unicode escape sequence

// We now require 4 hex digits. Note though
// that we accept any number of characters

```

```

// and issue an error if we do not get 4. We cannot
// use an infinite count such as + because this
// might consume too many, so we lay out the lexical
// options and issue an error at the invalid paths.
//
(
  (
    HEX_DIGIT { hCount++; }

    (
      HEX_DIGIT { hCount++; }
      (
        HEX_DIGIT { hCount++; }
        (
          // Four valid hex digits, we are good
          //
          HEX_DIGIT { hCount++; }

          |// Three valid digits
        )

        |// Two valid digits
      )

      |// One valid digit
    )
  )
  |// No valid hex digits at all
)

// Now check the digit count and issue an error if we need to
//
{
  if (hCount < 4) {
    Interval badRange = Interval.of(getCharIndex()-2-hCount, getCharIndex());
    String lastChar = input.substring(badRange.b, badRange.b);
    if ( lastChar.codePointAt(0)=="\" ) {
      badRange.b--;
    }
    String bad = input.substring(badRange.a, badRange.b);
    Token t = new CommonToken(input, state.type, state.channel, badRange.a, badRange.b);
    t.setLine(input.getLine());
    t.setCharPositionInLine(input.getCharPositionInLine()-hCount-2);
    grammarError(ErrorType.INVALID_ESCAPE_SEQUENCE,
t, bad);
  }
}
;

```

```

fragment
UNICODE_EXTENDED_ESC
: 'u{' // Leadin for unicode extended escape sequence

    HEX_DIGIT+ // One or more hexadecimal digits

    '}' // Leadout for unicode extended escape sequence

// Now check the digit count and issue an error if we need to
{
    int numDigits = getCharIndex()-state.tokenStartCharIndex-6;
    if (numDigits > 6) {
        Token t = new CommonToken(input, state.type, state.channel, state.tokenStartCharIndex, getCharIndex()-
1);
        t.setText(t.getText());
        t.setLine(input.getLine());
        t.setCharPositionInLine(input.getCharPositionInLine()-numDigits);
        grammarError(ErrorType.INVALID_ESCAPE_SEQUENCE, t,
input.substring(state.tokenStartCharIndex,getCharIndex()-1));
    }
}
;

// -----
//
// Whitespace
//
// Characters and character constructs that are of no import
// to the parser and are used to make the grammar easier to read
// for humans.
//
WS
: (
    ' '
    | '\t'
    | '\r'
    | '\n'
    | '\f'
)+
{$channel=HIDDEN;}
;

// A fragment rule for use in recognizing end of line in
// rules like COMMENT.
//
fragment
NLCHARS

```

```

: '\n' | '\r'
;

// A fragment rule for recognizing traditional whitespace
// characters within lexer rules.
//
fragment
WSCHARS
: ' ' | '\t' | '\f'
;

// A fragment rule for recognizing both traditional whitespace and
// end of line markers, when we don't care to distinguish but don't
// want any action code going on.
//
fragment
WSNLCHARS
: ' ' | '\t' | '\f' | '\n' | '\r'
;

// This rule allows ANTLR 4 to parse grammars using the UTF-8 encoding with a
// byte order mark. Since this Unicode character doesn't appear as a token
// anywhere else in the grammar, we can simply skip all instances
// of it without
// problem. This rule will not break usage of \uFEFF inside a LEXER_CHAR_SET or
// STRING_LITERAL.
UnicodeBOM
: '\uFEFF' {skip();}
;

// -----
// Illegal Character
//
// This is an illegal character trap which is always the last rule in the
// lexer specification. It matches a single character of any value and being
// the last rule in the file will match when no other rule knows what to do
// about the character. It is reported as an error but is not passed on to the
// parser. This means that the parser to deal with the gramamr file anyway
// but we will not try to analyse or code generate from a file with lexical
// errors.
//
ERRCHAR
: .
{
Token t = new CommonToken(input, state.type, state.channel, state.tokenStartCharIndex, getCharIndex()-1);
t.setLine(state.tokenStartLine);
t.setText(state.text);
t.setCharPositionInLine(state.tokenStartCharPositionInLine);
}

```



```
String msg = getTokenErrorDisplay(t)
+ " came as a complete surprise to me";
grammarError(ErrorType.SYNTAX_ERROR, t, msg);
state.syntaxErrors++;
skip();
}
;
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/parse/ANTLRLexer.g
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
[The "BSD licence"]
```

```
Copyright (c) 2005-20012 Terence Parr
```

```
All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
*/
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1014221960_1591897522.14/0/antlr4-4-7-1-sources-
jar/org/antlr/v4/parse/ANTLRParser.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

[The "BSD licence"]

Copyright (c) 2005-2009 Terence Parr

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-jar/org/antlr/v4/parse/ANTLRLexer.java

No license file was found, but licenses were detected in source scan.

/\*

[The "BSD license"]

Copyright (c) 2010 Terence Parr

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-jar/org/antlr/v4/parse/ATNBuilder.java

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]

\* Copyright (c) 2012-2016 Terence Parr

\* Copyright (c) 2012-2016 Sam Harwell

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. The name of the author may not be used to endorse or promote products

\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES

\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF

\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\* The definitive ANTLR v3 tree grammar to walk/visit ANTLR v4 grammars.

```
* Parses trees created by ANTLRParser.g.  
*  
* Rather than have multiple tree grammars, one for each visit, I'm  
* creating this generic visitor that knows about context. All of the  
* boilerplate pattern recognition is done here. Then, subclasses can  
* override the methods they care about.  
This prevents a lot of the same  
* context tracking stuff like "set current alternative for current  
* rule node" that is repeated in lots of tree filters.  
*/
```

```
tree grammar GrammarTreeVisitor;  
options {  
    language    = Java;  
    tokenVocab  = ANTLRParser;  
    ASTLabelType = GrammarAST;  
}
```

```
// Include the copyright in this source and also the generated source  
@header {  
/*  
[The "BSD license"]  
Copyright (c) 2011 Terence Parr  
All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

```
THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
```

```
*/
```

```

package org.antlr.v4.parse;
import org.antlr.v4.Tool;
import org.antlr.v4.tool.*;
import org.antlr.v4.tool.ast.*;
import java.lang.reflect.InvocationTargetException;
import java.lang.reflect.Method;
}

@members
{
public String grammarName;
public GrammarAST currentRuleAST;
public String currentModeName = LexerGrammar.DEFAULT_MODE_NAME;
public String currentRuleName;
public GrammarAST currentOuterAltRoot;
public int currentOuterAltNumber = 1; // 1..n
public int rewriteEBNFLevel = 0;

public GrammarTreeVisitor() { this(null); }

// Should be abstract but can't make gen'd parser abstract;
// subclasses should implement else everything goes to stderr!
public ErrorManager getErrorManager() { return null; }

public void visitGrammar(GrammarAST t) { visit(t, "grammarSpec"); }
public void visit(GrammarAST t, String ruleName) {
    CommonTreeNodeStream nodes = new CommonTreeNodeStream(new GrammarASTAdaptor(), t);
    setTreeNodeStream(nodes);
    try {
        Method m = getClass().getMethod(ruleName);
        m.invoke(this);
    }
    catch (Throwable e) {
        ErrorManager errMgr = getErrorManager();
        if ( e instanceof InvocationTargetException ) {
            e = e.getCause();
        }
        //e.printStackTrace(System.err);
        if
        ( errMgr==null ) {
            System.err.println("can't find rule "+ruleName+
                " or tree structure error: "+t.toStringTree()
            );
            e.printStackTrace(System.err);
        }
        else errMgr.toolError(ErrorType.INTERNAL_ERROR, e);
    }
}
}

```

```

public void discoverGrammar(GrammarRootAST root, GrammarAST ID) { }
public void finishPrequels(GrammarAST firstPrequel) { }
public void finishGrammar(GrammarRootAST root, GrammarAST ID) { }

public void grammarOption(GrammarAST ID, GrammarAST valueAST) { }
public void ruleOption(GrammarAST ID, GrammarAST valueAST) { }
public void blockOption(GrammarAST ID, GrammarAST valueAST) { }
public void defineToken(GrammarAST ID) { }
public void defineChannel(GrammarAST ID) { }
public void globalNamedAction(GrammarAST scope, GrammarAST ID, ActionAST action) { }
public void importGrammar(GrammarAST label, GrammarAST ID) { }

public void modeDef(GrammarAST m, GrammarAST ID) { }

public void discoverRules(GrammarAST rules) { }
public void finishRules(GrammarAST
rule) { }
public void discoverRule(RuleAST rule, GrammarAST ID, List<GrammarAST> modifiers,
ActionAST arg, ActionAST returns, GrammarAST thrws,
GrammarAST options, ActionAST locals,
List<GrammarAST> actions,
GrammarAST block) { }
public void finishRule(RuleAST rule, GrammarAST ID, GrammarAST block) { }
public void discoverLexerRule(RuleAST rule, GrammarAST ID, List<GrammarAST> modifiers,
GrammarAST block) { }
public void finishLexerRule(RuleAST rule, GrammarAST ID, GrammarAST block) { }
public void ruleCatch(GrammarAST arg, ActionAST action) { }
public void finallyAction(ActionAST action) { }
public void discoverOuterAlt(AltAST alt) { }
public void finishOuterAlt(AltAST alt) { }
public void discoverAlt(AltAST alt) { }
public void finishAlt(AltAST alt) { }

public void ruleRef(GrammarAST ref, ActionAST arg) { }
public void tokenRef(TerminalAST ref) { }
public void elementOption(GrammarASTWithOptions t, GrammarAST ID, GrammarAST
valueAST) { }
public void stringRef(TerminalAST ref) { }
public void wildcardRef(GrammarAST ref) { }
public void actionInAlt(ActionAST action) { }
public void sempredInAlt(PredAST pred) { }
public void label(GrammarAST op, GrammarAST ID, GrammarAST element) { }
public void lexerCallCommand(int outerAltNumber, GrammarAST ID, GrammarAST arg) { }
public void lexerCommand(int outerAltNumber, GrammarAST ID) { }

protected void enterGrammarSpec(GrammarAST tree) { }
protected void exitGrammarSpec(GrammarAST tree) { }

```

```
protected void enterPrequelConstructs(GrammarAST tree) { }
protected void exitPrequelConstructs(GrammarAST tree) { }

protected void enterPrequelConstruct(GrammarAST tree) { }
protected void exitPrequelConstruct(GrammarAST tree) { }

protected void enterOptionsSpec(GrammarAST tree) { }
protected void exitOptionsSpec(GrammarAST tree) { }

protected void enterOption(GrammarAST tree) { }
protected void exitOption(GrammarAST tree) { }

protected void enterOptionValue(GrammarAST
tree) { }
protected void exitOptionValue(GrammarAST tree) { }

protected void enterDelegateGrammars(GrammarAST tree) { }
protected void exitDelegateGrammars(GrammarAST tree) { }

protected void enterDelegateGrammar(GrammarAST tree) { }
protected void exitDelegateGrammar(GrammarAST tree) { }

protected void enterTokensSpec(GrammarAST tree) { }
protected void exitTokensSpec(GrammarAST tree) { }

protected void enterTokenSpec(GrammarAST tree) { }
protected void exitTokenSpec(GrammarAST tree) { }

protected void enterChannelsSpec(GrammarAST tree) { }
protected void exitChannelsSpec(GrammarAST tree) { }

protected void enterChannelSpec(GrammarAST tree) { }
protected void exitChannelSpec(GrammarAST tree) { }

protected void enterAction(GrammarAST tree) { }
protected void exitAction(GrammarAST tree) { }

protected void enterRules(GrammarAST tree) { }
protected void exitRules(GrammarAST tree) { }

protected void enterMode(GrammarAST tree) { }
protected void exitMode(GrammarAST tree) { }

protected
void enterLexerRule(GrammarAST tree) { }
protected void exitLexerRule(GrammarAST tree) { }
```

```
protected void enterRule(GrammarAST tree) { }
protected void exitRule(GrammarAST tree) { }

protected void enterExceptionGroup(GrammarAST tree) { }
protected void exitExceptionGroup(GrammarAST tree) { }

protected void enterExceptionHandler(GrammarAST tree) { }
protected void exitExceptionHandler(GrammarAST tree) { }

protected void enterFinallyClause(GrammarAST tree) { }
protected void exitFinallyClause(GrammarAST tree) { }

protected void enterLocals(GrammarAST tree) { }
protected void exitLocals(GrammarAST tree) { }

protected void enterRuleReturns(GrammarAST tree) { }
protected void exitRuleReturns(GrammarAST tree) { }

protected void enterThrowsSpec(GrammarAST tree) { }
protected void exitThrowsSpec(GrammarAST tree) { }

protected void enterRuleAction(GrammarAST tree) { }
protected void exitRuleAction(GrammarAST tree) { }

protected void enterRuleModifier(GrammarAST tree) { }
protected
void exitRuleModifier(GrammarAST tree) { }

protected void enterLexerRuleBlock(GrammarAST tree) { }
protected void exitLexerRuleBlock(GrammarAST tree) { }

protected void enterRuleBlock(GrammarAST tree) { }
protected void exitRuleBlock(GrammarAST tree) { }

protected void enterLexerOuterAlternative(AltAST tree) { }
protected void exitLexerOuterAlternative(AltAST tree) { }

protected void enterOuterAlternative(AltAST tree) { }
protected void exitOuterAlternative(AltAST tree) { }

protected void enterLexerAlternative(GrammarAST tree) { }
protected void exitLexerAlternative(GrammarAST tree) { }

protected void enterLexerElements(GrammarAST tree) { }
protected void exitLexerElements(GrammarAST tree) { }

protected void enterLexerElement(GrammarAST tree) { }
protected void exitLexerElement(GrammarAST tree) { }
```



```
protected void enterLabeledLexerElement(GrammarAST tree) { }
protected void exitLabeledLexerElement(GrammarAST tree) { }

protected void enterLexerBlock(GrammarAST tree) { }
protected
void exitLexerBlock(GrammarAST tree) { }

protected void enterLexerAtom(GrammarAST tree) { }
protected void exitLexerAtom(GrammarAST tree) { }

protected void enterActionElement(GrammarAST tree) { }
protected void exitActionElement(GrammarAST tree) { }

protected void enterAlternative(AltAST tree) { }
protected void exitAlternative(AltAST tree) { }

protected void enterLexerCommand(GrammarAST tree) { }
protected void exitLexerCommand(GrammarAST tree) { }

protected void enterLexerCommandExpr(GrammarAST tree) { }
protected void exitLexerCommandExpr(GrammarAST tree) { }

protected void enterElement(GrammarAST tree) { }
protected void exitElement(GrammarAST tree) { }

protected void enterAstOperand(GrammarAST tree) { }
protected void exitAstOperand(GrammarAST tree) { }

protected void enterLabeledElement(GrammarAST tree) { }
protected void exitLabeledElement(GrammarAST tree) { }

protected void enterSubrule(GrammarAST tree) { }
protected void exitSubrule(GrammarAST tree) { }

protected
void enterLexerSubrule(GrammarAST tree) { }
protected void exitLexerSubrule(GrammarAST tree) { }

protected void enterBlockSuffix(GrammarAST tree) { }
protected void exitBlockSuffix(GrammarAST tree) { }

protected void enterEbnfSuffix(GrammarAST tree) { }
protected void exitEbnfSuffix(GrammarAST tree) { }

protected void enterAtom(GrammarAST tree) { }
protected void exitAtom(GrammarAST tree) { }
```

```
protected void enterBlockSet(GrammarAST tree) { }
protected void exitBlockSet(GrammarAST tree) { }
```

```
protected void enterSetElement(GrammarAST tree) { }
protected void exitSetElement(GrammarAST tree) { }
```

```
protected void enterBlock(GrammarAST tree) { }
protected void exitBlock(GrammarAST tree) { }
```

```
protected void enterRuleref(GrammarAST tree) { }
protected void exitRuleref(GrammarAST tree) { }
```

```
protected void enterRange(GrammarAST tree) { }
protected void exitRange(GrammarAST tree) { }
```

```
protected void enterTerminal(GrammarAST tree) { }
protected void exitTerminal(GrammarAST tree) { }
```

```
protected
void enterElementOptions(GrammarAST tree) { }
protected void exitElementOptions(GrammarAST tree) { }
```

```
protected void enterElementOption(GrammarAST tree) { }
protected void exitElementOption(GrammarAST tree) { }
```

```
@Override
public void traceIn(String ruleName, int ruleIndex) {
    System.err.println("enter "+ruleName+": "+input.LT(1));
}
```

```
@Override
public void traceOut(String ruleName, int ruleIndex) {
    System.err.println("exit "+ruleName+": "+input.LT(1));
}
}
```

```
grammarSpec
@init {
    enterGrammarSpec($start);
}
@after {
    exitGrammarSpec($start);
}
: ^( GRAMMAR ID {grammarName=$ID.text;}
    {discoverGrammar((GrammarRootAST)$GRAMMAR, $ID);}
    prequelConstructs
    {finishPrequels($prequelConstructs.firstOne);}
    rules mode*
```

```
    {finishGrammar((GrammarRootAST)$GRAMMAR, $ID);}
  )
;
```

prequelConstructs returns [GrammarAST firstOne=null]

```
@init {
  enterPrequelConstructs($start);
}
@after {
  exitPrequelConstructs($start);
}
: {$firstOne=$start;} prequelConstruct+
|
;
```

prequelConstruct

```
@init
{
  enterPrequelConstructs($start);
}
@after {
  exitPrequelConstructs($start);
}
: optionsSpec
| delegateGrammars
| tokensSpec
| channelsSpec
| action
;
```

optionsSpec

```
@init {
  enterOptionsSpec($start);
}
@after {
  exitOptionsSpec($start);
}
: ^(OPTIONS option*)
;
```

option

```
@init {
  enterOption($start);
  boolean rule = inContext("RULE ...");
  boolean block = inContext("BLOCK ...");
}
@after {
  exitOption($start);
}
```

```

}
: ^(a=ASSIGN ID v=optionValue)
{
  if ( block ) blockOption($ID, $v.start); // most specific first
  else if ( rule ) ruleOption($ID, $v.start);
  else grammarOption($ID, $v.start);
}
;

```

optionValue returns [String v]

```

@init {
  enterOptionValue($start);
  $v = $start.token.getText();
}
@after {
  exitOptionValue($start);
}
: ID
| STRING_LITERAL
| INT
;

```

delegateGrammars

```

@init {
  enterDelegateGrammars($start);
}
@after {
  exitDelegateGrammars($start);
}
: ^(IMPORT
delegateGrammar+)
;

```

delegateGrammar

```

@init {
  enterDelegateGrammar($start);
}
@after {
  exitDelegateGrammar($start);
}
: ^(ASSIGN label=ID id=ID) {importGrammar($label, $id);}
| id=ID {importGrammar(null, $id);}
;

```

tokensSpec

```

@init {
  enterTokensSpec($start);
}

```

```

@after {
    exitTokensSpec($start);
}
: ^(TOKENS_SPEC tokenSpec+)
;

tokenSpec
@init {
    enterTokenSpec($start);
}
@after {
    exitTokenSpec($start);
}
: ID {defineToken($ID);}
;

channelsSpec
@init {
    enterChannelsSpec($start);
}
@after {
    exitChannelsSpec($start);
}
: ^(CHANNELS channelSpec+)
;

channelSpec
@init {
    enterChannelSpec($start);
}
@after {
    exitChannelSpec($start);
}
: ID {defineChannel($ID);}
;

action
@init {
    enterAction($start);
}
@after {
    exitAction($start);
}
: ^(AT sc=ID? name=ID ACTION) {globalNamedAction($sc, $name, (ActionAST)$ACTION);}
;

rules
@init {

```

```

enterRules($start);
}
@after {
exitRules($start);
}
: ^(RULES {discoverRules($RULES);} (rule|lexerRule)*
{finishRules($RULES);})
;

mode
@init {
enterMode($start);
}
@after {
exitMode($start);
}
: ^( MODE ID {currentModeName=$ID.text; modeDef($MODE, $ID);} lexerRule* )
;

lexerRule
@init {
enterLexerRule($start);
List<GrammarAST> mods = new ArrayList<GrammarAST>();
currentOuterAltNumber=0;
}
@after {
exitLexerRule($start);
}
: ^( RULE TOKEN_REF
{currentRuleName=$TOKEN_REF.text; currentRuleAST=$RULE;}
(^(RULEMODIFIERS m=FRAGMENT {mods.add($m);}))?
{discoverLexerRule((RuleAST)$RULE, $TOKEN_REF, mods, (GrammarAST)input.LT(1));}
lexerRuleBlock
{
finishLexerRule((RuleAST)$RULE, $TOKEN_REF, $lexerRuleBlock.start);
currentRuleName=null; currentRuleAST=null;
}
)
;

rule
@init {
enterRule($start);
List<GrammarAST> mods = new ArrayList<GrammarAST>();
List<GrammarAST> actions = new ArrayList<GrammarAST>(); // track roots
currentOuterAltNumber=0;
}
@after {

```

```

exitRule($start);
}
: ^( RULE RULE_REF {currentRuleName=$RULE_REF.text;
currentRuleAST=$RULE;}
(^(RULEMODIFIERS (m=ruleModifier{mods.add($m.start);}+)))?
ARG_ACTION?
ret=ruleReturns?
thr=throwsSpec?
loc=locals?
( opts=optionsSpec
| a=ruleAction {actions.add($a.start);}
)*
{discoverRule((RuleAST)$RULE, $RULE_REF, mods, (ActionAST)$ARG_ACTION,
$ret.start!=null?(ActionAST)$ret.start.getChild(0):null,
$thr.start, $opts.start,
$loc.start!=null?(ActionAST)$loc.start.getChild(0):null,
actions, (GrammarAST)input.LT(1));}
ruleBlock exceptionGroup
{finishRule((RuleAST)$RULE, $RULE_REF, $ruleBlock.start); currentRuleName=null; currentRuleAST=null;}
)
;

```

```

exceptionGroup
@init {
enterExceptionGroup($start);
}
@after {
exitExceptionGroup($start);
}
: exceptionHandler* finallyClause?
;

```

```

exceptionHandler
@init {
enterExceptionHandler($start);
}
@after {
exitExceptionHandler($start);
}
: ^(CATCH ARG_ACTION ACTION) {ruleCatch($ARG_ACTION,
(ActionAST)$ACTION);}
;

```

```

finallyClause
@init {
enterFinallyClause($start);
}
@after {

```

```
exitFinallyClause($start);
}
: ^(FINALLY ACTION) {finallyAction((ActionAST)$ACTION);}
;
```

```
locals
@init {
enterLocals($start);
}
@after {
exitLocals($start);
}
: ^(LOCALS ARG_ACTION)
;
```

```
ruleReturns
@init {
enterRuleReturns($start);
}
@after {
exitRuleReturns($start);
}
: ^(RETURNS ARG_ACTION)
;
```

```
throwsSpec
@init {
enterThrowsSpec($start);
}
@after {
exitThrowsSpec($start);
}
: ^(THROWS ID+)
;
```

```
ruleAction
@init {
enterRuleAction($start);
}
@after {
exitRuleAction($start);
}
: ^(AT ID ACTION)
;
```

```
ruleModifier
@init {
enterRuleModifier($start);
```



```

}
@after {
    exitRuleModifier($start);
}
: PUBLIC
| PRIVATE
| PROTECTED
| FRAGMENT
;

lexerRuleBlock
@init {
    enterLexerRuleBlock($start);
}
@after {
    exitLexerRuleBlock($start);
}
: ^( BLOCK
    ( {
        currentOuterAltRoot = (GrammarAST)input.LT(1);
        currentOuterAltNumber++;
    }
    lexerOuterAlternative
    )+
    )
;

ruleBlock
@init {
    enterRuleBlock($start);
}
@after {
    exitRuleBlock($start);
}
: ^( BLOCK
    ( {
        currentOuterAltRoot = (GrammarAST)input.LT(1);
        currentOuterAltNumber++;
    }
    outerAlternative
    )+
    )
;

lexerOuterAlternative
@init {
    enterLexerOuterAlternative((AltAST)$start);
    discoverOuterAlt((AltAST)$start);
}

```

```
}
@after {
finishOuterAlt((AltAST)$start);
exitLexerOuterAlternative((AltAST)$start);
}
: lexerAlternative
;
```

```
outerAlternative
@init {
enterOuterAlternative((AltAST)$start);
discoverOuterAlt((AltAST)$start);
}
@after {
finishOuterAlt((AltAST)$start);
exitOuterAlternative((AltAST)$start);
}
: alternative
;
```

```
lexerAlternative
@init {
enterLexerAlternative($start);
}
@after {
exitLexerAlternative($start);
}
: ^(LEXER_ALT_ACTION lexerElements lexerCommand+)
| lexerElements
;
```

```
lexerElements
@init {
enterLexerElements($start);
}
@after {
exitLexerElements($start);
}
: ^(ALT lexerElement+)
;
```

```
lexerElement
@init {
enterLexerElement($start);
}
@after {
exitLexerElement($start);
}
```

```

}
: labeledLexerElement
| lexerAtom
| lexerSubrule
| ACTION {actionInAlt((ActionAST)$ACTION);}
| SEMPRED {sempredInAlt((PredAST)$SEMPRED);}
| ^(ACTION elementOptions) {actionInAlt((ActionAST)$ACTION);}
| ^(SEMPRED elementOptions) {sempredInAlt((PredAST)$SEMPRED);}
| EPSILON
;

```

```

labeledLexerElement
@init {
enterLabeledLexerElement($start);
}
@after {
exitLabeledLexerElement($start);
}
: ^((ASSIGN|PLUS_ASSIGN) ID (lexerAtom|block))
;

```

```

lexerBlock
@init {
enterLexerBlock($start);
}
@after {
exitLexerBlock($start);
}
: ^(BLOCK optionsSpec? lexerAlternative+)
;

```

```

lexerAtom
@init {
enterLexerAtom($start);
}
@after {
exitLexerAtom($start);
}
: terminal
| ^(NOT blockSet)
| blockSet
| ^(WILDCARD elementOptions)
| WILDCARD
| LEXER_CHAR_SET
| range
| ruleref
;

```

```

actionElement
@init {
  enterActionElement($start);
}
@after
{
  exitActionElement($start);
}
: ACTION
| ^(ACTION elementOptions)
| SEMPRED
| ^(SEMPRED elementOptions)
;

```

```

alternative
@init {
  enterAlternative((AltAST)$start);
  discoverAlt((AltAST)$start);
}
@after {
  finishAlt((AltAST)$start);
  exitAlternative((AltAST)$start);
}
: ^(ALT elementOptions? element+)
| ^(ALT elementOptions? EPSILON)
;

```

```

lexerCommand
@init {
  enterLexerCommand($start);
}
@after {
  exitLexerCommand($start);
}
: ^(LEXER_ACTION_CALL ID lexerCommandExpr)
  {lexerCallCommand(currentOuterAltNumber, $ID, $lexerCommandExpr.start);}
| ID
  {lexerCommand(currentOuterAltNumber, $ID);}
;

```

```

lexerCommandExpr
@init {
  enterLexerCommandExpr($start);
}
@after {
  exitLexerCommandExpr($start);
}
: ID

```

```

| INT
;

element
@init {
  enterElement($start);
}
@after {
  exitElement($start);
}
: labeledElement
| atom
| subrule
| ACTION    {actionInAlt((ActionAST)$ACTION);}
| SEMPRED   {sempredInAlt((PredAST)$SEMPRED);}
|
| ^(ACTION elementOptions) {actionInAlt((ActionAST)$ACTION);}
| ^(SEMPRED elementOptions) {sempredInAlt((PredAST)$SEMPRED);}
| range
| ^(NOT blockSet)
| ^(NOT block)
;

astOperand
@init {
  enterAstOperand($start);
}
@after {
  exitAstOperand($start);
}
: atom
| ^(NOT blockSet)
| ^(NOT block)
;

labeledElement
@init {
  enterLabeledElement($start);
}
@after {
  exitLabeledElement($start);
}
: ^((ASSIGN|PLUS_ASSIGN) ID element) {label($start, $ID, $element.start);}
;

subrule
@init {
  enterSubrule($start);
}

```

```

}
@after {
  exitSubrule($start);
}
: ^(blockSuffix block)
| block
;

lexerSubrule
@init {
  enterLexerSubrule($start);
}
@after {
  exitLexerSubrule($start);
}
: ^(blockSuffix lexerBlock)
| lexerBlock
;

blockSuffix
@init {
  enterBlockSuffix($start);
}
@after {
  exitBlockSuffix($start);
}
: ebnfSuffix
;

ebnfSuffix
@init {
  enterEbnfSuffix($start);
}
@after {
  exitEbnfSuffix($start);
}
: OPTIONAL
| CLOSURE
| POSITIVE_CLOSURE
;

atom
@init {
  enterAtom($start);
}
@after
{
  exitAtom($start);
}

```

```

}
: ^(DOT ID terminal)
| ^(DOT ID ruleref)
| ^(WILDCARD elementOptions) {wildcardRef($WILDCARD);}
| WILDCARD {wildcardRef($WILDCARD);}
| terminal
| blockSet
| ruleref
;

blockSet
@init {
enterBlockSet($start);
}
@after {
exitBlockSet($start);
}
: ^(SET setElement+)
;

setElement
@init {
enterSetElement($start);
}
@after {
exitSetElement($start);
}
: ^(STRING_LITERAL elementOptions) {stringRef((TerminalAST)$STRING_LITERAL);}
| ^(TOKEN_REF elementOptions) {tokenRef((TerminalAST)$TOKEN_REF);}
| STRING_LITERAL {stringRef((TerminalAST)$STRING_LITERAL);}
| TOKEN_REF {tokenRef((TerminalAST)$TOKEN_REF);}
| ^(RANGE a=STRING_LITERAL b=STRING_LITERAL)
{
stringRef((TerminalAST)$a);
stringRef((TerminalAST)$b);
}
| LEXER_CHAR_SET
;

block
@init {
enterBlock($start);
}
@after {
exitBlock($start);
}
: ^(BLOCK optionsSpec? ruleAction* ACTION?)

```

alternative+)

;

ruleref

@init {

enterRuleref(\$start);

}

@after {

exitRuleref(\$start);

}

: ^(RULE\_REF arg=ARG\_ACTION? elementOptions?)

{

ruleRef(\$RULE\_REF, (ActionAST)\$ARG\_ACTION);

if ( \$arg!=null ) actionInAlt((ActionAST)\$arg);

}

;

range

@init {

enterRange(\$start);

}

@after {

exitRange(\$start);

}

: ^(RANGE STRING\_LITERAL STRING\_LITERAL)

;

terminal

@init {

enterTerminal(\$start);

}

@after {

exitTerminal(\$start);

}

: ^(STRING\_LITERAL elementOptions)

{stringRef((TerminalAST)\$STRING\_LITERAL);}

| STRING\_LITERAL {stringRef((TerminalAST)\$STRING\_LITERAL);}

| ^(TOKEN\_REF elementOptions) {tokenRef((TerminalAST)\$TOKEN\_REF);}

| TOKEN\_REF {tokenRef((TerminalAST)\$TOKEN\_REF);}

;

elementOptions

@init {

enterElementOptions(\$start);

}

@after {

exitElementOptions(\$start);

}



```

: ^(ELEMENT_OPTIONS elementOption[(GrammarASTWithOptions)$start.getParent()]*
;

elementOption[GrammarASTWithOptions t]
@init {
  enterElementOption($start);
}
@after
{
  exitElementOption($start);
}
: ID      { elementOption(t, $ID, null);}
| ^(ASSIGN id=ID v=ID)  { elementOption(t, $id, $v);}
| ^(ASSIGN ID v=STRING_LITERAL) { elementOption(t, $ID, $v);}
| ^(ASSIGN ID v=ACTION)  { elementOption(t, $ID, $v);}
| ^(ASSIGN ID v=INT)    { elementOption(t, $ID, $v);}
;

```

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-jar/org/antlr/v4/parse/GrammarTreeVisitor.g

No license file was found, but licenses were detected in source scan.

```

/*
 * [The "BSD license"]
 * Copyright (c) 2012-2016 Terence Parr
 * Copyright (c) 2012-2016 Sam Harwell
 * Copyright (c) 2015 Janyou
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 *
 * 1. Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 * 3. The name of the author may not be used to endorse or promote products
 * derived from this software without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
 * IMPLIED WARRANTIES,
 * INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
 * OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
 * IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
 * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

```

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1014221960\_1591897522.14/0/antlr4-4-7-1-sources-  
jar/org/antlr/v4/tool/templates/codegen/Swift/Swift.stg

# 1.90 disruptor 3.4.2.wso2v1

## 1.90.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole,

an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the

Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be

enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.91 libxrender 0.9.10-1

### 1.91.1 Available under license :

Copyright 2001,2003 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its  
documentation for any purpose is hereby granted without fee, provided that  
the above copyright notice appear in all copies and that both that  
copyright notice and this permission notice appear in supporting

documentation, and that the name of Keith Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Keith Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

KEITH PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL KEITH PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2000 SuSE, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of SuSE not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. SuSE makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SuSE DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SuSE BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.92 libxtst 1.2.3-1

### 1.92.1 Available under license :

Copyright 1990, 1991 by UniSoft Group Limited  
Copyright 1992, 1993, 1995, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

\*\*\*\*\*

Copyright 1995 Network Computing Devices

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Network Computing Devices not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

NETWORK COMPUTING DEVICES DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL NETWORK COMPUTING DEVICES BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

\*\*\*\*\*

Copyright 2005 Red Hat, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Red Hat not be used in advertising or publicity pertaining to distribution of the software without

specific, written prior permission. Red Hat makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

RED HAT DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL RED HAT BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

\*\*\*\*\*

Copyright 1992 by UniSoft Group Ltd.

Permission to use, copy, modify, and distribute this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies. UniSoft makes no representations about the suitability for any purpose of the information in this document. This documentation is provided "as is" without express or implied warranty.

\*\*\*\*\*

Copyright  
1992, 1994, 1995 X Consortium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.



Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

\*\*\*\*\*

Copyright 1994 Network Computing Devices, Inc.

Permission to use, copy, modify, distribute, and sell this documentation for any purpose is hereby granted without fee, provided that the above copyright notice and this permission notice appear in all copies. Network Computing Devices, Inc. makes no representations about the suitability for any purpose of the information in this document. This documentation is provided "as is" without express or implied warranty.

## 1.93 hamcrest 1.1

### 1.93.1 Available under license :

BSD License

Copyright (c) 2000-2006, [www.hamcrest.org](http://www.hamcrest.org)  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Hamcrest nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED

TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2002-2006 Joe Walnes and QDox Project Team

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.94 headline 8.0

### 1.94.1 Available under license :

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a

section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A ``Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent" is called ``Opaque".

Examples of suitable formats for Transparent copies include plain `@sc{ascii}` without markup, Texinfo input format, `La@TeX{}` input format, `@acronym{SGML}` or `@acronym{XML}` using a publicly available `@acronym{DTD}`, and standard-conforming simple `@acronym{HTML}`, PostScript or `@acronym{PDF}` designed for human modification. Examples of transparent image formats include `@acronym{PNG}`, `@acronym{XCF}` and `@acronym{JPG}`. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, `@acronym{SGML}` or `@acronym{XML}` for which the `@acronym{DTD}` and/or processing tools are not generally available, and the machine-generated `@acronym{HTML}`, PostScript or `@acronym{PDF}` produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated

as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

    this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions

(which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the

Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve

the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document,

you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or



imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements''.

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or

distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally,

unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

#### FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

#### RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A

public wiki that anybody can edit is an example of such a server. A  
``Massive Multiauthor Collaboration" (or ``MMC")  
contained in the  
site means any set of copyrightable works thus published on the MMC  
site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0  
license published by Creative Commons Corporation, a not-for-profit  
corporation with a principal place of business in San Francisco,  
California, as well as future copyleft versions of that license  
published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or  
in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this  
License, and if all works that were first published under this License  
somewhere other than this MMC, and subsequently incorporated in whole  
or in part into the MMC, (1) had no cover texts or invariant sections,  
and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site  
under CC-BY-SA on the same site at any time before August 1, 2009,  
provided the  
MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of  
the License in the document and put the following copyright and  
license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document  
under the terms of the GNU Free Documentation License, Version 1.3  
or any later version published by the Free Software Foundation;  
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover  
Texts. A copy of the license is included in the section entitled ``GNU  
Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts,

replace the ``with@dots{ }Texts." line with this:

```
@smallexample
@group
  with the Invariant Sections being @var{list their titles}, with
  the Front-Cover
  Texts being @var{list}, and with the Back-Cover Texts
  being @var{list}.
@end group
@end smallexample
```

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
GNU GENERAL PUBLIC LICENSE
Version 2, June 1991
```

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered

independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary



form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free

Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and  
`show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
```

```
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run

modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the

public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for

the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid



circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the

Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply

if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal

Notices displayed by works containing it; or

- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your

license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent

license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.



Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the

GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.95 http-signature 1.2.0

### 1.95.1 Available under license :

Copyright Joyent, Inc. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.96 bouncycastle-fips 1.0.2

### 1.96.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.97 iconv 2.31

### 1.97.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect

transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must

be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition,



mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or

distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that

system;

it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each

version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston,

MA 02110-1301, USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if

you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of



works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with

the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified

it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user

actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions

apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does

not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or



modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that

contain the covered work, unless you entered into that arrangement,  
or  
that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you

may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

## 1.98 snake-yaml 1.26

### 1.98.1 Available under license :

Found license 'GNU Lesser General Public License' in '// This module is multi-licensed and may be used under the terms // EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal> // LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html> // GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html> // AL, Apache License, V2.0 or later, <http://www.apache.org/licenses> // BSD, BSD License, <http://www.opensource.org/licenses/bsd-license.php> Multi-licensed: EPL / LGPL / GPL / AL / BSD.'

Found license 'Eclipse Public License 1.0' in '// This module is multi-licensed and may be used under the terms // EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal> // LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html> // GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html> // AL, Apache License, V2.0 or later, <http://www.apache.org/licenses> // BSD, BSD License, <http://www.opensource.org/licenses/bsd-license.php> Multi-licensed: EPL / LGPL / GPL / AL / BSD.'

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution



notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

// Copyright 2003-2010 Christian d'Heureuse, Inventec Informatik AG, Zurich, Switzerland

// [www.source-code.biz](http://www.source-code.biz), [www.inventec.ch/chdh](http://www.inventec.ch/chdh)

//

// This module is multi-licensed and may be used under the terms

// of any of the following licenses:

//

// EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal>

// LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html>

// GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html>

```
// AL, Apache License, V2.0 or later, http://www.apache.org/licenses
// BSD, BSD License, http://www.opensource.org/licenses/bsd-license.php
//
// Please contact the author if you need another license.
// This module is provided "as is", without warranties of any kind.
```

# 1.99 cobra 1.4.0

## 1.99.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

# 1.100 libcap-ng 0.7.9-2.1build1

## 1.100.1 Available under license :

### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less



of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work

which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under

the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute

the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.



16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

^L

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source

file to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor,

Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights.

These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the

Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering

access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of



MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.101 d-conf 0.36.0-1

### 1.101.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who decide  
to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations  
below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether  
gratis  
or for a fee, you must give the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source  
code. If you link other code with the library, you must provide  
complete object files to the recipients, so that they can relink them  
with the library after making changes to the library and recompiling  
it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the

library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the

free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

#### GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control

compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any

application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

### 4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding

machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse

engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is



normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the

Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

# 1.102 mawk 1.3.4.20200120-2

## 1.102.1 Available under license :

Upstream source <http://invisible-island.net/mawk/mawk.html>

Current maintainer: Thomas Dickey <[dickey@invisible-island.net](mailto:dickey@invisible-island.net)>

-----  
mawk 1.3.4 and updates, Copyright 2008-2019 by Thomas E. Dickey

mawk 1.3.4 includes substantial work by others:

Copyright 2009-2010 by Jonathan Nieder

Copyright 2005 by Aleksey Cheusov

mawk 1.3.3 Nov 1996, Copyright (C) Michael D. Brennan

Mawk is distributed without warranty under the terms of  
the GNU General Public License, version 2, 1991.

-----  
Files: aclocal.m4

Licence: other-BSD

Copyright: 2008-2018,2019 by Thomas E. Dickey

Permission is hereby granted, free of charge, to any person obtaining a  
copy of this software and associated documentation files (the  
"Software"), to deal in the Software without restriction, including  
without limitation the rights to use, copy, modify, merge, publish,  
distribute, distribute with modifications, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included  
in all copies or portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS  
OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,  
DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR  
OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR  
THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright

holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

Files: install-sh

Copyright: 1994 X Consortium

Licence: other-BSD

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

FSF changes to this file are in the public domain.

Calling this script install-sh is preferred over install.sh, to prevent `make` implicit rules from creating a file called install from it when there is no Makefile.

This script is compatible with the BSD install script, but was written from scratch. It can only install one file at a time, a restriction shared with many OS's install programs.

Files: debian/\*

Copyright: 2012-2019 Thomas E. Dickey

Licence: other-BSD

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that

both that copyright notice and this permission notice appear in supporting documentation, and that the name of the above listed copyright holder(s) not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

THE ABOVE LISTED COPYRIGHT HOLDER(S) DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL THE ABOVE LISTED COPYRIGHT HOLDER(S) BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

On Debian

systems, the complete text of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'

#### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you

distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the



Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source

code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE,

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.103 findutils 4.7.0-1ubuntu1

### 1.103.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic

pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other



parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those

subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or

modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any  
non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all  
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work,

and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party)

that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in

ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or

requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright

holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights



granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work

in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have

permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <https://www.gnu.org/licenses/why-not-lgpl.html>.

## 1.104 libxcb 1.14-2

### 1.104.1 Available under license :

Copyright (C) 2001-2006 Bart Massey, Jamey Sharp, and Josh Triplett.  
All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the

Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the names of the authors or their institutions shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the authors.

# 1.105 libsemanage-common 3.0-1build2

## 1.105.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION



0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and

distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed

under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not.

Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system,

rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact

that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of



MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.106 libpng 1.6.37-2

### 1.106.1 Available under license :

-----  
Copyright (c) 1998-2008 Greg Roelofs. All rights reserved.

This software is provided "as is," without warranty of any kind, express or implied. In no event shall the author or contributors be held liable for any damages arising in any way from the use of this software.

The contents of this file are DUAL-LICENSED. You may modify and/or redistribute this software according to the terms of one of the following two licenses (at your option):

LICENSE 1 ("BSD-like with advertising clause"):

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. Redistributions of source code must retain the above copyright notice, disclaimer, and this list of conditions.

2. Redistributions in binary form must reproduce the above copyright notice, disclaimer, and this list of conditions in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgment:

This product includes software developed by Greg Roelofs and contributors for the book, "PNG: The Definitive Guide," published by O'Reilly and Associates.

LICENSE 2 (GNU GPL v2 or later):

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

-----

pnm2png / png2pnm --- conversion from PBM/PGM/PPM-file to PNG-file

copyright (C) 1999-2019 by Willem van Schaik <willem at schaik dot com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The software is provided "as is", without warranty of any kind, express or implied, including but not limited to the warranties of merchantability, fitness for a particular purpose and noninfringement. In no event shall the

authors or copyright holders be liable for any claim, damages or other liability, whether in an action of contract, tort or otherwise, arising from, out of or in connection with the software or the use or other dealings in the software.

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING



WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU

OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is  
what you want to do, use the GNU Library General  
Public License instead of this License.

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====

PNG Reference Library License version 2

-----

- \* Copyright (c) 1995-2019 The PNG Reference Library Authors.
- \* Copyright (c) 2018-2019 Cosmin Truta.
- \* Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
- \* Copyright (c) 1996-1997 Andreas Dilger.
- \* Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted  
to use, copy, modify, and distribute  
this software, or portions hereof, for any purpose, without fee,  
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

-----  
libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are  
Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are  
derived from libpng-1.0.6, and are distributed according to the same  
disclaimer  
and license as libpng-1.0.6 with the following individuals  
added to the list of Contributing Authors:

Simon-Pierre Cadieux  
Eric S. Raymond  
Mans Rullgard  
Cosmin Truta  
Gilles Vollant  
James Yu  
Mandar Sahastrabuddhe  
Google Inc.  
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of  
the library or against infringement. There is no warranty that our  
efforts or the library will fulfill any of your particular purposes  
or needs. This library is provided with all faults, and the entire  
risk of satisfactory quality, performance, accuracy, and effort is  
with the user.

Some files in the "contrib" directory and some configure-generated  
files that are distributed with libpng have other copyright owners, and

are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane  
Glenn Randers-Pehrson  
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler  
Kevin Bracey  
Sam Bushell  
Magnus Holmgren  
Greg Roelofs  
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger  
Dave Martindale  
Guy Eric Schalnat  
Paul Schmidt  
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of

the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

## 1.107 selinux 3.0-1build2

### 1.107.1 Available under license :

This library (libselenium) is public domain software, i.e. not copyrighted.

#### Warranty Exclusion

-----

You agree that this software is a non-commercially developed program that may contain "bugs" (as that term is used in the industry) and that it may not function as intended. The software is licensed "as is". NSA makes no, and hereby expressly disclaims all, warranties, express, implied, statutory, or otherwise with respect to the software, including noninfringement and the implied warranties of merchantability and fitness for a particular purpose.

#### Limitation of Liability

-----

In no event will NSA be liable for any damages, including loss of data, lost profits, cost of cover, or other special, incidental, consequential, direct or indirect damages arising from the software or the use thereof, however caused and on any theory of liability. This limitation will apply even if NSA has been advised of the possibility of such damage. You acknowledge that this is a reasonable allocation of risk.

# 1.108 grep 3.4-1

## 1.108.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for  
software and other kinds of works.

The licenses for most software and other practical works are designed  
to take away your freedom to share and change the works. By contrast,  
the GNU General Public License is intended to guarantee your freedom to  
share and change all versions of a program--to make sure it remains free  
software for all its users. We, the Free Software Foundation, use the  
GNU General Public License for most of our software; it applies also to  
any other work released this way by its authors. You can apply it to  
your programs, too.

When we speak of free software, we are referring to  
freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
them if you wish), that you receive source code or can get it if you  
want it, that you can change the software or use pieces of it in new  
free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you  
these rights or asking you to surrender the rights. Therefore, you have  
certain responsibilities if you distribute copies of the software, or if  
you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether  
gratis or for a fee, you must pass on to the recipients the same  
freedoms that you received. You must make sure that they, too, receive  
or can get the source code. And you must show them these terms so they  
know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the

earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.



The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10

makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any  
non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all  
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This

License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the

written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object

code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above

requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.



If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
```

```
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```

```
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/licenses/why-not-lgpl.html>>.

## 1.109 vixie-cron 3.0pl1-136ubuntu1

## 1.109.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/* Copyright 1988,1990,1993,1994 by Paul Vixie
* All rights reserved
*
* Distribute freely, except: don't remove my name from the source or
* documentation (don't take credit for my work), mark your changes (don't
* get me blamed for your possible bugs), don't alter or remove this
* notice. May be sold if buildable source is provided to buyer. No
* warrantee of any kind, express or implied, is included with this
* software; use at your own risk, responsibility for damages (if any) to
* anyone resulting from the use of this software rests entirely with the
* user.
*
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
*/
```

Found in path(s):

```
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/database.c
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/misc.c
*
/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/job.c
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/compat.c
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/do_command.c
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/user.c
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/config.h
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/entry.c
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/cron.h
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/crontab.c
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/env.c
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/cron.c
```

No license file was found, but licenses were detected in source scan.

```
.\" Copyright (c) 1989 The Regents of the University of California.
.\" All rights reserved.
.\"
.\" This code is derived from software contributed to Berkeley by
.\" Paul Vixie.
.\"
.\" Redistribution and use in source and binary forms are permitted
.\" provided that the above copyright notice and this paragraph are
.\" duplicated in all such forms and that any documentation,
.\" advertising materials, and other materials related to such
.\" distribution and use acknowledge that the software was developed
.\" by the University of California, Berkeley. The name of the
```

```
.\" University may not be used to endorse or promote products derived
.\" from this software without specific prior written permission.
.\" THIS SOFTWARE IS PROVIDED ``AS IS\" AND WITHOUT ANY EXPRESS OR
.\" IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
.\" WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
.\"
.\" @(#)bitstring.3 5.1
.\" (Berkeley) 12/13/89
.\"
```

Found in path(s):

```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/bitstring.3
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (c) 1988 The Regents of the University of California.
* All rights reserved.
*
* This code is derived from software written by Ken Arnold and
* published in UNIX Review, Vol. 6, No. 8.
*
* Redistribution and use in source and binary forms are permitted
* provided that the above copyright notice and this paragraph are
* duplicated in all such forms and that any documentation,
* advertising materials, and other materials related to such
* distribution and use acknowledge that the software was developed
* by the University of California, Berkeley. The name of the
* University may not be used to endorse or promote products derived
* from this software without specific prior written permission.
* THIS SOFTWARE IS PROVIDED ``AS IS\" AND WITHOUT ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/popen.c
No license file was found, but licenses were detected in source scan.
```

```
.\"/* Copyright 1988,1990,1993 by Paul Vixie
.\" * All rights reserved
.\" *
.\" * Distribute freely, except: don't remove my name from the source or
.\" * documentation (don't take credit for my work), mark your changes (don't
.\" * get me blamed for your possible bugs), don't alter or remove this
.\" * notice. May be sold if buildable source is provided to buyer. No
.\" * warrantee of any kind, express or implied, is included with this
.\" * software; use at your own risk, responsibility for damages (if any) to
```

```
.\" * anyone resulting from the use of this software rests entirely with the
.\" * user.
.\" *
.\" * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
.\" * I'll try to keep a version up to date. I can be reached as follows:
.\" * Paul Vixie      <paul@vix.com>      uunet!decwrl!vixie!paul
.\" */
.\"
.\" $Id: crontab.1,v 2.4 1993/12/31 10:47:33 vixie Exp $
.\"
```

Found in path(s):

```
*
/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/crontab.1
No license file was found, but licenses were detected in source scan.
```

```
/* Copyright 1993,1994 by Paul Vixie
* All rights reserved
*
* Distribute freely, except: don't remove my name from the source or
* documentation (don't take credit for my work), mark your changes (don't
* get me blamed for your possible bugs), don't alter or remove this
* notice. May be sold if buildable source is provided to buyer. No
* warrantee of any kind, express or implied, is included with this
* software; use at your own risk, responsibility for damages (if any) to
* anyone resulting from the use of this software rests entirely with the
* user.
*
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie      <paul@vix.com>      uunet!decwrl!vixie!paul
*/
```

Found in path(s):

```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/compat.h
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/pathnames.h
*
/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/externs.h
No license file was found, but licenses were detected in source scan.
```

```
.\"/* Copyright 1988,1990,1993 by Paul Vixie
.\" * All rights reserved
.\" *
.\" * Distribute freely, except: don't remove my name from the source or
.\" * documentation (don't take credit for my work), mark your changes (don't
.\" * get me blamed for your possible bugs), don't alter or remove this
.\" * notice. May be sold if buildable source is provided to buyer. No
.\" * warrantee of any kind, express or implied, is included with this
```

```
.\" * software; use at your own risk, responsibility for damages (if any) to
.\" * anyone resulting from the use of this software rests entirely with the
.\" * user.
.\" *
.\" * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
.\" * I'll try to keep a version up to date. I can be reached as follows:
.\" * Paul Vixie    <paul@vix.com>    uunet!decwrl!vixie!paul
.\" */
.\"
.\" $Id: cron.8,v 2.2 1993/12/28 08:34:43 vixie Exp $
.\"
```

Found in path(s):

\*

```
/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/cron.8
```

No license file was found, but licenses were detected in source scan.

```
/* Copyright 1993,1994 by Paul Vixie
```

```
* All rights reserved
```

\*

```
* Distribute freely, except: don't remove my name from the source or
* documentation (don't take credit for my work), mark your changes (don't
* get me blamed for your possible bugs), don't alter or remove this
* notice. May be sold if buildable source is provided to buyer. No
* warrantee of any kind, express or implied, is included with this
* software; use at your own risk, responsibility for damages (if any) to
* anyone resulting from the use of this software rests entirely with the
* user.
```

\*

```
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie    <paul@vix.com>    uunet!decwrl!vixie!paul
*/
```

```
$Id: INSTALL,v 2.5 1994/01/15 20:43:43 vixie Exp $
```

Read the comments at the top of the Makefile, then edit the area marked 'configurable stuff'.

Edit config.h. The stuff I expect you to change is down a bit from the top of the file, but it's clearly marked. Also look at pathnames.h.

You don't have to create the /var/cron or /var/cron/tabs directories, since both the daemon and the `crontab' program will do this the first time they run if they don't exist. You do need to have a /var, though -- just "mkdir /var" if you don't have one, or you can "mkdir /usr/var; ln -s /usr/var /var" if you expect your /var to have a lot of stuff in it.



You will also need /usr/local/etc and /usr/local/bin directories unless you change the Makefile. These will have to be created by hand, but if you are a long-time Usenet user you probably have them already. /usr/local/man is where I keep my man pages, but I have the source for `man' and you probably do not. Therefore you may have to put the man pages into /usr/man/man1, which will be hard since there will be name collisions. (Note that the man command was originally written by

Bill Joy before he left Berkeley, and it contains no AT&T code, so it is in UUNET's archive of freely-distributable BSD code.)

LINUX note: /usr/include/paths.h on some linux systems shows \_PATH\_SENDMAIL to be /usr/bin/sendmail even though sendmail is installed in /usr/lib. you should check this out.

say:

```
make all
```

su and say:

```
make install
```

Note that if I can get you to "su and say" something just by asking, you have a very serious security problem on your system and you should look into it.

Edit your /usr/lib/crontab file into little pieces -- see the CONVERSION file for help on this.

Use the `crontab' command to install all the little pieces you just created. Some examples (see below before trying any of these!)

```
crontab -u uucp -r /usr/lib/uucp/crontab.src
crontab -u news -r /usr/lib/news/crontab.src
crontab -u root -r /usr/adm/crontab.src
```

Notes on above examples: (1) the .src files are copied at the time the command is issued; changing the source files later will have no effect until they are reinstalled with another `crontab -r' command. (2) The crontab command will affect the crontab of the person using the command unless `-u USER' is given; `-u' only works for root. When using most `su' commands under most BSD's, `crontab' will still think of you as yourself even though you may think of yourself as root -- so use `-u' liberally. (3) the `-r' option stands for `replace'; check the man page for crontab(1) for other possibilities.

Kill your existing cron daemon -- do `ps aux' and look for /etc/cron.

Edit your /etc/rc or /etc/rc.local, looking for the line that starts up /etc/cron. Comment it out and add a line to start the new cron daemon -- usually /usr/local/etc/cron, unless you changed it in the Makefile.

Start up this cron daemon yourself as root. Just type /usr/local/etc/cron (or whatever); no '&' is needed since the daemon forks itself and the process you executed returns immediately.

ATT notes: for those people unfortunate enough to be stuck on a AT&T UNIX, you will need the public-domain "libndir", found in the B News source and in any comp.sources.unix archive. You will also need to hack the code some.

Found in path(s):

\* /opt/cola/permits/1029757352\_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/INSTALL

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 1989 The Regents of the University of California.

\* All rights reserved.

\*

\* This code is derived from software contributed to Berkeley by

\* Paul Vixie.

\*

\* Redistribution and use in source and binary forms are permitted

\* provided that the above copyright notice and this paragraph are

\* duplicated in all such forms and that any documentation,

\* advertising materials, and other materials related to such

\* distribution and use acknowledge that the software was developed

\* by the University of California, Berkeley. The name of the

\* University may not be used to endorse or promote products derived

\* from this software without specific prior written permission.

\* THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR

\* IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED

\* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

\*

\* @(#)bitstring.h 5.2

(Berkeley) 4/4/90

\*/

Found in path(s):

\* /opt/cola/permits/1029757352\_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/bitstring.h

No license file was found, but licenses were detected in source scan.

# \* All rights reserved

# \* Distribute freely, except: don't remove my name from the source or

Found in path(s):

\* /opt/cola/permits/1029757352\_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/Makefile  
No license file was found, but licenses were detected in source scan.

```
#!/* Copyright 1988,1990,1993 by Paul Vixie
# * All rights reserved
# *
# * Distribute freely, except: don't remove my name from the source or
# * documentation (don't take credit for my work), mark your changes (don't
# * get me blamed for your possible bugs), don't alter or remove this
# * notice. May be sold if buildable source is provided to buyer. No
# * warrantee of any kind, express or implied, is included with this
# * software; use at your own risk, responsibility for damages (if any) to
# * anyone resulting from the use of this software rests entirely with the
# * user.
# *
# * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
# * I'll try to keep a version up to date. I can be reached as follows:
# * Paul Vixie    <paul@vix.com>    uunet!decwrl!vixie!paul
# */
```

Vixie Cron V3.0

December 27, 1993

[V2.2 was some time in 1992]

[V2.1 was May 29, 1991]

[V2.0 was July 5, 1990]

[V2.0-beta

was December 9, 1988]

[V1.0 was May 6, 1987]

Paul Vixie

This is a version of 'cron' that is known to run on BSD 4.[23] systems. It is functionally based on the SysV cron, which means that each user can have their own crontab file (all crontab files are stored in a read-protected directory, usually /var/cron/tabs). No direct support is provided for 'at'; you can continue to run 'atrun' from the crontab as you have been doing. If you don't have atrun (i.e., System V) you are in trouble.

A messages is logged each time a command is executed; also, the files "allow" and "deny" in /var/cron can be used to control access to the "crontab" command (which installs crontabs). It hasn't been tested on SysV, although some effort has gone into making the port an easy one.

This is more or less the copyright that USENET contributed software usually has. Since ATT couldn't use this version if they had to freely distribute source, and since I'd love to see them use it, I'll offer some ridiculously

low license fee just to have them take it. In the unlikely event that they do this, I will continue to support and distribute the pseudo-PD version, so

please, don't flame me for wanting my work to see a wider distribution.

To use this: Sorry, folks, there is no cutesy 'Configure' script. You'll have to go edit a couple of files... So, here's the checklist:

Read all the FEATURES, INSTALL, and CONVERSION files

Edit config.h

Edit Makefile

(both of these files have instructions inside; note that some things in config.h are definable in Makefile and are therefore surrounded by #ifndef...#endif)

'make'

'su' and 'make install'

(you may have to install the man pages by hand)

kill your existing cron process

(actually you can run your existing cron if you want, but why?)

build new crontabs using /usr/lib/{crontab,crontab.local}

(either put them all in "root"'s crontab, or divide it up and rip out all the 'su' commands, collapse the lengthy lists into

ranges with steps -- basically, this step is as much work as you want to make it)

start up the new cron

(must be done as root)

watch it. test it with 'crontab -r' and watch the daemon track your changes.

if you like it, change your /etc/{rc,rc.local} to use it instead of the old one.

\$Id: README,v 2.3 1993/12/28 08:34:43 vixie Exp \$

Found in path(s):

\* /opt/cola/permits/1029757352\_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/README

No license file was found, but licenses were detected in source scan.

.\" \* Copyright 1988,1990,1993,1994 by Paul Vixie

.\" \* All rights reserved

.\" \*

.\" \* Distribute freely, except: don't remove my name from the source or

.\" \* documentation (don't take credit for my work), mark your changes (don't

.\" \* get me blamed for your possible bugs), don't alter or remove this

.\" \* notice. May be sold if buildable source is provided to buyer. No

.\" \* warranty of any kind, express or implied, is included with this

.\" \* software; use at your own risk, responsibility for damages (if any) to

.\" \* anyone resulting from the use of this software rests entirely with the

.\" \* user.

.\" \*

.\" \* Send bug reports, bug fixes, enhancements, requests, flames, etc., and

```
.\" * I'll try to keep a version up to date. I can be reached as follows:  
.\" * Paul Vixie      <paul@vix.com>      uunet!decwrl!vixie!paul  
.\" */  
.\"  
.\" $Id: crontab.5,v 2.4 1994/01/15 20:43:43 vixie Exp $  
.\"
```

Found in path(s):

\*

/opt/cola/permits/1029757352\_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/crontab.5

# 1.110 jna 5.5.0

## 1.110.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole,

an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the

Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be

enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.111 java-jwt 3.9.0

### 1.111.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.



# 1.112 mime-pull 1.9.13

## 1.112.1 Available under license :

```
[/]: # " Copyright (c) 2018, 2020 Oracle and/or its affiliates. All rights reserved. "  
[/]: # " "  
[/]: # " This program and the accompanying materials are made available under the "  
[/]: # " terms of the Eclipse Distribution License v. 1.0, which is available at "  
[/]: # " http://www.eclipse.org/org/documents/edl-v10.php. "  
[/]: # " "  
[/]: # " SPDX-License-Identifier: BSD-3-Clause "
```

# Notices for Eclipse Metro

This content is produced and maintained by the Eclipse Metro project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.metro>

## Trademarks

Eclipse Metro is a trademark of the Eclipse Foundation.

## Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Distribution License v. 1.0 which is available at <http://www.eclipse.org/org/documents/edl-v10.php>.

SPDX-License-Identifier: BSD-3-Clause

## Source Code

The project maintains the following source code repositories:

- \* <https://github.com/eclipse-ee4j/metro-xmlstreambuffer>
- \* <https://github.com/eclipse-ee4j/metro-policy>
- \* <https://github.com/eclipse-ee4j/metro-wsit>
- \* <https://github.com/eclipse-ee4j/metro-mimepull>
- \* <https://github.com/eclipse-ee4j/metro-ws-test-harness>

- \* <https://github.com/eclipse-ee4j/metro-package-rename-task>
- \* <https://github.com/eclipse-ee4j/metro-jax-ws>
- \* <https://github.com/eclipse-ee4j/metro-saaj>
- \* <https://github.com/eclipse-ee4j/metro-jwsdp-samples>
- \* <https://github.com/eclipse-ee4j/jax-rpc-ri>

## ## Third-party Content

This project leverages the following third party content.

addressing.xml Version: 2004/10 (n/a)

- \* License: W3C
- \* Project: <https://www.w3.org/Submission/ws-addressing/>
- \* Source: <http://schemas.xmlsoap.org/ws/2004/08/addressing/>

ant-launcher (1.10.2)

- \* License: Apache-2.0 AND SAX-PD AND W3C
- \* Project: <https://ant.apache.org/>
- \* Source: <http://central.maven.org/maven2/org/apache/ant/ant-launcher/1.10.2/ant-launcher-1.10.2-sources.jar>

Apache Ant (1.6)

- \* License: Apache-1.1
- \* Project: <https://ant.apache.org/>
- \* Source: <https://repo1.maven.org/maven2/org/apache/ant/ant/1.6/ant-1.6-sources.jar>

Apache Ant (1.10.2)

- \* License: Apache-2.0 AND W3C AND LicenseRef-Public-Domain

commons-logging (1.1.2)

- \* License: Apache-2.0
- \* Project: <https://commons.apache.org/proper/commons-logging/>
- \* Source: <http://central.maven.org/maven2/commons-logging/commons-logging/1.1.2/commons-logging-1.1.2-sources.jar>

JUnit (4.12)

- \* License: Eclipse Public License

maven-core (3.5.2)

- \* License: Apache-2.0

maven-plugin-annotations (3.5.1)

\* License: Apache-2.0

\* Project:

<https://maven.apache.org/plugin-tools/maven-plugin-annotations/project-info.html>

\* Source:

<https://github.com/apache/maven-plugin-tools/tree/maven-plugin-tools-3.5.1/maven-plugin-annotations>

maven-plugin-api (3.5.2)

\* License: Apache-2.0

\*

Project: <https://maven.apache.org/>

\* Source: <https://github.com/apache/maven/tree/master/maven-plugin-api>

maven-resolver-api (1.1.1)

\* License: Apache-2.0

maven-resolver-util (1.1.1)

\* License: Apache-2.0

maven-settings (3.5.2)

\* License: Apache-2.0

mex.xsd Version: 2004/09 (n/a)

\* License: Oasis Style

\* Project: <https://www.w3.org/Submission/WS-MetadataExchange/#appendix-II>

\* Source: <http://schemas.xmlsoap.org/ws/2004/09/mex/MetadataExchange.xsd>

plexus-utils (3.1.0)

\* License: Apache- 2.0 or Apache- 1.1 or BSD or Public Domain or Indiana University Extreme! Lab Software License V1.1.1 (Apache 1.1 style)

relaxng-datatype (1.0)

\* License: New BSD license

stax2-api (4.1)

\* License: Pending

\* Project: <https://github.com/FasterXML/stax2-api>

\* Source:

<http://central.maven.org/maven2/org/codehaus/woodstox/stax2-api/4.1/stax2-api-4.1-sources.jar>

testng (6.14.2)

- \* License: Apache-2.0 AND MIT
- \* Project: <https://testng.org/doc/index.html>
- \* Source: <https://github.com/cbeust/testng>

woodstox-core-asl  
(4.4.1)

- \* License: Apache-2.0

woodstox-core-asl (5.1.0)

- \* License: Pending
- \* Project: <https://github.com/FasterXML/woodstox>
- \* Source: <https://github.com/FasterXML/woodstox>

ws-addr.wsd (1.0)

- \* License: W3C
- \* Project: <https://www.w3.org/2005/08/addressing/>
- \* Source: <https://www.w3.org/2006/03/addressing/ws-addr.xsd>

wsat.xsd Version: 2004/10 (n/a)

- \* License: Oasis Style
- \* Project: <http://schemas.xmlsoap.org/ws/2004/10/wsat/>
- \* Source: <http://schemas.xmlsoap.org/ws/2004/10/wsat/wsat.xsd>

wscor.xsd (1.0)

- \* License: OASIS Style

wscor.xsd (1.1)

- \* License: Oasis (Custom)
- \* Project: <http://docs.oasis-open.org/ws-tx/wscor/2006/06>
- \* Source:  
<http://docs.oasis-open.org/ws-tx/wscor/2006/06/wstx-wscor-1.1-schema-200701.xsd>

wstrm Version: 2005/02 (n/a)

- \* License: Oasis (Custom)
- \* Project: <http://schemas.xmlsoap.org/ws/2005/02/rm/>
- \* Source:  
<http://schemas.xmlsoap.org/ws/2005/02/rm/wstrm.xsd>;%20<http://schemas.xmlsoap.org/ws/2005/02/rm/wstrm->

policy.xsd

wrm.xsd  
(1.2)

\* License: Oasis

wstx-wsat.xsd (1.1)

\* License: Oasis (Custom)

xmlsec (1.5.8)

\* License: Apache-2.0

\* Project: <http://santuario.apache.org/>

\* Source:

<https://repo1.maven.org/maven2/org/apache/santuario/xmlsec/1.5.8/xmlsec-1.5.8-sources.jar>

## ## Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

/\*

\* Copyright (c) 1997, 2018 Oracle and/or its affiliates. All rights reserved.

\*

\* This program and the accompanying materials are made available under the

\* terms of the Eclipse Distribution License v. 1.0, which is available at

\* <http://www.eclipse.org/org/documents/edl-v10.php>.

\*

\* SPDX-License-Identifier: BSD-3-Clause

\*/

Eclipse Distribution License - v 1.0

Copyright (c) 2007, Eclipse Foundation, Inc. and its licensors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or

promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

[//]: # " Copyright (c) 2018, 2020 Oracle and/or its affiliates. All rights reserved. "

[//]: # " "

[//]: # " This program and the accompanying materials are made available under the "

[//]: # " terms of the Eclipse Distribution License v. 1.0, which is available at "

[//]: # " <http://www.eclipse.org/org/documents/edl-v10.php>. "

[//]: # " "

[//]: # " SPDX-License-Identifier: BSD-3-Clause "

Copyright (c) 2018 Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.113 commons-compress 1.20

## 1.113.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.



4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Compress

Copyright 2002-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

---

The files in the package org.apache.commons.compress.archivers.sevenz were derived from the LZMA SDK, version 9.20 (C/ and CPP/7zip/), which has been placed in the public domain:

"LZMA SDK is placed in the public domain." (<http://www.7-zip.org/sdk.html>)

---

The test file lbzip2\_32767.bz2 has been copied from libbzip2's source repository:

This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2019 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, [jseward@acm.org](mailto:jseward@acm.org)

## 1.114 httpcomponents-client 4.5.10

### 1.114.1 Available under license :

Apache HttpComponents Client  
Copyright 1999-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

=====

This project includes Public Suffix List copied from  
<[https://publicsuffix.org/list/effective\\_tld\\_names.dat](https://publicsuffix.org/list/effective_tld_names.dat)>  
licensed under the terms of the Mozilla Public License, v. 2.0

Full license text: <<http://mozilla.org/MPL/2.0/>>

Mozilla Public License Version 2.0

=====

1. Definitions

-----



1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code

Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

(a) any file in Source Code Form that results from an addition to,

deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those

licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark)

Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its

Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

(b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

## 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

## 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

-----

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this

License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

## 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However,

if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

\* \* \* \* \*

\* 6. Disclaimer of Warranty \*  
\* ----- \*  
\* \* \* \* \*

\* Covered Software is provided under this License on an "as is" \*  
\* basis, without warranty of any kind, either expressed, implied, or \*  
\* statutory, including, without limitation, warranties that the \*  
\* Covered Software is  
free of defects, merchantable, fit for a \*  
\* particular purpose or non-infringing. The entire risk as to the \*  
\* quality and performance of the Covered Software is with You. \*  
\* Should any Covered Software prove defective in any respect, You \*  
\* (not any Contributor) assume the cost of any necessary servicing, \*  
\* repair, or correction. This disclaimer of warranty constitutes an \*  
\* essential part of this License. No use of any Covered Software is \*  
\* authorized under this License except under this disclaimer. \*  
\* \* \* \* \*

\*\*\*\*\*

\*\*\*\*\*

\* \* \* \* \*

\* 7. Limitation of Liability

\* -----

\*  
\*

\*

\* Under no circumstances and under no legal theory, whether tort \*  
\* (including negligence), contract, or otherwise, shall any \*  
\* Contributor, or anyone who distributes Covered Software as \*  
\* permitted above, be liable to You for any direct, indirect, \*  
\* special, incidental, or consequential damages of any character \*  
\* including, without limitation, damages for lost profits, loss of \*  
\* goodwill, work stoppage, computer failure or malfunction, or any \*  
\* and all other commercial damages or losses, even if such party \*  
\* shall have been informed of the possibility of such damages. This \*  
\* limitation of liability shall not apply to liability for death or \*  
\* personal injury resulting from such party's negligence to the \*  
\* extent applicable law prohibits such limitation. Some \*  
\* jurisdictions do not allow the exclusion or limitation  
of \*  
\* incidental or consequential damages, so this exclusion and \*  
\* limitation may not apply to You. \*

\*

\*

\*\*\*\*\*

8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

-----

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

#### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

#### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

#### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

#### Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

#### Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as



defined by the Mozilla Public License, v. 2.0.

# 1.115 request 2.88.2

## 1.115.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright

owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided

Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.116 zstd 1.4.4-1.el8

### 1.116.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to



address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest

possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General

Public License instead of this License.

BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name Facebook nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.117 commons-lang3 3.8.1

## 1.117.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensors and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.118 commons-lang3 3.9

### 1.118.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of



this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Lang

Copyright 2001-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.119 commons-configuration 2.7

## 1.119.1 Available under license :

Apache Commons Configuration  
Copyright 2001-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.120 bluebird 3.7.2

## 1.120.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013-2018 Petka Antonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in



all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.121 es6-promise 4.2.8

### 1.121.1 Available under license :

Copyright (c) 2014 Yehuda Katz, Tom Dale, Stefan Penner and contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.122 byte-size 5.0.1

### 1.122.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013-2020 Omar Khudeira (<http://omar.io>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.123 xorg 7.7+19ubuntu14

### 1.123.1 Available under license :

2010-2011 Cyril Brulebois <kibi@debian.org>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Source Package: xorg

Debian/Ubuntu package authors: Branden Robinson, Fabio M. Di Nitto, Daniel Stone and others

Copyright 2004-2005 Canonical Ltd.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation

the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL SOFTWARE IN THE PUBLIC INTEREST, INC.

BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of Canoncial Ltd. shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Canonical Ltd.

-----  
Copyright 1996-2002 Software in the Public Interest, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL SOFTWARE IN THE PUBLIC INTEREST, INC. BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of Software in the Public Interest, Inc. shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Software in the Public Interest, Inc.

-----

Copyright 1998-2007 Branden Robinson <branden@debian.org>.

Copyright

2000, 2003, 2004 Progeny Linux Systems, Inc.

Copyright 1996 Stephen Early

Copyright 1997 Mark Eichin

Copyright 2005 David Nusinow

This is free software; you may redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version.

This is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License with the Debian operating system, in /usr/share/common-licenses/GPL; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

-----  
2010-2011 Cyril Brulebois <kibi@debian.org>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.124 fs-minipass 1.2.7

## 1.124.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.125 cmd-shim 3.0.3

### 1.125.1 Available under license :

The ISC License

Copyright (c) npm, Inc. and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.126 minizlib 1.3.3

### 1.126.1 Available under license :

Minizlib was created by Isaac Z. Schlueter.

It is a derivative work of the Node.js project.

.....

Copyright Isaac Z. Schlueter and Contributors

Copyright Node.js contributors. All rights reserved.

Copyright Joyent, Inc. and other Node contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

## 1.127 minipass 2.9.0

### 1.127.1 Available under license :

The ISC License

Copyright (c) npm, Inc. and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.128 ansistyles 0.1.3

### 1.128.1 Available under license :

Copyright 2013 Thorsten Lorenz.

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.129 npm-init 0.0.0

### 1.129.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.130 stax 4.2.1

## 1.130.1 Available under license :

This copy of Stax2 API is licensed under the Simplified BSD License (also known as "2-clause BSD", or "FreeBSD License") See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.opensource.org/licenses/bsd-license.php>

with details of:

<COPYRIGHT HOLDER> = FasterXML.com

<YEAR> = 2010-

## 1.131 swagger 2.1.2

### 1.131.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright © 2013-2019, The SeedStack authors <http://seedstack.org>
 *
 * This Source Code Form is subject to the terms of the Mozilla Public
 * License, v. 2.0. If a copy of the MPL was not distributed with this
 * file, You can obtain one at http://mozilla.org/MPL/2.0/.
 */
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1069435277_1594665061.85/0/swagger-2-1-2-sources-
jar/org/seedstack/swagger/internal/SwaggerJsonResource.java
* /opt/ws_local/PERMITS_SQL/1069435277_1594665061.85/0/swagger-2-1-2-sources-
jar/org/seedstack/swagger/internal/SwaggerProvider.java
* /opt/ws_local/PERMITS_SQL/1069435277_1594665061.85/0/swagger-2-1-2-sources-
jar/org/seedstack/swagger/SwaggerConfig.java
* /opt/ws_local/PERMITS_SQL/1069435277_1594665061.85/0/swagger-2-1-2-sources-
jar/org/seedstack/swagger/internal/SwaggerModule.java
* /opt/ws_local/PERMITS_SQL/1069435277_1594665061.85/0/swagger-2-1-2-sources-
jar/org/seedstack/swagger/internal/SwaggerPlugin.java
*
/opt/ws_local/PERMITS_SQL/1069435277_1594665061.85/0/swagger-2-1-2-sources-
jar/org/seedstack/swagger/internal/SwaggerYamlResource.java
* /opt/ws_local/PERMITS_SQL/1069435277_1594665061.85/0/swagger-2-1-2-sources-
jar/org/seedstack/swagger/BaseReaderListener.java
* /opt/ws_local/PERMITS_SQL/1069435277_1594665061.85/0/swagger-2-1-2-sources-
jar/org/seedstack/swagger/internal/AbstractSwaggerResource.java
```



No license file was found, but licenses were detected in source scan.

# This Source Code Form is subject to the terms of the Mozilla Public

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1069435277\_1594665061.85/0/swagger-2-1-2-sources-jar/org/seedstack/swagger/SwaggerConfig.properties

# 1.132 adduser 3.118ubuntu2

## 1.132.1 Available under license :

This package was first put together by Ian Murdock <imurdock@debian.org> and was maintained by Steve Phillips <sjp@cvfn.org> from sources written for the Debian Project by Ian Murdock, Ted Hajek <tedhajek@boombox.micro.umn.edu>, and Sven Rudolph <sr1@inf.tu-dresden.de>.

Since Nov 27 1996, it was maintained by Guy Maor <maor@debian.org>. He rewrote most of it.

Since May 20 2000, it is maintained by Roland Bauerschmidt <rb@debian.org>.

Since March 24 2004, it is maintained by Roland Bauerschmidt <rb@debian.org>, and co-maintained by Marc Haber <mh+debian-packages@zugschlus.de>

Since 23 Oct 2005, it has been maintained by Joerg Hoh <joerg@joerghoh.de>

Since June 2006, it has been maintained by Stephen Gran <sgran@debian.org>

deluser is Copyright (C) 2000 Roland Bauerschmidt <rb@debian.org> and based on the source code of adduser.

adduser is Copyright (C) 1997, 1998, 1999 Guy Maor <maor@debian.org>.  
adduser is Copyright (C) 1995 Ted Hajek <tedhajek@boombox.micro.umn.edu> with portions  
Copyright (C) 1994 Debian Association, Inc.

The examples directory has been contributed by John Zaitseff, and is GPL V2 as well.

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the  
Free Software Foundation, Inc.,  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

On Debian GNU/Linux systems, the complete text of the GNU General  
Public License can be found in `usr/share/common-licenses/GPL-2`.

## 1.133 sensible-utils 0.0.12+nmu1

### 1.133.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: sensible-utils

Upstream-Contact: Anibal Monsalve Salazar <[anibal@debian.org](mailto:anibal@debian.org)>

Source: <https://alioth.debian.org/projects/collab-maint/sensible-utils.git>

Files: \*

Copyright: 2002-2009, Clint Adams <[schizo@debian.org](mailto:schizo@debian.org)>

2010- Anibal Monsalve Salazar <[anibal@debian.org](mailto:anibal@debian.org)>

2012, David Prvot <[taffit@debian.org](mailto:taffit@debian.org)>

2013, Thorsten Glaser

2017, Jrmmy Bobbio

2017, Ximin Luo

2017- Bastien Roucaris <[rouca@debian.org](mailto:rouca@debian.org)>

License: GPL-2+

Files: sensible-editor\*

Copyright: 1997, Guy Maor

2002, 2004, 2006, Clint Adams

2010- Anibal Monsalve Salazar <[anibal@debian.org](mailto:anibal@debian.org)>

License: GPL-2+

Files: sensible-pager\*

Copyright: 1997, 1998, Guy Maor

2004, Clint Adams

2010- Anibal Monsalve Salazar <[anibal@debian.org](mailto:anibal@debian.org)>

License: GPL-2+

Files: sensible-browser\*

Copyright: 2002, Joey Hess

2003, 2007, 2008, Clint Adams

2010- Anibal Monsalve Salazar <[anibal@debian.org](mailto:anibal@debian.org)>

License: GPL-2+

Files: select-editor\*

Copyright:

2009, Dustin Kirkland <kirkland@canonical.com>.

2010- Anibal Monsalve Salazar <anibal@debian.org>

License: GPL-2+

Files: man/Makefile.am

man/utf8toman.sed

Copyright: 2012-2017, Guillaume Jover

License: GPL-2+

Comment: Part of this are copied from dpkg

Files: man/po4a/cs\*

Copyright: 2012, Michal Simunek

License: GPL-2+

Files: man/po4a/de\*

Copyright: 2011, Helge Kreutzmann <debian@helgefjell.de>

License: GPL-2+

Files: man/po4a/fr\*

Copyright: Nicolas Francois <nicolas.francois@centraliens.net>

License: GPL-2+

Files: man/po4a/es\*

Copyright: 2010-2012, Omar Campagne

License: GPL-2+

Files: man/po4a/it\*

Copyright: 2012, Beatrice Torracca

License: GPL-2+

Files: man/po4a/ja\*

Copyright: 2010, Kurasawa Nozomu

License: GPL-2+

Files: man/po4a/pl\*

Copyright: 2004, 2010, Robert Luberda <robert@debian.org>.

License: GPL-2+

Files: man/po4a/pt\*

Copyright: 2014, Amrico Monteiro <a\_monteiro@gmx.com>

License: GPL-2+

Files: alocal.m4

Copyright: 1996-2017, Free Software Foundation,

Inc.

License: All-permissive

Files: \*Makefile.in

Copyright: 1994-2017, Free Software Foundation, Inc.

License: All-permissive

Files: configure

Copyright: 1992-1996, 1998-2012, Free Software Foundation, Inc.

License: configure

This configure script is free software; the Free Software Foundation gives unlimited permission to copy, distribute and modify it.

Files: build-aux/missing

Copyright: 1996-2014, Free Software Foundation, Inc.

License: GPL-2+

Files: build-aux/install-sh

Copyright: 1994 X Consortium

License: installsh

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

.

FSF changes to this file are in the public domain.

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as

published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

On Debian systems, the full text of the GNU General Public  
License version 2 can be found in the file  
'/usr/share/common-licenses/GPL-2'.

License: All-permissive

This file is free software; the Free Software Foundation  
gives unlimited permission to copy and/or distribute it,  
with or without modifications, as long as this notice is preserved.

This program is distributed in the hope that it will be useful,  
but WITHOUT  
ANY WARRANTY, to the extent permitted by law; without  
even the implied warranty of MERCHANTABILITY or FITNESS FOR A  
PARTICULAR PURPOSE.

## 1.134 debianutils 4.9.1

### 1.134.1 Available under license :

This is the Debian GNU/Linux package debianutils.

It is an original Debian package. Programs in it were maintained by  
Guy Maor <maor@debian.org>, and are now maintained by Clint Adams  
<schizo@debian.org>.

All its programs except savelog, and which may be  
redistributed under the terms of the GNU GPL, Version 2 or later,  
found on Debian systems in the file /usr/share/common-licenses/GPL.

which is in the public domain.

savelog may be redistributed under the following terms: (The rest of  
this file consists of savelog's distribution terms.)

```
#ident "@(#)smail:RELEASE-3_2:COPYING,v 1.2 1996/06/14 18:59:10 woods Exp"
```

## SMAIL GENERAL PUBLIC LICENSE

(Clarified 11 Feb 1988)

Copyright (C) 1988 Landon Curt Noll & Ronald S. Karr

Copyright (C) 1992 Ronald S. Karr

Copyright (GNU) 1988 Landon Curt Noll & Ronald S. Karr

Everyone is permitted to copy and distribute verbatim copies of this license, but changing it is not allowed. You can also use this wording to make the terms for other programs.

The license agreements of most software companies keep you at the mercy of those companies. By contrast, our general public license is intended to give everyone the right to share SMAIL. To make sure that you get the rights we want you to have, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. Hence this license agreement.

Specifically, we want to make sure that you have the right to give away copies of SMAIL, that you receive source code or else can get it if you want it, that you can change SMAIL or use pieces of it in new free programs, and that you know you can do these things.

To make sure that everyone has such rights, we have to forbid you to deprive anyone else of these rights. For example, if you distribute copies of SMAIL, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

Also, for our own protection, we must make certain that everyone finds out that there is no warranty for SMAIL. If SMAIL is modified by someone else and passed on, we want its recipients to know that what they have is not what we distributed, so that any problems introduced by others will not reflect on our reputation.

Therefore we (Landon Curt Noll and Ronald S. Karr) make the following terms which say what you must do to be allowed to distribute or change SMAIL.

### COPYING POLICIES

1. You may copy and distribute verbatim copies of SMAIL source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy a valid copyright notice "Copyright

(C) 1988 Landon Curt Noll & Ronald S. Karr" (or with whatever year is appropriate); keep intact the notices on all files that refer to this License Agreement and to the absence of any warranty; and give any other recipients of the SMAIL program a copy of this License Agreement along with the program. You may charge a distribution fee for the physical act of transferring a copy.

2. You may modify your copy or copies of SMAIL or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains or is a derivative of SMAIL or any part thereof, to be licensed at no charge to all third parties on terms identical to those contained in this License Agreement (except that you may choose to grant more extensive warranty protection to some or all third parties, at your option).

c) You may charge a distribution fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere

aggregation of another unrelated program with this program (or its derivative) on a volume of a storage or distribution medium does not bring the other program under the scope of these terms.

3. You may copy and distribute SMAIL (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal shipping charge) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This

alternative is

allowed only for non-commercial distribution and only if you received the program in object code or executable form alone.)

For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs.

4. You may not copy, sublicense, distribute or transfer SMAIL except as expressly provided under this License Agreement. Any attempt otherwise to copy, sublicense, distribute or transfer SMAIL is void and your rights to use the program under this License agreement shall be automatically terminated. However, parties who have received computer software programs from you with this License Agreement will not have their licenses terminated so long as such parties remain in full compliance.

5. If you wish to incorporate parts of SMAIL into other free programs whose distribution conditions are different, write to Landon Curt Noll & Ronald S. Karr via the Free Software Foundation at 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA. We have not yet worked out a simple rule that can be stated here, but we will often permit this. We will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software.

Your comments and suggestions about our licensing policies and our software are welcome! This contract was based on the contract made by the Free Software Foundation. Please contact the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA, or call (617) 542-5942 for details on copylefted material in general.

#### NO WARRANTY

BECAUSE SMAIL IS LICENSED FREE OF CHARGE, WE PROVIDE ABSOLUTELY NO WARRANTY, TO THE EXTENT PERMITTED BY APPLICABLE STATE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING, LANDON CURT NOLL & RONALD S.

KARR AND/OR

OTHER PARTIES PROVIDE SMAIL "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF SMAIL IS WITH YOU. SHOULD SMAIL PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW WILL LANDON CURT NOLL &



RONALD S. KARR AND/OR ANY OTHER PARTY WHO MAY MODIFY AND REDISTRIBUTE  
SMAIL AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY  
LOST PROFITS, LOST MONIES, OR OTHER SPECIAL, INCIDENTAL OR  
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE  
(INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED  
INACCURATE OR LOSSES SUSTAINED BY THIRD PARTIES OR A FAILURE OF THE  
PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS) SMAIL, EVEN IF YOU HAVE  
BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY  
ANY  
OTHER PARTY.

## 1.135 libunistring 0.9.10-2

### 1.135.1 Available under license :

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{http://fsf.org/}

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other  
functional and useful document @dfn{free} in the sense of freedom: to  
assure everyone the effective freedom to copy and redistribute it,  
with or without modifying it, either commercially or noncommercially.  
Secondarily, this License preserves for the author and publisher a way  
to get credit for their work, while not being considered responsible  
for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative  
works of the document  
must themselves be free in the same sense. It  
complements the GNU General Public License, which is a copyleft  
license designed for free software.

We have designed this License in order to use it for manuals for free

software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The ``Invariant Sections'' are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts'' are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may

be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain `@sc{ascii}` without markup, Texinfo input format, `La@TeX{}` input format, `@acronym{SGML}` or `@acronym{XML}` using a publicly available `@acronym{DTD}`, and standard-conforming simple `@acronym{HTML}`, PostScript or `@acronym{PDF}` designed for human modification. Examples of transparent image formats include `@acronym{PNG}`, `@acronym{XCF}` and `@acronym{JPG}`. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, `@acronym{SGML}` or `@acronym{XML}` for which the `@acronym{DTD}` and/or processing tools are not generally available, and the machine-generated `@acronym{HTML}`, PostScript or `@acronym{PDF}` produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering

more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions

(which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document,

you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of,

you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the

Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

#### COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

#### AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate'' if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these



copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies

you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

## RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover

Texts being @var{list}, and with the Back-Cover Texts  
being @var{list}.  
@end group  
@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:  
@c ispell-local-pdict: "ispell-dict"  
@c End:

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have

certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you

with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:



- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
  
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
  
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
  
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
  
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user

actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions

apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does

not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or

modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that

contain the covered work, unless you entered into that arrangement,  
or  
that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.



If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you

may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

## GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

## 2. Conveying

### Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

## 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

## 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are

covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under

terms of your  
choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

## 1.136 hostname 3.23

### 1.136.1 Available under license :

This package was written by Peter Tobias <tobias@et-inf.fho-emden.de>  
on Thu, 16 Jan 1997 01:00:34 +0100.

License:

Copyright (C) 2009 Michael Meskes <meskes@debian.org>  
Copyright (C) 2004-2005 Graham Wilson <graham@debian.org>  
Copyright (C) 1997 Bernd Eckenfels  
Copyright (C) 1997 Peter Tobias <tobias@et-inf.fho-emden.de>

Copyright (C) 1996 Free Software Foundation, Inc.

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; version 2 of the License.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

On Debian systems, the complete text of the GNU General Public License can be found in /usr/share/common-licenses/GPL-2 file.  
hostname -- set the host name or show the host/domain name

Copyright (C) 1994-1997 Peter Tobias <tobias@et-inf.fho-emden.de>  
2009- Michael Meskes <meskes@debian.org>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

## 1.137 acl 2.2.53-6

### 1.137.1 Available under license :

Most components of the "acl" package are licensed under Version 2.1 of the GNU Lesser General Public License (see COPYING.LGPL).

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see below),

-----

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we



want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and

distribute such modifications  
or work under the terms of Section 1  
above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions

are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation  
may publish revised and/or new versions  
of the General Public License from time to time. Such new versions will  
be similar in spirit to the present version, but may differ in detail to  
address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision  
will be guided by the two goals  
of preserving the free status of all derivatives of our free software and  
of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR

DAMAGES,  
INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING  
OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED  
TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY  
YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER  
PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one  
line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it
```

under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
``Gnomovision'` (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License

does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Most components of the "acl" package are licensed under Version 2.1 of the GNU Lesser General Public License (see below).  
below.

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see COPYING).

---

## GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public

Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a



restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an

appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote

it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of

the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under

Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library

facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It

is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.



14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the

"copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.138 sed 4.7-1

### 1.138.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for

software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those

products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy,

is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is

covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of

technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any  
non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all  
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution

medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the



Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation

(including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this

License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS

THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see [<https://www.gnu.org/licenses/>](https://www.gnu.org/licenses/).



Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <https://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.139 libffi 3.3-4

### 1.139.1 Available under license :

The libffi source distribution contains certain code that is not part of libffi, and is only used as tooling to assist with the building and testing of libffi. This includes the msvcc.sh script used to wrap the Microsoft compiler with GNU compatible command-line options, make\_sunver.pl, and the libffi test code distributed in the testsuite/libffi.bhaible directory. This code is distributed with libffi for the purpose of convenience only, and libffi is in no way derived from this code.

msvcc.sh and testsuite/libffi.bhaible are both distributed under the terms of the GNU GPL version 2, as below.

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

## Preamble

The licenses for most software  
are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by  
the GNU Lesser General Public License instead.) You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it  
if you want it, that you can change the software or use pieces of it  
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions  
that forbid  
anyone to deny you these rights or to ask you to surrender the rights.  
These restrictions translate to certain responsibilities for you if you  
distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether  
gratis or for a fee, you must give the recipients all the rights that  
you have. You must make sure that they, too, receive or can get the  
source code. And you must show them these terms so they know their  
rights.

We protect your rights with two steps: (1) copyright the software, and  
(2) offer you this license which gives you legal permission to copy,  
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain  
that everyone understands that there is no warranty for this free  
software. If the software is modified by someone else and passed on, we  
want its recipients to know that what they have is not the original, so  
that any problems introduced by  
others will not reflect on the original  
authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program  
or a portion of it,  
either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program  
a copy of this License  
along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily

used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and

all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

You

are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright

holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER

PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be



mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

libffi - Copyright (c) 1996-2019 Anthony Green, Red Hat, Inc and others.  
See source files for details.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the ``Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED ``AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.140 base-passwd 3.5.47

### 1.140.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices

stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying

the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License

may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY

## OTHER

PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical



commands `show w` and `show c` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w` and `show c`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>  
Upstream-Name: base-passwd  
Upstream-Contact: Colin Watson <cjwatson@debian.org>

Files: \*

Copyright: Copyright 1999-2002 Wichert Akkerman <wichert@deephackmode.org>  
Copyright 2002, 2003, 2004 Colin Watson <cjwatson@debian.org>  
License: GPL-2

Files:

passwd.master  
group.master

License: PD

X-Notes: Originally written by Ian Murdock <imurdock@debian.org> and  
Bruce Perens <bruce@pixar.com>.

Files: doc/\*

Copyright: Copyright 2001, 2002 Joey Hess  
Copyright 2002, 2003, 2004, 2005, 2007 Colin Watson  
Copyright 2007 David Mandelberg  
License: GPL-2

License: GPL-2

On Debian and Debian-based systems, a copy of the GNU General Public License version 2 is available in /usr/share/common-licenses/GPL-2.

# 1.141 bzip2 1.0.8-2

## 1.141.1 Available under license :

-----  
This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2019 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, jseward@acm.org  
bzip2/libbzip2 version 1.0.8 of 13 July 2019  
-----

# 1.142 cracklib 2.9.6-3.2

## 1.142.1 Available under license :

### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors

who decide to use it. You

can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,

whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many

libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under

copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for

that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may



distribute

the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy

from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not

signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN

WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

^L

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

-----  
EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected in released code until Nov 2009 - slow release cycle...)

-----  
Discussion thread from mailing list archive, with approval from everyone actively involved or holding original licensing rights included.

[Cracklib-devel] cracklib license  
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attachments: Message as HTML  
looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=  
r=20  
GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists  
=2Dmike

Re: [Cracklib-devel] cracklib license  
From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18  
I understand that, and you're welcome to bring it up with Alec directly and see if he wants to relicense his code as LGPL... but at this point, it was enough to just get it consistent and documented as to what it was released under. This wasn't actually a license change, just a clarification of the licensing that was already in place.=20

-- Nathan  
=20

-----  
Nathan Neulinger EMail: nneul@um...

University of Missouri - Rolla Phone: (573) 341-6679  
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...  
> [mailto:cracklib-devel-bounces@li...] On Behalf Of  
> Mike Frysinger  
> Sent: Monday, October 01, 2007 8:15 PM  
> To: cracklib-devel@li...  
> Subject: [Cracklib-devel] cracklib license  
>=20  
> looks like 2.8.11 is out and marked as "GPL-2" ... releasing  
> libraries under  
> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists  
> -mike

Re: [Cracklib-devel] cracklib license  
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML  
On Monday 01 October 2007, Neulinger, Nathan

wrote:

> I understand that, and you're welcome to bring it up with Alec directly  
> and see if he wants to relicense his code as LGPL... but at this point,  
> it was enough to just get it consistent and documented as to what it was  
> released under. This wasn't actually a license change, just a  
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20  
GPL-2 ... it was a modified artistic license ... i didnt notice the license=  
=20  
change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=  
eir=20  
applications are also GPL-2 which imo is just wrong. it isnt the place of =  
a=20  
library to dictact to application writes what license they should be using.=  
=20  
thus LGPL-2.1 enters to fill this void.  
=2Dmike

Re: [Cracklib-devel]  
cracklib license  
From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46  
Seems like the ideal thing here would be for you and the other distro

maintainers to get together with Alec in a conversation and come to a decision as to what licensing scheme y'all want. I haven't really done much other than cleaning up the packaging and patches and a small bit of additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan

=20

-----  
Nathan Neulinger EMail: nneul@um...  
University of Missouri - Rolla Phone: (573) 341-6679  
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...  
> [mailto:cracklib-devel-bounces@li...] On Behalf Of  
> Mike Frysinger  
> Sent: Monday, October 01, 2007 8:33 PM  
> To: Neulinger, Nathan  
> Cc: cracklib-devel@li...; Alec Muffett  
> Subject: Re: [Cracklib-devel] cracklib license

>=20

> On Monday 01 October 2007, Neulinger, Nathan wrote:  
> > I understand that, and you're welcome to bring it up with Alec  
> directly  
> > and see if he wants to relicense his code as LGPL... but at this  
> point,  
> > it was enough to just get it consistent and documented as to what  
> it was  
> > released under. This wasn't actually a license change, just a  
> > clarification of the licensing that was already in place.

>=20

> the original license (before moving to sourceforge -- aka, 2.7) was  
> not  
> GPL-2 ... it was a modified artistic license ... i didnt notice the  
> license  
> change until it was mentioned in the latest notes.

>=20

> unlike the old license, GPL-2 prevents people from using cracklib  
> unless their  
> applications are also GPL-2 which imo is just wrong. it isnt the  
> place of a  
> library

to dictact to application writes what license they should

> be using.  
> thus LGPL-2.1 enters to fill this void.  
> -mike



Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

> Seems like the ideal thing here would be for you and the other distro  
> maintainers to get together with Alec in a conversation and come to a  
> decision as to what licensing scheme y'all want. I haven't really done  
> much other than cleaning up the packaging and patches and a small  
> bit of  
> additional code, so whatever licensing y'all come up with is fine  
> by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be  
linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would like to see it under LGPL as well. I

think it is in everyone's

best interests to have as secure systems as possible, and I think tainting  
it via GPL will just make it less likely that the library gets used, and  
will not usually cause companies/developers to GPL the dependent code  
(where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct  
license in this situation.

Devin

--

If it's sinful, it's more fun.

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>> Seems like the ideal thing here would be for you and the other distro  
>> maintainers to get together with Alec in a conversation and come to a  
>> decision as to what licensing scheme y'all want. I haven't really done  
>> much other than cleaning up the packaging and patches and a small  
>> bit of  
>> additional

code, so whatever licensing y'all come up with is fine

>> by me.

>

> I am sympathetic. Guys, what do you reckon?

>  
> What I am hearing so far is that LGPL makes sense, since it can be  
> linked with any code, not just GPL...

My apologies for not chiming in in anything resembling a reasonable  
timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately,  
GPLv2 with the option of using the library under a later version of the  
GPL would permit applications which were released under version 3 of the  
GPL to use the library, too, which would be sufficient for the packages  
which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license  
From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:  
>>> Seems like the ideal thing here would be for you and the other distro  
>>> maintainers to get together with Alec in a conversation and come to a  
>>> decision as to what licensing scheme y'all want. I haven't really done  
>>> much other than cleaning up the packaging and patches and a small  
>>> bit of  
>>> additional code, so whatever licensing y'all come up with is fine  
>>> by me.

>>

>> I am sympathetic. Guys, what do you reckon?

>>

>> What I am hearing so far is that LGPL makes sense, since it can be  
>> linked with any code, not just GPL...

>

> My apologies for not chiming in in anything resembling a reasonable  
> timeframe.

>

> I'd also suggest the LGPL, for the reason you noted above. Alternately,  
> GPLv2 with the option of using

the library under a later version of the

> GPL would permit applications which were released under version 3 of the

> GPL to use the library, too, which would be sufficient for the packages

> which are included in Fedora. FWIW, I'd personally lean toward LGPL.

>

> In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make the change now ?

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.

>

> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make

> the change now ?

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message as HTML

On Sunday 05 October

2008, Alec Muffett wrote:

> >> In any case, I thank you both for working on sorting this out.

> >

> > looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we

> > make the change now ?

>

> yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

-----

BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.

-----

CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed

as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use nneul@neulinger.org.

-----

From  
alecm@crypticide.com Mon Oct 1 12:26:03 2007  
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);  
Mon, 1 Oct 2007 12:26:03 -0500  
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);  
Mon, 1 Oct 2007 12:26:02 -0500  
Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000  
Received: from smtp1.srv.mst.edu (131.151.1.43)  
by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000  
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])  
by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id 191Gxtp020623  
for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500  
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])  
by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311  
for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)  
Received: from  
[82.68.43.14] (helo=[192.168.1.3])  
by rutherford.zen.co.uk with esmtp (Exim 4.50)  
id 1IcOcX-0004Qt-6L  
for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000  
Mime-Version: 1.0 (Apple Message framework v752.2)  
In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>  
References: <1190922867.3457.147.camel@localhost.localdomain>  
<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>  
<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>  
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=flowed  
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFE6E9F@crypticide.com>  
Content-Transfer-Encoding: 7bit  
From: Alec Muffett <alecm@crypticide.com>  
Subject: Re: cracklib license  
Date: Mon, 1 Oct 2007 17:59:46 +0100  
To: Nathan Neulinger <nneul@neulinger.org>  
X-Mailer: Apple Mail (2.752.2)  
X-Originating-Rutherford-IP: [82.68.43.14]  
Return-Path: alecm@crypticide.com  
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]

Status: RO  
Content-Length:  
585  
Lines: 21

>  
> ----- Forwarded message -----  
> From: Neulinger, Nathan <nneul@umr.edu>  
> Date: Sep 27, 2007 2:58 PM  
> Subject: RE: cracklib license  
> To: alecm@crypto.dircon.co.uk  
>  
> Any chance you could write me a self-contained email stating clearly  
> that the license is being changed to GPL, so I could include that  
> email  
> in the repository and clean up the repository/tarballs? I have all the  
> original discussion, but something succinct and self contained  
> would be  
> ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

# 1.143 libpwquality 1.4.2-1build1

## 1.143.1 Available under license :

Unless otherwise *\*explicitly\** stated the following text describes the licensed conditions under which the contents of this libpwquality release may be distributed:

-----  
Redistribution and use in source and binary forms of libpwquality, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License version 2 or later, in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The full text of the GNU GENERAL PUBLIC LICENSE Version 2 is included below.

-----

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not

price. Our General Public

Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law:

that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)



These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any

associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you

may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this

License.

# 1.144 lodash-union 4.6.0

## 1.144.1 Available under license :

Copyright jQuery Foundation and other contributors <<https://jquery.org/>>

Based on Underscore.js, copyright Jeremy Ashkenas,  
DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/lodash/lodash>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

Copyright and related rights for sample code are waived via CC0. Sample code is defined as all source code displayed within the prose of the documentation.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

====

Files located in the node\_modules and vendor directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

## 1.145 lodash.uniq 4.5.0

### 1.145.1 Available under license :

Copyright jQuery Foundation and other contributors <<https://jquery.org/>>

Based on Underscore.js, copyright Jeremy Ashkenas,  
DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/lodash/lodash>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

Copyright and related rights for sample code are waived via CC0. Sample

code is defined as all source code displayed within the prose of the documentation.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

====

Files located in the node\_modules and vendor directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

## 1.146 lodash-without 4.4.0

### 1.146.1 Available under license :

Copyright jQuery Foundation and other contributors <<https://jquery.org/>>

Based on Underscore.js, copyright Jeremy Ashkenas,  
DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/lodash/lodash>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION



WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

Copyright and related rights for sample code are waived via CC0. Sample code is defined as all source code displayed within the prose of the documentation.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

====

Files located in the node\_modules and vendor directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

## 1.147 lodash-baseuniq 4.6.0

### 1.147.1 Available under license :

Copyright jQuery Foundation and other contributors <<https://jquery.org/>>

Based on Underscore.js, copyright Jeremy Ashkenas,  
DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/lodash/lodash>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,

EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

Copyright and related rights for sample code are waived via CC0. Sample code is defined as all source code displayed within the prose of the documentation.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

====

Files located in the `node_modules` and `vendor` directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

## 1.148 lodash-createset 4.0.3

### 1.148.1 Available under license :

Copyright jQuery Foundation and other contributors <<https://jquery.org/>>

Based on Underscore.js, copyright Jeremy Ashkenas, DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/lodash/lodash>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

Copyright and related rights for sample code are waived via CC0. Sample code is defined as all source code displayed within the prose of the documentation.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

=====

Files located in the node\_modules and vendor directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

## 1.149 Iodash.restparam 3.6.1

### 1.149.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
 * Iodash 3.6.1 (Custom Build) <https://lodayash.com/>
 * Build: `lodayash modern modularize exports="npm" -o ./`
 * Copyright 2012-2015 The Dojo Foundation <http://dojofoundation.org/>
 * Based on Underscore.js 1.8.3 <http://underscorejs.org/LICENSE>
 * Copyright 2009-2015 Jeremy Ashkenas, DocumentCloud and Investigative Reporters & Editors
 * Available under MIT license <https://lodayash.com/license>
 */
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1078202330_1597270881.42/0/fis-components-lodayash-restparam-3-6-1-0-g4b84b80-tar-gz/fis-components-lodayash.restparam-3692f6f/index.js
```

# 1.150 lodash-baseindexof 3.1.0

## 1.150.1 Available under license :

Copyright 2012-2015 The Dojo Foundation <<http://dojofoundation.org/>>  
Based on Underscore.js 1.7.0, copyright 2009-2015 Jeremy Ashkenas,  
DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.151 lodash.\_bindcallback 3.0.1

## 1.151.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
 * lodash 3.0.1 (Custom Build) <https://lodash.com/>
 * Build: `lodash modern modularize exports="npm" -o .`
 * Copyright 2012-2015 The Dojo Foundation <http://dojofoundation.org/>
 * Based on Underscore.js 1.8.3 <http://underscorejs.org/LICENSE>
 * Copyright 2009-2015 Jeremy Ashkenas, DocumentCloud and Investigative Reporters & Editors
 * Available under MIT license <https://lodash.com/license>
 */
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1078202342_1597270964.99/0/fis-components-lodash-bindcallback-3-0-1-0-ga3774f0-tar-gz/fis-components-lodash._bindcallback-ef3539e/index.js
```

# 1.152 lodash-cacheindexof 3.0.2

## 1.152.1 Available under license :

Copyright 2012-2015 The Dojo Foundation <<http://dojofoundation.org/>>  
Based on Underscore.js, copyright 2009-2015 Jeremy Ashkenas,  
DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.153 lodash.\_getnative 3.9.1

## 1.153.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**  
* lodash 3.9.1 (Custom Build) <https://lodash.com/>  
* Build: `lodash modern modularize exports="npm" -o .`  
* Copyright 2012-2015 The Dojo Foundation <http://dojofoundation.org/>  
* Based on Underscore.js 1.8.3 <http://underscorejs.org/LICENSE>  
* Copyright 2009-2015 Jeremy Ashkenas, DocumentCloud and Investigative Reporters & Editors  
* Available under MIT license <https://lodash.com/license>  
*/
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1078202442_1597270786.77/0/fis-components-lodash-getnative-3-9-1-0-g99a6587-tar-gz/fis-components-lodash._getnative-20042e8/index.js
```

# 1.154 Iodash-createcache 3.1.2

## 1.154.1 Available under license :

Copyright 2012-2015 The Dojo Foundation <<http://dojofoundation.org/>>  
Based on Underscore.js, copyright 2009-2015 Jeremy Ashkenas,  
DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.155 Iodash-root 3.0.1

## 1.155.1 Available under license :

The MIT License (MIT)

Copyright 2012-2016 The Dojo Foundation <<http://dojofoundation.org/>>  
Based on Underscore.js, copyright 2009-2016 Jeremy Ashkenas,  
DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.156 lodash.clonedeep 4.5.0

### 1.156.1 Available under license :

Copyright jQuery Foundation and other contributors <<https://jquery.org/>>

Based on Underscore.js, copyright Jeremy Ashkenas,  
DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/lodash/lodash>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

Copyright and related rights for sample code are waived via CC0. Sample code is defined as all source code displayed within the prose of the documentation.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

====

Files located in the node\_modules and vendor directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

## 1.157 libxi 1.7.10-0ubuntu1

### 1.157.1 Available under license :

Copyright 1989, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising  
or otherwise to promote the sale, use or other dealings  
in this Software without prior written authorization from The Open Group.

Copyright 1989 by Hewlett-Packard Company, Palo Alto, California.

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that



both that copyright notice and this permission notice appear in supporting documentation, and that the name of Hewlett-Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

HEWLETT-PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL HEWLETT-PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2008 Peter Hutterer

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the author shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the author.

Copyright 2009 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the

Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.158 cdebconf 0.251ubuntu1

### 1.158.1 Available under license :

CDebConf was initially written by Randolph Chung <tausq@debian.org>

Other contributors include:

Anthony Towns <ajt@debian.org>  
David Whedon <dwhedon@gordian.com>  
Dan Jacobowitz <dan@debian.org>  
Tollef Fog Heen <tfheen@debian.org>  
Attilio Fiandrotti <fiandro@tiscali.it>  
Colin Watson <cjwatson@debian.org>  
Regis Boudin <regis@debian.org>

CDebConf includes ideas and code from:

debconf - The original, de facto, perl implementation  
(c) Joey Hess <joeyh@debian.org>  
apt - The Debian Advanced Package Tool  
(c) Jason Gunthorpe <jgg@debian.org>  
(derived portions are public domain)

CDebConf is copyrighted (c) 2000-2009 by Randolph Chung <tausq@debian.org>, the d-i team (see above), and Canonical Ltd. under the following license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHORS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.159 netty 4.1.49.Final

## 1.159.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The MIT License

Copyright (c) 2009 William Kinney

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,

EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache Harmony

Copyright 2006, 2010 The Apache Software Foundation.

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).  
The MIT License (MIT)

Copyright (c) 2014 Cory Benfield

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The Netty Project

=====

Please visit the Netty web site for more information:

\* <https://netty.io/>

Copyright 2014 The Netty Project

The Netty Project licenses this file to you under the Apache License, version 2.0 (the "License"); you may not use this file except in compliance



with the License. You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Also, please refer to each LICENSE.<component>.txt file, which is located in the 'license' directory of the distribution file, for the license terms of the components that this product depends on.

-----  
This

product contains the extensions to Java Collections Framework which has been derived from the works by JSR-166 EG, Doug Lea, and Jason T. Greene:

\* LICENSE:

\* license/LICENSE.jsr166y.txt (Public Domain)

\* HOMEPAGE:

\* <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/>

\* <http://viewvc.jboss.org/cgi-bin/viewvc.cgi/jboss/cache/experimental/jsr166/>

This product contains a modified version of Robert Harder's Public Domain Base64 Encoder and Decoder, which can be obtained at:

\* LICENSE:

\* license/LICENSE.base64.txt (Public Domain)

\* HOMEPAGE:

\* <http://iharder.sourceforge.net/current/java/base64/>

This product contains a modified portion of 'Webbit', an event based WebSocket and HTTP server, which can be obtained at:

\* LICENSE:

\* license/LICENSE.webbit.txt (BSD License)

\* HOMEPAGE:

\* <https://github.com/joewalnes/webbit>

This product contains a modified portion of 'SLF4J', a simple logging facade for Java, which can be obtained at:

\* LICENSE:

\* license/LICENSE.slf4j.txt (MIT License)

\* HOMEPAGE:

\* <http://www.slf4j.org/>

This product contains a modified portion of 'Apache Harmony', an open source Java SE, which can be obtained at:

\* NOTICE:

\* [license/NOTICE.harmony.txt](#)

\* LICENSE:

\* [license/LICENSE.harmony.txt](#) (Apache License 2.0)

\* HOMEPAGE:

\* <http://archive.apache.org/dist/harmony/>

This product contains a modified portion of 'jzip2', a Java bzip2 compression and decompression library written by Matthew J. Francis. It can be obtained at:

\* LICENSE:

\* [license/LICENSE.jzip2.txt](#) (MIT License)

\* HOMEPAGE:

\* <https://code.google.com/p/jzip2/>

This product contains a modified portion of 'libdivsufsort', a C API library to construct the suffix array and the Burrows-Wheeler transformed string for any input string of a constant-size alphabet written by Yuta Mori. It can be obtained at:

\* LICENSE:

\* [license/LICENSE.libdivsufsort.txt](#) (MIT License)

\* HOMEPAGE:

\* <https://github.com/y-256/libdivsufsort>

This product contains a modified portion of Nitsan Wakart's 'JCTools', Java Concurrency Tools for the JVM, which can be obtained at:

\* LICENSE:

\* [license/LICENSE.jctools.txt](#) (ASL2 License)

\* HOMEPAGE:

\* <https://github.com/JCTools/JCTools>

This product optionally depends on 'JZlib', a re-implementation of zlib in pure Java, which can be obtained at:

\* LICENSE:

\* [license/LICENSE.jzlib.txt](#) (BSD style License)

\* HOMEPAGE:

\* <http://www.jcraft.com/jzlib/>

This product optionally depends on 'Compress-LZF', a Java library for encoding and decoding data in LZF format, written by Tatu Saloranta. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.compress-lzf.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/ning/compress>

This product optionally depends on 'lz4', a LZ4 Java compression and decompression library written by Adrien Grand. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.lz4.txt  
(Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/jpountz/lz4-java>

This product optionally depends on 'lzma-java', a LZMA Java compression and decompression library, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.lzma-java.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/jponge/lzma-java>

This product contains a modified portion of 'jfastlz', a Java port of FastLZ compression and decompression library written by William Kinney. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.jfastlz.txt (MIT License)
- \* HOMEPAGE:
  - \* <https://code.google.com/p/jfastlz/>

This product contains a modified portion of and optionally depends on 'Protocol Buffers', Google's data interchange format, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.protobuf.txt (New BSD License)
- \* HOMEPAGE:
  - \* <https://github.com/google/protobuf>

This product optionally depends on 'Bouncy Castle Crypto APIs' to generate a temporary self-signed X.509 certificate when the JVM does not provide the equivalent functionality. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.bouncycastle.txt (MIT License)
- \* HOMEPAGE:
  - \* <http://www.bouncycastle.org/>

This product optionally depends on 'Snappy', a compression library produced by Google Inc, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.snappy.txt (New BSD License)
- \* HOMEPAGE:
  - \* <https://github.com/google/snappy>

This product optionally depends on 'JBoss Marshalling', an alternative Java serialization API, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.jboss-marshalling.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/jboss-remoting/jboss-marshalling>

This product optionally depends on 'Caliper', Google's micro-benchmarking framework, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.caliper.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/google/caliper>

This product optionally depends on 'Apache Commons Logging', a logging framework, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.commons-logging.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <http://commons.apache.org/logging/>

This product optionally depends on 'Apache Log4J', a logging framework, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.log4j.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <http://logging.apache.org/log4j/>

This product optionally depends on 'Aalto XML', an ultra-high performance non-blocking XML processor, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.aalto-xml.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <http://wiki.fasterxml.com/AaltoHome>

This product contains a modified version of 'HPACK', a Java implementation of the HTTP/2 HPACK algorithm written by Twitter. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.hpack.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/twitter/hpack>

This product contains a modified version of 'HPACK', a Java implementation of the HTTP/2 HPACK algorithm written by Cory Benfield. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.hyper-hpack.txt (MIT License)
- \* HOMEPAGE:
  - \* <https://github.com/python-hyper/hpack/>

This product contains a modified version of 'HPACK', a Java implementation of the HTTP/2 HPACK algorithm written by Tatsuhiro Tsujikawa. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.nghttp2-hpack.txt (MIT License)
- \* HOMEPAGE:
  - \* <https://github.com/nghttp2/nghttp2/>

This product contains a modified portion of 'Apache Commons Lang', a Java library provides utilities for the java.lang API, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.commons-lang.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://commons.apache.org/proper/commons-lang/>

This product contains the Maven wrapper scripts from 'Maven Wrapper', that provides an easy way to ensure a user has everything necessary to run the Maven build.

- \* LICENSE:
  - \*
  - license/LICENSE.mvn-wrapper.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/takari/maven-wrapper>

This product contains the dnsinfo.h header file, that provides a way to retrieve the system DNS configuration on MacOS.

This private header is also used by Apple's open source mDNSResponder (<https://opensource.apple.com/tarballs/mDNSResponder/>).

\* LICENSE:

\* license/LICENSE.dnsinfo.txt (Apache License 2.0)

\* HOMEPAGE:

\* <http://www.opensource.apple.com/source/configd/configd-453.19/dnsinfo/dnsinfo.h>

The person or persons who have associated work with this document (the "Dedicator" or "Certifier") hereby either (a) certifies that, to the best of his knowledge, the work of authorship identified is in the public domain of the country from which the work is published, or (b) hereby dedicates whatever copyright the dedicators holds in the work of authorship identified below (the "Work") to the public domain. A certifier, moreover, dedicates any copyright interest he may have in the associated work, and for these purposes, is described as a "dedicator" below.

A certifier has taken reasonable steps to verify the copyright status of this work. Certifier recognizes that his good faith efforts may not shield him from liability if in fact the work certified is not in the public domain.

Dedicator makes this dedication for the benefit of the public at large and to the detriment of the Dedicator's heirs and successors. Dedicator intends this dedication to be an overt act of relinquishment in perpetuity of all present and future rights under copyright law, whether vested or contingent, in the Work. Dedicator understands that such relinquishment of all rights includes the relinquishment of all rights to enforce (by lawsuit or otherwise) those copyrights in the Work.

Dedicator recognizes that, once placed in the public domain, the Work may be freely reproduced, distributed, transmitted, used, modified, built upon, or otherwise exploited by anyone for any purpose, commercial or non-commercial, and in any way, including by methods that have not yet been invented or conceived.

This copy of Aalto XML processor is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/>

A copy is also included with both the the downloadable source code package and jar that contains class bytecodes, as file "ASL 2.0". In both cases, that file should be located next to this file: in source distribution the location should be "release-notes/asl"; and in jar "META-INF/" (BSD License: <http://www.opensource.org/licenses/bsd-license>)

Copyright (c) 2011, Joe Walnes, Aslak Hellesy and contributors

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the Webbit nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2011, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
Copyright (c) 2010-2011 Matthew J. Francis and Contributors of the jbzip2 Project

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
Copyright 2009-2010 Ning, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.



## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

The MIT License

Copyright (c) 2012, 2014, 2015, 2016 Tatsuhiro Tsujikawa

Copyright (c) 2012, 2014, 2015, 2016 nghttp2 contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the

"Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The person or persons who have associated work with this document (the "Dedicator" or "Certifier") hereby either (a) certifies that, to the best of his knowledge, the work of authorship identified is in the public domain of the country from which the work is published, or (b) hereby dedicates whatever copyright the dedicator holds in the work of authorship identified below (the "Work") to the public domain. A certifier, moreover, dedicates any copyright interest he may have in the associated work, and for these purposes, is described as a "dedicator" below.

A certifier has taken reasonable steps to verify the copyright status of this work. Certifier recognizes that his good faith efforts may not shield him from liability if in fact the work certified is not in the public domain.

Dedicator makes this dedication for the benefit of the public at large and to the detriment of the Dedicator's heirs and successors. Dedicator intends this dedication to be an overt act of relinquishment in perpetuate of all present and future rights under copyright law, whether vested or contingent, in the Work. Dedicator understands that such relinquishment of all rights includes the relinquishment of all rights to enforce (by lawsuit or otherwise) those copyrights in the Work.

Dedicator recognizes that, once placed in the public domain, the Work may be freely reproduced, distributed, transmitted, used, modified, built upon, or otherwise exploited by anyone for any purpose, commercial or non-commercial, and in any way, including by methods that have not yet been invented or conceived.

The MIT License (MIT)

Copyright (c) 2000 - 2013 The Legion of the Bouncy Castle Inc.

(<http://www.bouncycastle.org>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided



that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Protocol Buffers - Google's data interchange format  
Copyright 2013 Google Inc. All rights reserved.  
<https://developers.google.com/protocol-buffers/>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

/\*

\* Copyright (c) 2004-2006, 2008, 2009, 2011 Apple Inc. All rights reserved.

\*

\* @APPLE\_LICENSE\_HEADER\_START@

\*

\* This file contains Original Code and/or Modifications of Original Code

\* as defined in and that are subject to the Apple Public Source License

\* Version 2.0 (the 'License'). You may not use this file except in

\* compliance with the License. Please obtain a copy of the License at

\* <http://www.opensource.apple.com/apsl/> and read it before using this

\* file.

\*

\* The Original Code and all software distributed under the License are

\* distributed on an 'AS IS' basis, WITHOUT WARRANTY OF ANY KIND, EITHER

\* EXPRESS OR IMPLIED, AND APPLE HEREBY DISCLAIMS ALL SUCH WARRANTIES,

\* INCLUDING WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY,

\* FITNESS FOR A PARTICULAR PURPOSE, QUIET ENJOYMENT OR NON-INFRINGEMENT.

\* Please see the License for the specific language governing rights and

\* limitations under the License.

\*

\* @APPLE\_LICENSE\_HEADER\_END@

\*/

Copyright (c) 2003-2008 Yuta Mori All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

/\*

\* Copyright (c) 2004-2007 QOS.ch

\* All rights reserved.

\*

\* Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

\*

\* The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

Copyright (c) 2000,2001,2002,2003,2004 ymnk, JCraft,Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL JCRAFT, INC. OR ANY CONTRIBUTORS TO THIS SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all



other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

# 1.160 netty 4.1.32.Final

## 1.160.1 Available under license :

The Netty Project

=====

Please visit the Netty web site for more information:

\* <http://netty.io/>

Copyright 2014 The Netty Project

The Netty Project licenses this file to you under the Apache License, version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Also, please refer to each LICENSE.<component>.txt file, which is located in the 'license' directory of the distribution file, for the license terms of the components that this product depends on.

-----  
This

product contains the extensions to Java Collections Framework which has been derived from the works by JSR-166 EG, Doug Lea, and Jason T. Greene:

\* LICENSE:

\* license/LICENSE.jsr166y.txt (Public Domain)

\* HOMEPAGE:

\* <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/>

\* <http://viewvc.jboss.org/cgi-bin/viewvc.cgi/jboss/cache/experimental/jsr166/>

This product contains a modified version of Robert Harder's Public Domain Base64 Encoder and Decoder, which can be obtained at:

\* LICENSE:

\* license/LICENSE.base64.txt (Public Domain)

\* HOMEPAGE:

\* <http://iharder.sourceforge.net/current/java/base64/>

This product contains a modified portion of 'Webbit', an event based WebSocket and HTTP server, which can be obtained at:

\* LICENSE:

\* license/LICENSE.webbit.txt (BSD License)

\* HOMEPAGE:

\* <https://github.com/joewalnes/webbit>

This product contains a modified portion of 'SLF4J', a simple logging facade for Java, which can be obtained at:

\* LICENSE:

\* license/LICENSE.slf4j.txt (MIT License)

\* HOMEPAGE:

\* <http://www.slf4j.org/>

This product contains a modified portion of 'Apache Harmony', an open source Java SE, which can be obtained at:

\* NOTICE:

\* license/NOTICE.harmony.txt

\* LICENSE:

\* license/LICENSE.harmony.txt (Apache License 2.0)

\* HOMEPAGE:

\* <http://archive.apache.org/dist/harmony/>

This product contains a modified portion of 'jzip2', a Java bzip2 compression and decompression library written by Matthew J. Francis. It can be obtained at:

\* LICENSE:

- \* license/LICENSE.jbzip2.txt (MIT License)

- \* HOMEPAGE:

- \* <https://code.google.com/p/jbzip2/>

This product contains a modified portion of 'libdivsufsort', a C API library to construct the suffix array and the Burrows-Wheeler transformed string for any input string of a constant-size alphabet written by Yuta Mori. It can be obtained at:

- \* LICENSE:

- \* license/LICENSE.libdivsufsort.txt (MIT License)

- \* HOMEPAGE:

- \* <https://github.com/y-256/libdivsufsort>

This product contains a modified portion of Nitsan Wakart's 'JCTools', Java Concurrency Tools for the JVM, which can be obtained at:

- \* LICENSE:

- \* license/LICENSE.jctools.txt (ASL2 License)

- \* HOMEPAGE:

- \* <https://github.com/JCTools/JCTools>

This product optionally depends on 'JZlib', a re-implementation of zlib in pure Java, which can be obtained at:

- \* LICENSE:

- \* license/LICENSE.jzlib.txt (BSD style License)

- \* HOMEPAGE:

- \* <http://www.jcraft.com/jzlib/>

This product optionally depends on 'Compress-LZF', a Java library for encoding and decoding data in LZF format, written by Tatu Saloranta. It can be obtained at:

- \* LICENSE:

- \* license/LICENSE.compress-lzf.txt (Apache License 2.0)

- \* HOMEPAGE:

- \* <https://github.com/ning/compress>

This product optionally depends on 'lz4', a LZ4 Java compression and decompression library written by Adrien Grand. It can be obtained at:

- \* LICENSE:

- \* license/LICENSE.lz4.txt

(Apache License 2.0)

- \* HOMEPAGE:

- \* <https://github.com/jpountz/lz4-java>

This product optionally depends on 'lzma-java', a LZMA Java compression and decompression library, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.lzma-java.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/jponge/lzma-java>

This product contains a modified portion of 'jfastlz', a Java port of FastLZ compression and decompression library written by William Kinney. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.jfastlz.txt (MIT License)
- \* HOMEPAGE:
  - \* <https://code.google.com/p/jfastlz/>

This product contains a modified portion of and optionally depends on 'Protocol Buffers', Google's data interchange format, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.protobuf.txt (New BSD License)
- \* HOMEPAGE:
  - \* <https://github.com/google/protobuf>

This product optionally depends on 'Bouncy Castle Crypto APIs' to generate a temporary self-signed X.509 certificate when the JVM does not provide the equivalent functionality. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.bouncycastle.txt (MIT License)
- \* HOMEPAGE:
  - \* <http://www.bouncycastle.org/>

This product optionally depends on 'Snappy', a compression library produced by Google Inc, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.snappy.txt (New BSD License)
- \* HOMEPAGE:
  - \* <https://github.com/google/snappy>

This product optionally depends on 'JBoss Marshalling', an alternative Java serialization API, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.jboss-marshalling.txt (GNU LGPL 2.1)
- \* HOMEPAGE:
  - \* <http://www.jboss.org/jbossmarshalling>

This product optionally depends on 'Caliper', Google's micro-benchmarking framework, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.caliper.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/google/caliper>

This product optionally depends on 'Apache Commons Logging', a logging framework, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.commons-logging.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <http://commons.apache.org/logging/>

This product optionally depends on 'Apache Log4J', a logging framework, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.log4j.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <http://logging.apache.org/log4j/>

This product optionally depends on 'Aalto XML', an ultra-high performance non-blocking XML processor, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.aalto-xml.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <http://wiki.fasterxml.com/AaltoHome>

This product contains a modified version of 'HPACK', a Java implementation of the HTTP/2 HPACK algorithm written by Twitter. It can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.hpack.txt (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/twitter/hpack>

This product contains a modified portion of 'Apache Commons Lang', a Java library provides utilities for the java.lang API, which can be obtained at:

- \* LICENSE:
  - \* license/LICENSE.commons-lang.txt (Apache License 2.0)
- \* HOMEPAGE:

\* <https://commons.apache.org/proper/commons-lang/>

This product contains the Maven wrapper scripts from 'Maven Wrapper', that provides an easy way to ensure a user has everything necessary to run the Maven build.

\* LICENSE:

\* [license/LICENSE.mvn-wrapper.txt](#) (Apache License 2.0)

\* HOMEPAGE:

\* <https://github.com/takari/maven-wrapper>

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.



5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## 1.161 tre 0.8.0

### 1.161.1 Available under license :

This is the license, copyright notice, and disclaimer for TRE, a regex matching package (library and tools) with support for approximate matching.

Copyright (c) 2001-2009 Ville Laurikari <vl@iki.fi>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.162 bson 4.0.5

### 1.162.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2008-present MongoDB, Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
jar/org/bson/codecs/pojo/ConventionObjectIdGeneratorsImpl.java  
\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
jar/org/bson/codecs/pojo/IdGenerator.java  
\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
jar/org/bson/codecs/BsonCodec.java  
\*

/opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
jar/org/bson/codecs/pojo/IdPropertyModelHolder.java  
\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
jar/org/bson/codecs/pojo/IdGenerators.java  
\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
jar/org/bson/codecs/BsonCodecProvider.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2008-present MongoDB, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonSymbol.java  
\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
jar/org/bson/codecs/pojo/DiscriminatorLookup.java

```

* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/RawBsonDocumentCodec.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonValue.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/ObjectIdGenerator.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/annotations/BsonId.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/internal/Optional.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonObjectId.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonRegularExpression.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/types/CodeWithScope.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonStringConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/SymbolCodec.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/StringUtils.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/types/MaxKey.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/internal/ProvidersCodecRegistry.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/AbstractBsonReader.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/StrictJsonWriter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ShellUndefinedConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BasicBSONDecoder.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/DocumentCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/AutomaticPojoCodec.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonNullConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/MapCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/AtomicLongCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonReader.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/diagnostics/SLF4JLogger.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-

```

```

jar/org/bson/json/ShellBinaryConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonMaximumSizeExceededException.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/ByteArrayCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonBoolean.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/internal/ChildCodecRegistry.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ExtendedJsonBinaryConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonBuffer.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/TypeData.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonDoubleConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonTypeCodecMap.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonStreamBuffer.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PropertyReflectionUtils.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/configuration/package-info.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/ConventionAnnotationImpl.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ExtendedJsonInt32Converter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/io/ByteBufferBsonInput.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/RawBsonDocument.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ExtendedJsonRegularExpressionConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/ClassModelBuilder.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/conversions/Bson.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/diagnostics/package-info.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ExtendedJsonDoubleConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PropertyModelSerializationImpl.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-

```

```

jar/org/bson/BasicBSONEncoder.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/NoOpFieldNameValidator.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BasicBSONCallback.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ExtendedJsonInt64Converter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/OverridableUuidRepresentationUuidCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/MapPropertyCodecProvider.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/jsr310/package-info.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/json/package-
info.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonJavaScriptWithScope.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonDoubleCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonJavaScript.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/Either.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PropertyModelBuilder.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonReader.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/FallbackPropertyCodecProvider.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ExtendedJsonUndefinedConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PojoSpecializationHelper.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ExtendedJsonMaxKeyConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/StrictCharacterStreamJsonWriterSettings.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/types/Symbol.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonStringBuffer.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/io/BsonInput.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/DateCodec.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/LazyMissingCodec.java

```

```

* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/LegacyExtendedJsonRegularExpressionConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/configuration/MapOfCodecsProvider.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/types/Code.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/internal/UuidHelper.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonDocument.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/CollectibleCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonDocumentReader.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/Encoder.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonBinaryWriterSettings.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/LazyPojoCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonUndefined.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonBinaryWriter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonUndefinedCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonParseException.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonInt32.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BSONCallback.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/DecoderContext.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonElement.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/Document.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/types/MinKey.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BooleanCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/UuidCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonToken.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/EncoderContext.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/InstanceCreatorFactoryImpl.java

```

```

*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/io/BasicOutputBuffer.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ShellMaxKeyConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/MinKeyCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ShellRegularExpressionConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/JSONEncoder.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/configuration/CodecRegistries.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonScanner.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/JSONException.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/IdGenerator.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/InstanceCreatorImpl.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PropertyCodecRegistryImpl.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonBinaryCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/TypeWithTypeParameters.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonWriter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonNumber.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonWriter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PojoBuilderHelper.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/MaxKeyCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/ConventionUseGettersAsSettersImpl.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/annotations/BsonDiscriminator.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonDbPointer.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/ByteBuf.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonMode.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/annotations/package-info.java

```



```

* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonSymbolCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/Bits.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonString.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonObjectIdCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/ObjectIdCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonTimestamp.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/CreatorExecutable.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/CodeCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonDBPointerCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonBinarySubType.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/Converter.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ExtendedJsonTimestampConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/LegacyExtendedJsonBinaryConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/util/package-
info.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/Conventions.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonBooleanCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/ShortCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/io/package-
info.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/diagnostics/Loggers.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ShellTimestampConverter.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonInt64.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonBinary.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonValueCodecProvider.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonJavaScriptWithScopeCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-

```

```

jar/org/bson/types/ObjectId.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/IterableCodecProvider.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonBinaryReader.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonDecimal128Codec.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/PatternCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/FloatCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/OverridableUuidRepresentationCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/RelaxedExtendedJsonDoubleConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/configuration/CodecConfigurationException.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonBooleanConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/assertions/package-info.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonDateTime.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/types/StringRangeSet.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PojoCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/LazyBSONDecoder.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ExtendedJsonObjectIdConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/NumberCodecHelper.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/annotations/BsonProperty.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/EmptyBSONCallback.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/CollectionPropertyCodecProvider.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BSONCallbackAdapter.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PojoCodecProvider.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonDocumentWriter.java

```

\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/json/RelaxedExtendedJsonDateTimeConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/pojo/annotations/BsonIgnore.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/jsr310/DateTimeBasedCodec.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/CharacterCodec.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/LazyBSONCallback.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/BsonDecimal128.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/types/BasicBSONList.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/configuration/CodecRegistry.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/pojo/PropertyCodecProvider.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/Decoder.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/pojo/PropertyMetadata.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/pojo/PropertyAccessorImpl.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/json/ExtendedJsonDecimal128Converter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/IntegerCodec.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/BsonInt64Codec.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/internal/CodecCache.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/BSONDecoder.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/pojo/EnumPropertyCodecProvider.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/package-  
 info.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/BsonDocumentWrapper.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/CodeWithScopeCodec.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/BsonDateTimeCodec.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-  
 jar/org/bson/codecs/pojo/ConventionSetPrivateFieldImpl.java

```

*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/types/package-
info.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/package-info.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/LegacyExtendedJsonDateTimeConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PojoCodecImpl.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/InstanceCreatorFactory.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/types/CodeWScope.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BSONObject.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PropertyAccessor.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonNullCodec.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonMaxKeyCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonJavaScriptConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonInt32Converter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonTimestampCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonReaderMark.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/IterableCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/DoubleCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonDouble.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/Convention.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/AtomicBooleanCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/LongCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/UuidCodecProvider.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/internal/Base64.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/RawBsonValueHelper.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/LazyBSONList.java

```

\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/ByteBufNIO.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/diagnostics/NoOpLogger.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/FieldNameValidator.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/json/ExtendedJsonDateTimeConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonContextType.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/types/Binary.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/UuidRepresentation.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/io/OutputBuffer.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/internal/CycleDetectingCodecRegistry.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/BigDecimalCodec.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/json/JsonWriterSettings.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/internal/LazyCodec.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/json/DateTimeFormatter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/diagnostics/Logger.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/BsonDocumentWrapperCodec.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonMaxKey.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonInvalidOperationException.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/io/BsonOutput.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/json/ShellObjectIdConverter.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/json/RelaxedExtendedJsonInt64Converter.java  
 \*  
 /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/BsonArrayCodec.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/BsonTypeClassMap.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/conversions/package-info.java  
 \* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/pojo/ConventionDefaultsImpl.java

```

* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/Decimal128Codec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/internal/OverridableUuidRepresentationCodecRegistry.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/StringCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BasicBSONObject.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/StrictCharacterStreamJsonWriter.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/ByteCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ShellInt64Converter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/ClassModel.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonDocumentCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/util/Function.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonType.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/internal/CodecRegistryHelper.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/configuration/CodecProvider.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/ValueCodecProvider.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonMinKey.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/AbstractBsonWriter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/types/Decimal128.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonNull.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonWriterSettings.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PropertyModel.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/BsonSerializationException.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonSymbolConverter.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/Transformer.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonStringCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/Codec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-

```

```

jar/org/bson/codecs/BsonJavaScriptCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ExtendedJsonMinKeyConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ShellDecimal128Converter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/DocumentCodecProvider.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonInt32Codec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonMinKeyCodec.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/AtomicIntegerCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BsonArray.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/InstanceCreator.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BinaryCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/LazyBSONObject.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonRegularExpressionCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/JsonTokenType.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/annotations/BsonCreator.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ShellDateTimeConverter.java
*
/opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/json/ShellMinKeyConverter.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/PropertyCodecRegistry.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/RawBsonArray.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/pojo/package-info.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/io/BsonInputMark.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/MapCodecProvider.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/BsonValueCodec.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/codecs/UuidCodecHelper.java
*

```

/opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/pojo/TypeParameterMap.java  
\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/BSON.java  
\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/types/BSONTimestamp.java  
\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/pojo/PropertySerialization.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright 2008-present MongoDB, Inc.  
* Copyright 2018 Cezary Bartosiak  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/jsr310/LocalDateTimeCodec.java  
\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/jsr310/InstantCodec.java  
\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/jsr310/LocalTimeCodec.java  
\*  
/opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/jsr310/Js310CodecProvider.java  
\* /opt/ws\_local/PERMITS\_SQL/1088518906\_1599801002.28/0/bson-4-0-5-sources-jar/org/bson/codecs/jsr310/LocalDateCodec.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright 2008-present MongoDB, Inc.  
* Copyright (c) 2008-2014 Atlassian Pty Ltd  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
*/
```



```
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/assertions/Assertions.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/util/CopyOnWriteMap.java
* /opt/ws_local/PERMITS_SQL/1088518906_1599801002.28/0/bson-4-0-5-sources-
jar/org/bson/util/AbstractCopyOnWriteMap.java
```

## 1.163 t-digest 3.2

### 1.163.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
* Licensed to Ted Dunning under one or more
* contributor license agreements. See the NOTICE file distributed with
* this work for additional information regarding copyright ownership.
* The ASF licenses this file to You under the Apache License, Version 2.0
* (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1091220915_1600449900.56/0/t-digest-3-2-sources-1-
jar/com/tdunning/math/stats/FloatHistogram.java
* /opt/ws_local/PERMITS_SQL/1091220915_1600449900.56/0/t-digest-3-2-sources-1-
jar/com/tdunning/math/stats/AVLGroupTree.java
*
/opt/ws_local/PERMITS_SQL/1091220915_1600449900.56/0/t-digest-3-2-sources-1-
jar/com/tdunning/math/stats/Sort.java
```

```
* /opt/ws_local/PERMITS_SQL/1091220915_1600449900.56/0/t-digest-3-2-sources-1-
jar/com/tdunning/math/stats/TDigest.java
* /opt/ws_local/PERMITS_SQL/1091220915_1600449900.56/0/t-digest-3-2-sources-1-
jar/com/tdunning/math/stats/IntAVLTree.java
* /opt/ws_local/PERMITS_SQL/1091220915_1600449900.56/0/t-digest-3-2-sources-1-
jar/com/tdunning/math/stats/Histogram.java
* /opt/ws_local/PERMITS_SQL/1091220915_1600449900.56/0/t-digest-3-2-sources-1-
jar/com/tdunning/math/stats/MergingDigest.java
* /opt/ws_local/PERMITS_SQL/1091220915_1600449900.56/0/t-digest-3-2-sources-1-
jar/com/tdunning/math/stats/Centroid.java
* /opt/ws_local/PERMITS_SQL/1091220915_1600449900.56/0/t-digest-3-2-sources-1-
jar/com/tdunning/math/stats/Simple64.java
* /opt/ws_local/PERMITS_SQL/1091220915_1600449900.56/0/t-digest-3-2-sources-1-
jar/com/tdunning/math/stats/AbstractTDigest.java
*
/opt/ws_local/PERMITS_SQL/1091220915_1600449900.56/0/t-digest-3-2-sources-1-
jar/com/tdunning/math/stats/AVLTreeDigest.java
```

## 1.164 grizzled-slf4j 1.3.2

### 1.164.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
```

```
-----
This software is released under a BSD license, adapted from
http://opensource.org/licenses/bsd-license.php
```

```
Copyright (c) 2010, Brian M. Clapper
All rights reserved.
```

```
Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:
```

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the names "clapper.org", "AVSL", nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1092915204\_1670437429.753832/0/grizzled-slf4j-2-11-1-3-2-sources-2-jar/grizzled/slf4j/slf4j.scala

## 1.165 reactive-streams 1.0.2

### 1.165.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Licensed under Public Domain (CC0)
 *
 * To the extent possible under law, the person who associated CC0 with
 * this code has waived all copyright and related or neighboring
 * rights to this code.
 *
 * You should have received a copy of the CC0 legalcode along with this
 * work. If not, see <http://creativecommons.org/publicdomain/zero/1.0/>.
 */
```

Found in path(s):

\* /opt/ws\_local/PERMITS\_SQL/1092915250\_1600810885.15/0/reactive-streams-1-0-2-sources-1-jar/org/reactivestreams/Subscriber.java

\* /opt/ws\_local/PERMITS\_SQL/1092915250\_1600810885.15/0/reactive-streams-1-0-2-sources-1-jar/org/reactivestreams/Subscription.java

\*

/opt/ws\_local/PERMITS\_SQL/1092915250\_1600810885.15/0/reactive-streams-1-0-2-sources-1-jar/org/reactivestreams/Publisher.java

\* /opt/ws\_local/PERMITS\_SQL/1092915250\_1600810885.15/0/reactive-streams-1-0-2-sources-1-jar/org/reactivestreams/Processor.java

# 1.166 node-gyp 5.1.1

## 1.166.1 Available under license :

(The MIT License)

Copyright (c) 2012 Nathan Rajlich <nathan@tootallnate.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2009 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.167 berkeley-db 5.3.28+dfsg1-0.6ubuntu2

## 1.167.1 Available under license :

Copyright (c) 1996, 2013 Oracle and/or its affiliates. All rights reserved.

See the file LICENSE for redistribution information.

This software is copyrighted by Christian Werner <chw@ch-werner.de> and other authors. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

This software is copyrighted by Christian Werner <chw@ch-werner.de> and others.

The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute,

and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF,  
EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

/\*-  
\* \$Id\$  
\*/

The following is the license that applies to this copy of the Berkeley DB software. For a license to use the Berkeley DB software under conditions other than those described here, or to purchase support for this software, please contact Oracle at [berkeleydb-info\\_us@oracle.com](mailto:berkeleydb-info_us@oracle.com).

```
-----  
/*  
* Copyright (c) 1990, 2013 Oracle and/or its affiliates. All rights reserved.  
*  
* Redistribution and use in source and binary forms, with or without  
* modification, are permitted provided that the following conditions  
* are met:  
* 1. Redistributions of source code must retain the above copyright  
* notice, this list of conditions and the following disclaimer.  
* 2. Redistributions in binary form must reproduce the above copyright  
* notice, this list of conditions and the following disclaimer in the  
* documentation and/or other materials provided with the distribution.  
* 3. Redistributions in any form must be accompanied by information  
on  
* how to obtain complete source code for the DB software and any  
* accompanying software that uses the DB software. The source code  
* must either be included in the distribution or be available for no
```

\* more than the cost of distribution plus a nominal fee, and must be  
\* freely redistributable under reasonable conditions. For an  
\* executable file, complete source code means the source code for all  
\* modules it contains. It does not include source code for modules or  
\* files that typically accompany the major components of the operating  
\* system on which the executable file runs.

\*  
\* THIS SOFTWARE IS PROVIDED BY ORACLE ``AS IS" AND ANY EXPRESS OR  
\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
\* WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR  
\* NON-INFRINGEMENT, ARE DISCLAIMED. IN NO EVENT SHALL ORACLE BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL  
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
\* BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE  
\* OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN  
\* IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*

\* Copyright (c) 1990, 1993, 1994, 1995  
\* The Regents of the University of California. All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with  
the distribution.  
\* 3. Neither the name of the University nor the names of its contributors  
\* may be used to endorse or promote products derived from this software  
\* without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND  
\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\*/

/\*

\* Copyright (c) 1995, 1996

\* The President and Fellows of Harvard University. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the University nor the names of its contributors

\* may be used to endorse or promote products derived from this software

\* without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY HARVARD AND ITS CONTRIBUTORS ``AS IS" AND

\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY

AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL HARVARD OR ITS CONTRIBUTORS BE LIABLE

\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

\* SUCH DAMAGE.

\*/

-----

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2005 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the

above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.



\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

## NOTE

The license is based on the zlib/libpng license. For more details see  
<http://www.opensource.org/licenses/zlib-license.html>. The intent of the  
license is to:

- keep the license as simple as possible
- encourage the use of CuTest in both free and commercial applications  
and libraries
- keep the source code together
- give credit to the CuTest contributors for their work

If you ship CuTest in source form with your source distribution, the  
following license document must be included with it in unaltered form.  
If you find CuTest useful we would like to hear about it.

## LICENSE

Copyright (c) 2003 Asim Jalis

This software is provided 'as-is', without any express or implied  
warranty. In no event will the authors be held liable for any damages  
arising from the use of this software.

Permission is granted to anyone to use this software for any purpose,  
including commercial applications, and to alter it and redistribute it  
freely, subject to the following restrictions:

1. The origin  
of this software must not be misrepresented; you must not  
claim that you wrote the original software. If you use this software in  
a product, an acknowledgment in the product documentation would be  
appreciated but is not required.

2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.

3. This notice may not be removed or altered from any source distribution.

This package was debianized by Sam Clegg <samo@debian.org> on Tue, 25 Jul 2006 11:43:45 +0100.

It was downloaded from <<http://www.ch-werner.de/sqliteodbc/>>

Upstream Author: Christian Werner <chw@ch-werner.de>

Copyright: Copyright (c) 2001-2011 Christian Werner <chw@ch-werner.de>  
OS/2 Port Copyright (c) 2004 Lorne R. Sunley <lsunley@mb.sympatico.ca>

License:

This software is copyrighted by Christian Werner <chw@ch-werner.de> and other authors. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

The Debian packaging is (C) 2006, Sam Clegg <samo@debian.org> and is licensed under the GPL-3, see `~/usr/share/common-licenses/GPL-3`.

# 1.168 icu4j 61.1

## 1.168.1 Available under license :

COPYRIGHT AND PERMISSION NOTICE (ICU 58 and later)

Copyright 1991-2018 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either

- (a) this copyright and permission notice appear with all copies of the Data Files or Software, or
- (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

-----

### Third-Party Software Licenses

This section contains third-party software notices and/or additional terms for licensed third-party software components included within ICU libraries.

1. ICU License - ICU 1.8.1 to ICU

57.1

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2016 International Business Machines Corporation and others

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

2. Chinese/Japanese Word Break Dictionary Data (cjdict.txt)

```
# The Google Chrome software developed by Google is licensed under
# the BSD license. Other software included in this distribution is
# provided under other licenses, as set forth below.
#
# The BSD License
# http://opensource.org/licenses/bsd-license.php
# Copyright (C) 2006-2008, Google Inc.
#
# All rights reserved.
```

```
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice,
# this list of conditions and the following disclaimer.
# Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided with
# the distribution.
# Neither the name of Google Inc. nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR
# PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
# LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
# CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
# SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
# BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
#
# The word list in cjdict.txt are generated by combining three word lists
# listed below with further processing for compound word breaking. The
# frequency is generated with an iterative training against Google web
# corpora.
#
# * Libtabe (Chinese)
# - https://sourceforge.net/project/?group\_id=1519
# - Its license terms and conditions are shown below.
#
# * IPADIC (Japanese)
# - http://chasen.aist-nara.ac.jp/chasen/distribution.html
# - Its license terms and conditions are shown below.
#
# -----COPYING.libtabe ---- BEGIN-----
#
# /*
# * Copyright (c) 1999 TaBE Project.
# * Copyright (c) 1999 Pai-Hsiang Hsiao.
```

```
# * All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the TaBE Project nor the names of its
# * contributors may be used to endorse or promote products derived
# * from this software
without specific prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# /*
# * Copyright (c) 1999 Computer Systems and Communication Lab,
# *           Institute
of Information Science, Academia
# *           Sinica. All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the Computer Systems and Communication Lab
```

```

# * nor the names of its contributors may be used to endorse or
# * promote products derived from this software without specific
# * prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND
# * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# Copyright 1996 Chih-Hao Tsai @ Beckman Institute,
#   University of Illinois
# c-tsai4@uiuc.edu http://casper.beckman.uiuc.edu/~c-tsai4
#
# -----COPYING.libtabe-----END-----
#
# -----COPYING.ipadic-----BEGIN-----
#
# Copyright 2000, 2001, 2002, 2003 Nara Institute of Science
# and Technology. All Rights Reserved.
#
# Use, reproduction, and distribution of this software is permitted.
# Any copy of this software, whether in its original form or modified,
# must include both the above copyright notice and the following
# paragraphs.
#
# Nara Institute of Science and Technology (NAIST),
# the copyright holders, disclaims all warranties with regard to this
# software, including all implied warranties of merchantability and
# fitness, in no event shall NAIST be liable for
# any special, indirect or consequential damages or any damages
# whatsoever resulting from loss of use, data or profits, whether in an
# action of contract, negligence or other tortuous action, arising out
# of or in connection with the use or performance of this software.
#
# A large portion of the dictionary entries
# originate from ICOT

```

Free Software. The following conditions for ICOT

# Free Software applies to the current dictionary as well.

#

# Each User may also freely distribute the Program, whether in its  
# original form or modified, to any third party or parties, PROVIDED  
# that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear  
# on, or be attached to, the Program, which is distributed substantially  
# in the same form as set out herein and that such intended  
# distribution, if actually made, will neither violate or otherwise  
# contravene any of the laws and regulations of the countries having  
# jurisdiction over the User or the intended distribution itself.

#

# NO WARRANTY

#

# The program was produced on an experimental basis in the course of the  
# research and development conducted during the project and is provided  
# to users as so produced on an experimental basis. Accordingly, the  
# program is provided without any warranty whatsoever, whether express,  
# implied,  
# statutory or otherwise. The term "warranty" used herein  
# includes, but is not limited to, any warranty of the quality,  
# performance, merchantability and fitness for a particular purpose of  
# the program and the nonexistence of any infringement or violation of  
# any right of any third party.

#

# Each user of the program will agree and understand, and be deemed to  
# have agreed and understood, that there is no warranty whatsoever for  
# the program and, accordingly, the entire risk arising from or  
# otherwise connected with the program is assumed by the user.

#

# Therefore, neither ICOT, the copyright holder, or any other  
# organization that participated in or was otherwise related to the  
# development of the program and their respective officials, directors,  
# officers and other employees shall be held liable for any and all  
# damages, including, without limitation, general, special, incidental  
# and consequential damages, arising out of or otherwise in  
# connection  
# with the use or inability to use the program or any product, material  
# or result produced or otherwise obtained by using the program,  
# regardless of whether they have been advised of, or otherwise had  
# knowledge of, the possibility of such damages at any time during the  
# project or thereafter. Each user will be deemed to have agreed to the  
# foregoing by his or her commencement of use of the program. The term  
# "use" as used herein includes, but is not limited to, the use,  
# modification, copying and distribution of the program and the  
# production of secondary products from the program.

#

# In the case where the program, whether in its original form or



```
# modified, was distributed or delivered to or received by a user from
# any person, organization or entity other than ICOT, unless it makes or
# grants independently of ICOT any specific warranty to the user in
# writing, such person, organization or entity, will also be exempted
# from
# and not be held liable to the user for any such damages as noted
# above as far as the program is concerned.
#
# -----COPYING.ipadic-----END-----
```

### 3. Lao Word Break Dictionary Data (laodict.txt)

```
# Copyright (c) 2013 International Business Machines Corporation
# and others. All Rights Reserved.
#
# Project: http://code.google.com/p/lao-dictionary/
# Dictionary: http://lao-dictionary.googlecode.com/git/Lao-Dictionary.txt
# License: http://lao-dictionary.googlecode.com/git/Lao-Dictionary-LICENSE.txt
# (copied below)
#
# This file is derived from the above dictionary, with slight
# modifications.
# -----
# Copyright (C) 2013 Brian Eugene Wilson, Robert Martin Campbell.
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification,
# are permitted provided that the following conditions are met:
#
#
# Redistributions of source code must retain the above copyright notice, this
# list of conditions and the following disclaimer. Redistributions in
# binary form must reproduce the above copyright notice, this list of
# conditions and the following disclaimer in the documentation and/or
# other materials provided with the distribution.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
# INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR
```

TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
# ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
# OF THE POSSIBILITY OF SUCH DAMAGE.  
# -----

4. Burmese Word Break Dictionary Data (burmesedict.txt)

# Copyright (c) 2014 International Business Machines Corporation  
# and others. All Rights Reserved.  
#  
# This list is part of a project hosted at:  
# [github.com/kanyawtech/myanmar-karen-word-lists](https://github.com/kanyawtech/myanmar-karen-word-lists)  
#  
# -----

# Copyright (c) 2013, LeRoy Benjamin Sharon  
# All rights reserved.  
#  
# Redistribution and use in source and binary forms, with or without  
# modification, are permitted provided that the following conditions  
# are met: Redistributions of source code must retain the above  
# copyright notice, this list of conditions and the following  
# disclaimer. Redistributions in binary form must reproduce the  
# above copyright  
notice, this list of conditions and the following  
# disclaimer in the documentation and/or other materials provided  
# with the distribution.  
#  
# Neither the name Myanmar Karen Word Lists, nor the names of its  
# contributors may be used to endorse or promote products derived  
# from this software without specific prior written permission.  
#  
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND  
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,  
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF  
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS  
# BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED  
# TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
# DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON  
# ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
LIABILITY, OR  
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF  
# THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
# SUCH DAMAGE.  
# -----

5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone Database for its time zone support. The ownership of the TZ database is explained in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

#### # 7. Database Ownership

#

# The TZ database itself is not an IETF Contribution or an IETF document. Rather it is a pre-existing and regularly updated work that is in the public domain, and is intended to remain in the public domain. Therefore, BCPs 78 [RFC5378] and 79 [RFC3979] do not apply to the TZ Database or contributions that individuals make to it. Should any claims be made and substantiated against the TZ Database, the organization that is providing the IANA Considerations defined in this RFC, under the memorandum of understanding with the IETF, currently ICANN, may act in accordance with all competent court orders. No ownership claims will be made by ICANN or the IETF Trust on the database or the code. Any person making a contribution to the database or code waives all rights to future claims in that contribution or in the TZ Database.

#### 6. Google double-conversion

Copyright 2006-2011, the V8 project authors. All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.169 quartz 2.1.1

### 1.169.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2001-2010 Terracotta, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not
 * use this file except in compliance with the License. You may obtain a copy
 * of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/plugins/xml/XMLSchedulingDataProcessorPlugin.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/xml/XMLSchedulingDataProcessor.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2001-2009 Terracotta, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not
 * use this file except in compliance with the License. You may obtain a copy
 * of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
```

\* under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/listeners/BroadcastTriggerListener.java

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/listeners/BroadcastJobListener.java

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/listeners/JobChainingJobListener.java

\*

/opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/UpdateLockRowSemaphore.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2001-2009 Terracotta, Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not

\* use this file except in compliance with the License. You may obtain a copy

\* of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

\* License for the specific language governing permissions and limitations

\* under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/utils/StringKeyDirtyFlagMap.java

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/AttributeRestoringConnectionInvocationHandler.java

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/listeners/JobListenerSupport.java

\*

/opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/listeners/TriggerListenerSupport.java

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/listeners/SchedulerListenerSupport.java

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/TablePrefixAware.java

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/plugins/SchedulerPluginWithUserTransactionSupport.java

No license file was found, but licenses were detected in source scan.

```
/*
 * All content copyright Terracotta, Inc., unless otherwise indicated. All rights reserved.
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not
 * use this file except in compliance with the License. You may obtain a copy
 * of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 *
 */
```

Found in path(s):

```
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/CronExpression.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/ListenerManager.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/CronScheduleBuilder.java
*
/opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/Matcher.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/JobBuilder.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/ScheduleBuilder.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/PersistJobDataAfterExecution.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/TriggerKey.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/matchers/GroupMatcher.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/matchers/EverythingMatcher.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/matchers/StringMatcher.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/JobDetail.java
*
/opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/matchers/NotMatcher.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/JobExecutionContext.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/JobKey.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/spi/MutableTrigger.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/ExecuteInJTATransaction.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/DateBuilder.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/CronTrigger.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/TimeOfDay.java
```

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/DisallowConcurrentExecution.java  
\*  
/opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/SimpleTrigger.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/matchers/NameMatcher.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/matchers/KeyMatcher.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/DailyTimeIntervalScheduleBuilder.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/triggers/CoreTrigger.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/TriggerBuilder.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/SimpleScheduleBuilder.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/CalendarIntervalScheduleBuilder.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/DailyTimeIntervalTrigger.java  
\*  
/opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/matchers/AndMatcher.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/matchers/OrMatcher.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/DailyTimeIntervalTriggerPersistenceDelegate.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/CalendarIntervalTrigger.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2001-2009 Terracotta, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not  
\* use this file except in compliance with the License. You may obtain a copy  
\* of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations  
\* under the License.  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/calendar/BaseCalendar.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/calendar/MonthlyCalendar.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/DirectSchedulerFactory.java  
\*  
/opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/calendar/WeeklyCalendar.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/ee/servlet/QuartzInitializerServlet.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/spi/JobStore.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/core/JobRunShell.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/StdSchedulerFactory.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/core/QuartzSchedulerThread.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/spi/ThreadPool.java  
No license file was found, but licenses were detected in source scan.

/\*\*

\* Copyright 2003-2009 Terracotta, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/calendar/SampledCounter.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/calendar/CounterConfig.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/calendar/SampledRateCounterConfig.java  
\*  
/opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/calendar/CounterManagerImpl.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-



jar/org/quartz/utis/CircularLossyQueue.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
jar/org/quartz/utis/counter/sampled/SampledCounterImpl.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
jar/org/quartz/utis/counter/sampled/SampledCounterConfig.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
jar/org/quartz/utis/counter/CounterManager.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
jar/org/quartz/utis/counter/CounterImpl.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/utis/counter/Counter.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
jar/org/quartz/utis/counter/sampled/SampledRateCounterImpl.java  
\*  
/opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
jar/org/quartz/utis/counter/sampled/SampledRateCounter.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
jar/org/quartz/utis/counter/sampled/TimeStampedCounterValue.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2001-2010 Terracotta, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not  
\* use this file except in compliance with the License. You may obtain a copy  
\* of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations  
\* under the License.  
\*  
\*/

Found in path(s):  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
jar/org/quartz/ee/servlet/QuartzInitializerListener.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2004-2009 Terracotta, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not  
\* use this file except in compliance with the License. You may obtain a copy  
\* of the License at  
\*  
\*/

\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations  
\* under the License.  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/jobs/ee/jms/SendTopicMessageJob.java  
\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/jobs/ee/jms/SendDestinationMessageJob.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2010 Terracotta, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not  
\* use this file except in compliance with the License. You may obtain a copy  
\* of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations  
\* under the License.  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/SybaseDelegate.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2001-2009 Terracotta, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not  
\* use this file except in compliance with the License. You may obtain a copy  
\* of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\*/

- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
- \* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
- \* License for the specific language governing permissions and limitations
- \* under the License.
- \*
- \*/

Found in path(s):

- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/jobs/ee/jms/JmsMessageFactory.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/core/QuartzScheduler.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/UnableToInterruptJobException.java
- \*
- /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/TriggerListener.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/RemoteScheduler.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/simpl>LoadingLoaderClassLoadHelper.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/QuartzServer.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/core/RemotableQuartzScheduler.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/Constants.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/core/SchedulerSignalerImpl.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/plugins/history/LoggingJobHistoryPlugin.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/triggers/CalendarIntervalTriggerImpl.java
- \*
- /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/LockException.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/helpers/VersionPrinter.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/jobs/ee/jms/SendQueueMessageJob.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/SimpleSemaphore.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/Trigger.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/jobs/NativeJob.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/TriggerUtils.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/SchedulerFactory.java
- \*
- /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/ee/jta/JTAJobRunShell.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/triggers/AbstractTrigger.java
- \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-

```

jar/org/quartz/impl/JobExecutionContextImpl.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/DBSemaphore.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/Util.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/core/QuartzSchedulerResources.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/JobListener.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/SchedulerConfigException.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/StatefulJob.java
*
/opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/jobs/FileScanListener.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/calendar/AnnualCalendar.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/DB2v7Delegate.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/JobStoreCMT.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/utils/PoolingConnectionProvider.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/DB2v6Delegate.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/DB2v7Delegate.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/JobStoreCMT.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/StdRowLockSemaphore.java
*
/opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/JobDataMap.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/simpl/ThreadContextClassLoaderHelper.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/jobs/ee/jms/JmsJobException.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/RemoteMBeanScheduler.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/StdScheduler.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/CloudscapeDelegate.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/Job.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/DB2v6Delegate.java
*
/opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/DriverDelegate.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/SchedulerContext.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/SchedulerStateRecord.java

```

\* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/DBConnectionManager.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/JobExecutionException.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/MSSQLDelegate.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/PointbaseDelegate.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/ee/jta/JTAAnnotationAwareJobRunShellFactory.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/jobs/DirectoryScanJob.java  
 \*  
 /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/StdJDBCDelegate.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/simpl/CascadingClassLoadHelper.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/ee/jta/UserTransactionHelper.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/JobStoreSupport.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/jobs/ee/mail/SendMailJob.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/spi/JobFactory.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/spi/TimeBroker.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/ObjectAlreadyExistsException.java  
 \*  
 /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/triggers/CronTriggerImpl.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/plugins/history/LoggingTriggerHistoryPlugin.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/simpl/HostnameInstanceIdGenerator.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/SchedulerMetaData.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/JTANonClusteredSemaphore.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/simpl/ZeroSizeThreadPool.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/SchedulerListener.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jdbcjobstore/StdJDBCConstants.java  
 \*  
 /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/plugins/management/ShutdownHookPlugin.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/jndi/JNDIConnectionProvider.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-

```

jar/org/quartz/jobs/ee/jms/JmsHelper.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/JobPersistenceException.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/StdJobRunShellFactory.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/triggers/DailyTimeIntervalTriggerImpl.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/simpl/SimpleTimeBroker.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/impl/JobDetailImpl.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/jobs/NoOpJob.java
*
/opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/Semaphore.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/simpl/PropertySettingJobFactory.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/xml/ValidationException.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/core/JobRunShellFactory.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/spi/ClassLoadHelper.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/Scheduler.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/InterruptableJob.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/calendar/HolidayCalendar.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/simpl/SimpleInstanceIdGenerator.java
*
/opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/SchedulerException.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/Calendar.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/JobStoreTX.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/HSQldbDelegate.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/SchedulerRepository.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/impl/jdbcjobstore/InvalidConfigurationException.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/jobs/ee/jmx/JMXInvokerJob.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/spi/SchedulerPlugin.java
*
/opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-
jar/org/quartz/simpl/InitThreadContextClassLoadHelper.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/Utils/PropertiesParser.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/spi/SchedulerSignaler.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/simpl/RAMJobStore.java
* /opt/cola/permits/1103147594_1604019252.27/0/quartz-2-1-1-sources-2-

```

jar/org/quartz/impl/jdbcjobstore/DB2v8Delegate.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
 jar/org/quartz/simpl/SimpleThreadPool.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
 jar/org/quartz/ee/jta/JTAJobRunShellFactory.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
 jar/org/quartz/spi/TriggerFiredBundle.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
 jar/org/quartz/simpl/SimpleClassLoadHelper.java  
 \*  
 /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/utills/Key.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
 jar/org/quartz/impl/triggers/SimpleTriggerImpl.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
 jar/org/quartz/impl/jdbcjobstore/FiredTriggerRecord.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
 jar/org/quartz/simpl/SimpleJobFactory.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
 jar/org/quartz/impl/jdbcjobstore/TriggerStatus.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
 jar/org/quartz/impl/jdbcjobstore/PostgreSQLDelegate.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-jar/org/quartz/jobs/FileScanJob.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
 jar/org/quartz/spi/InstanceIdGenerator.java  
 \* /opt/cola/permits/1103147594\_1604019252.27/0/quartz-2-1-1-sources-2-  
 jar/org/quartz/impl/jdbcjobstore/NoSuchDelegateException.java

## 1.170 Iz4 1.2.11

### 1.170.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
 Everyone is permitted to copy and distribute verbatim copies  
 of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your  
 freedom to share and change it. By contrast, the GNU General Public  
 License is intended to guarantee your freedom to share and change free  
 software--to make sure the software is free for all its users. This  
 General Public License applies to most of the Free Software  
 Foundation's software and to any other program whose authors commit to  
 using it. (Some other Free Software Foundation software is covered by

the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed



under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this

License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for

making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of

this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program

`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this

is what you want to do, use the GNU Lesser General  
Public License instead of this License.  
Copyright (c) 2014, Ipsantil  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this  
list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE  
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER  
CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This repository uses 2 different licenses :

- all files in the `lib` directory use a BSD 2-Clause license
- all other files use a GPLv2 license, unless explicitly stated otherwise

Relevant license is reminded at the top of each source file,  
and with presence of COPYING or LICENSE file in associated directories.

This model is selected to emphasize that  
files in the `lib` directory are designed to be included into 3rd party applications,  
while all other files, in `programs`, `tests` or `examples`,  
receive more limited attention and support for such scenario.

LZ4 Library

Copyright (c) 2011-2016, Yann Collet  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification,  
are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this  
list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this

list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Format: <http://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: liblz4

Upstream-Contact: Yann Collet <Cyan4973@github.com>

Source: <https://github.com/lz4/lz4>

Files: \*

Copyright: (C) 2011+ Yann Collet

License: GPL-2+

The full text of license: <https://github.com/Cyan4973/lz4/blob/master/lib/LICENSE>

# 1.171 commons-io 2.8.0

## 1.171.1 Available under license :

Apache Commons IO

Copyright 2002-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.



"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.172 httpcomponents-client 4.5.13

## 1.172.1 Available under license :

Apache HttpClient  
Copyright 1999-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but  
not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only



on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.173 acl 2.2.53-1.el8

## 1.173.1 Available under license :

Most components of the "acl" package are licensed under Version 2.1 of the GNU Lesser General Public License (see COPYING.LGPL).

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see below),

-----  
GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and

all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License

may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

#### 9. The Free Software Foundation

may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER

PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one  
line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be



mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License  
does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Lesser General  
Public License instead of this License.  
Most components of the "acl" package are licensed under  
Version 2.1 of the GNU Lesser General Public License (see below).  
below.

Some components (as annotated in the source) are licensed  
under Version 2 of the GNU General Public License (see COPYING).

-----  
**GNU LESSER GENERAL PUBLIC LICENSE**  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

**Preamble**

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom  
to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some

specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the

ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The

former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or

collective works based on the Library.

In addition, mere

aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the

library". The executable is therefore covered by this License.  
Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the

Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:



a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It

is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our

decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or

modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.174 Lucene 8.7.0

### 1.174.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public

Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a

restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact

all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.



Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that

uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on

the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent

license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these,

write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of

all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by

the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which



contains

a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies  
of the Program's

source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide

a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or

executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number

of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest

to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

/\*

\* Apache License  
\* Version 2.0, January 2004  
\* <http://www.apache.org/licenses/>

\*

\* TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

\*

\* 1. Definitions.

\*

\* "License" shall mean the terms and conditions for use, reproduction,  
\* and distribution as defined by Sections 1 through 9 of this document.

\*

\* "Licensor" shall mean the copyright owner or entity authorized by  
\* the copyright owner that is granting the License.

\*

\* "Legal Entity" shall mean the union of the acting entity and all  
\* other entities that control, are controlled by, or are under common  
\* control with that entity. For the purposes of this definition,  
\* "control" means (i) the power, direct or indirect, to cause the  
\* direction or management of such entity, whether by contract or  
\* otherwise, or (ii) ownership of fifty percent (50%) or more of the

\*

outstanding shares, or (iii) beneficial ownership of such entity.

\*

\* "You" (or "Your") shall mean an individual or Legal Entity  
\* exercising permissions granted by this License.

\*

\* "Source" form shall mean the preferred form for making modifications,  
\* including but not limited to software source code, documentation  
\* source, and configuration files.

\*

\* "Object" form shall mean any form resulting from mechanical  
\* transformation or translation of a Source form, including but  
\* not limited to compiled object code, generated documentation,  
\* and conversions to other media types.

\*

\* "Work" shall mean the work of authorship, whether in Source or  
\* Object form, made available under the License, as indicated by a  
\* copyright notice that is included in or attached to the work  
\* (an example is provided in the Appendix below).

\*

\* "Derivative Works" shall mean any work, whether in Source or Object

\*

form, that is based on (or derived from) the Work and for which the  
\* editorial revisions, annotations, elaborations, or other modifications  
\* represent, as a whole, an original work of authorship. For the purposes  
\* of this License, Derivative Works shall not include works that remain  
\* separable from, or merely link (or bind by name) to the interfaces of,  
\* the Work and Derivative Works thereof.

\*  
\* "Contribution" shall mean any work of authorship, including  
\* the original version of the Work and any modifications or additions  
\* to that Work or Derivative Works thereof, that is intentionally  
\* submitted to Licensor for inclusion in the Work by the copyright owner  
\* or by an individual or Legal Entity authorized to submit on behalf of  
\* the copyright owner. For the purposes of this definition, "submitted"  
\* means any form of electronic, verbal, or written communication sent  
\* to the Licensor or its representatives,

including but not limited to

\* communication on electronic mailing lists, source code control systems,  
\* and issue tracking systems that are managed by, or on behalf of, the  
\* Licensor for the purpose of discussing and improving the Work, but  
\* excluding communication that is conspicuously marked or otherwise  
\* designated in writing by the copyright owner as "Not a Contribution."  
\*

\* "Contributor" shall mean Licensor and any individual or Legal Entity  
\* on behalf of whom a Contribution has been received by Licensor and  
\* subsequently incorporated within the Work.  
\*

\* 2. Grant of Copyright License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* copyright license to reproduce, prepare Derivative Works of,  
\* publicly display, publicly perform, sublicense, and distribute the  
\*

Work and such Derivative Works in Source or Object form.  
\*

\* 3. Grant of Patent License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* (except as stated in this section) patent license to make, have made,  
\* use, offer to sell, sell, import, and otherwise transfer the Work,  
\* where such license applies only to those patent claims licensable  
\* by such Contributor that are necessarily infringed by their  
\* Contribution(s) alone or by combination of their Contribution(s)  
\* with the Work to which such Contribution(s) was submitted. If You  
\* institute patent litigation against any entity (including a  
\* cross-claim or counterclaim in a lawsuit) alleging that the Work  
\* or a Contribution incorporated within the Work constitutes direct  
\* or contributory patent infringement, then any patent licenses



\* granted to You under this License for that Work shall terminate  
\* as of the date such litigation is filed.

\*  
\* 4. Redistribution. You may reproduce and distribute copies of the  
\* Work or Derivative Works thereof in any medium, with or without  
\* modifications, and in Source or Object form, provided that You  
\* meet the following conditions:

\* (a) You must give any other recipients of the Work or  
\* Derivative Works a copy of this License; and

\* (b) You must cause any modified files to carry prominent notices  
\* stating that You changed the files; and

\* (c) You must retain, in the Source form of any Derivative Works  
\* that You distribute, all copyright, patent, trademark, and  
\* attribution notices from the Source form of the Work,  
\* excluding those notices that do not pertain to any part of  
\* the Derivative Works; and

\* (d) If the Work includes a "NOTICE"  
text file as part of its  
\* distribution, then any Derivative Works that You distribute must  
\* include a readable copy of the attribution notices contained  
\* within such NOTICE file, excluding those notices that do not  
\* pertain to any part of the Derivative Works, in at least one  
\* of the following places: within a NOTICE text file distributed  
\* as part of the Derivative Works; within the Source form or  
\* documentation, if provided along with the Derivative Works; or,  
\* within a display generated by the Derivative Works, if and  
\* wherever such third-party notices normally appear. The contents  
\* of the NOTICE file are for informational purposes only and  
\* do not modify the License. You may add Your own attribution  
\* notices within Derivative Works that You distribute, alongside  
\* or as an addendum to the NOTICE text from the Work, provided  
\* that

such additional attribution notices cannot be construed  
\* as modifying the License.

\* You may add Your own copyright statement to Your modifications and  
\* may provide additional or different license terms and conditions  
\* for use, reproduction, or distribution of Your modifications, or  
\* for any such Derivative Works as a whole, provided Your use,  
\* reproduction, and distribution of the Work otherwise complies with  
\* the conditions stated in this License.

\* 5. Submission of Contributions. Unless You explicitly state otherwise,  
\* any Contribution intentionally submitted for inclusion in the Work

\* by You to the Licensor shall be under the terms and conditions of  
\* this License, without any additional terms or conditions.  
\* Notwithstanding the above, nothing herein shall supersede or modify  
\* the terms of any separate license agreement you may have executed  
\* with Licensor regarding such Contributions.

\*  
\* 6. Trademarks. This License does not grant permission to use the trade  
\* names, trademarks, service marks, or product names of the Licensor,  
\* except as required for reasonable and customary use in describing the  
\* origin of the Work and reproducing the content of the NOTICE file.

\*  
\* 7. Disclaimer of Warranty. Unless required by applicable law or  
\* agreed to in writing, Licensor provides the Work (and each  
\* Contributor provides its Contributions) on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied, including, without limitation, any warranties or conditions  
\* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A  
\* PARTICULAR PURPOSE. You are solely responsible for determining the  
\* appropriateness of using or redistributing the Work and assume any  
\* risks associated with Your exercise of permissions under this License.

\* 8. Limitation of Liability.

In no event and under no legal theory,

\* whether in tort (including negligence), contract, or otherwise,  
\* unless required by applicable law (such as deliberate and grossly  
\* negligent acts) or agreed to in writing, shall any Contributor be  
\* liable to You for damages, including any direct, indirect, special,  
\* incidental, or consequential damages of any character arising as a  
\* result of this License or out of the use or inability to use the  
\* Work (including but not limited to damages for loss of goodwill,  
\* work stoppage, computer failure or malfunction, or any and all  
\* other commercial damages or losses), even if such Contributor  
\* has been advised of the possibility of such damages.

\* 9. Accepting Warranty or Additional Liability. While redistributing  
\* the Work or Derivative Works thereof, You may choose to offer,  
\* and charge a fee for, acceptance of support, warranty, indemnity,  
\* or other

liability obligations and/or rights consistent with this

\* License. However, in accepting such obligations, You may act only  
\* on Your own behalf and on Your sole responsibility, not on behalf  
\* of any other Contributor, and only if You agree to indemnify,  
\* defend, and hold each Contributor harmless for any liability  
\* incurred by, or claims asserted against, such Contributor by reason  
\* of your accepting any such warranty or additional liability.

\* END OF TERMS AND CONDITIONS

\*

\* APPENDIX: How to apply the Apache License to your work.

\*

\* To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

\*

\* Copyright [yyyy] [name of copyright owner]

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

\*/

#### W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.

3. Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

---

This formulation of W3C's notice and license became active on December 31 2002.

This version

removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).

Joseph Reagle <[site-policy@w3.org](mailto:site-policy@w3.org)>

This license came from: <http://www.megginson.com/SAX/copying.html>

However please note future versions of SAX may be covered under <http://saxproject.org/?selected=pd>

SAX2 is Free!

I hereby abandon any property rights to SAX 2.0 (the Simple API for XML), and release all of the SAX 2.0 source code, compiled code, and documentation contained in this distribution into the Public Domain. SAX comes with NO WARRANTY or guarantee of fitness for any purpose.

David Megginson, david@megginson.com  
2000-05-05  
Apache log4j  
Copyright 2010 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
ICU4J, (under lucene/analysis/icu) is licensed under an MIT style license  
(modules/analysis/icu/lib/icu4j-LICENSE-BSD\_LIKE.txt) and Copyright (c) 1995-2012  
International Business Machines Corporation and others

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but  
not limited to compiled object code, generated documentation,  
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or  
Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability



incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# about.md file

## About This Content

May 22, 2015

### License

The Eclipse Foundation makes available all content in this plug-in ("Content"). Unless otherwise indicated below, the

Content is provided to you under the terms and conditions of the Apache License, Version 2.0. A copy of the Apache

License, Version 2.0 is available at

[<http://www.apache.org/licenses/LICENSE-2.0.txt>](<http://www.apache.org/licenses/LICENSE-2.0.txt>)

If you did not receive this Content directly from the Eclipse Foundation, the Content is being redistributed by another

party ("Redistributor") and different terms and conditions may apply to your use of any object code in the Content.

Check the Redistributors license that was provided with the Content. If no such license exists, contact the

Redistributor. Unless otherwise indicated below, the terms and conditions of the Apache License, Version 2.0 still apply to any source code in the Content and such source code may be obtained at [\[http://www.eclipse.org\]](http://www.eclipse.org)(<http://www.eclipse.org>).

#  
notice.md file

Note: the below Eclipse user agreement is standard. It says "Unless otherwise indicated, "... before referring to the EPL. We indicate above that all content is licensed under the ASLv2 license. -- David Smiley

## Eclipse Foundation Software User Agreement

April 9, 2014

### Usage Of Content

THE ECLIPSE FOUNDATION MAKES AVAILABLE SOFTWARE, DOCUMENTATION, INFORMATION AND/OR OTHER MATERIALS FOR OPEN SOURCE PROJECTS (COLLECTIVELY "CONTENT"). USE OF THE CONTENT IS GOVERNED BY THE TERMS AND CONDITIONS OF THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW. BY USING THE CONTENT, YOU AGREE THAT YOUR USE OF THE CONTENT IS GOVERNED BY THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW. IF YOU DO NOT AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT AND THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW, THEN YOU MAY NOT USE THE CONTENT.

### Applicable Licenses

Unless otherwise indicated, all Content made available by the Eclipse Foundation is provided to you under the terms and conditions of the Eclipse Public License Version 1.0 ("EPL"). A copy of the EPL is provided with this Content and is also available at [\[http://www.eclipse.org/legal/epl-v10.html\]](http://www.eclipse.org/legal/epl-v10.html)(<http://www.eclipse.org/legal/epl-v10.html>). For purposes of the EPL, "Program" will mean the Content.

Content includes, but is not limited to, source code, object code, documentation and other files maintained in the Eclipse Foundation source code repository ("Repository") in software modules ("Modules") and made available as downloadable archives ("Downloads").

\* Content may be structured and packaged into modules to facilitate delivering, extending, and upgrading the Content.

Typical modules may include plug-ins ("Plug-ins"), plug-in fragments ("Fragments"), and features ("Features").

\*

Each Plug-in or Fragment may be packaged as a sub-directory or JAR (Java ARchive) in a directory named "plugins".

\* A Feature is a bundle of one or more Plug-ins and/or Fragments and associated material. Each Feature may be packaged

as a sub-directory in a directory named "features". Within a Feature, files named "feature.xml" may contain a list of the names and version numbers of the Plug-ins and/or Fragments associated with that Feature.

\* Features may also include other Features ("Included Features"). Within a Feature, files named "feature.xml" may contain a list of the names and version numbers of Included Features.

The terms and conditions governing Plug-ins and Fragments should be contained in files named "about.html" ("Abouts").

The terms and conditions governing Features and Included Features should be contained in files named "license.html"

("Feature Licenses"). Abouts and Feature Licenses may be located in any directory of a Download or Module including,

but

not limited to the following locations:

- \* The top-level (root) directory
- \* Plug-in and Fragment directories
- \* Inside Plug-ins and Fragments packaged as JARs
- \* Sub-directories of the directory named "src" of certain Plug-ins
- \* Feature directories

Note: if a Feature made available by the Eclipse Foundation is installed using the Provisioning Technology (as defined

below), you must agree to a license ("Feature Update License") during the installation process. If the Feature contains

Included Features, the Feature Update License should either provide you with the terms and conditions governing the

Included Features or inform you where you can locate them. Feature Update Licenses may be found in the "license" property of files named "feature.properties" found within a Feature. Such Abouts, Feature Licenses, and Feature Update

Licenses contain the terms and conditions (or references to such terms and conditions) that govern your use of the associated Content in that directory.

THE

ABOUTS, FEATURE LICENSES, AND FEATURE UPDATE LICENSES MAY REFER TO THE EPL OR OTHER LICENSE AGREEMENTS, NOTICES OR TERMS AND CONDITIONS. SOME OF THESE OTHER LICENSE AGREEMENTS MAY INCLUDE (BUT ARE NOT LIMITED TO):

- \* Eclipse Distribution License Version 1.0 (available at <http://www.eclipse.org/licenses/edl-v1.0.html>)(<http://www.eclipse.org/licenses/edl-v10.html>)
- \* Common Public License Version 1.0 (available at <http://www.eclipse.org/legal/cpl-v10.html>)(<http://www.eclipse.org/legal/cpl-v10.html>)
- \* Apache Software License 1.1 (available at

[<http://www.apache.org/licenses/LICENSE>](<http://www.apache.org/licenses/LICENSE>)

\* Apache Software License 2.0 (available at

[<http://www.apache.org/licenses/LICENSE-2.0>](<http://www.apache.org/licenses/LICENSE-2.0>)

\* Mozilla Public License Version 1.1 (available at

[<http://www.mozilla.org/MPL/MPL-1.1.html>](<http://www.mozilla.org/MPL/MPL-1.1.html>)

IT IS YOUR OBLIGATION TO READ AND ACCEPT ALL SUCH TERMS AND CONDITIONS PRIOR TO USE OF THE CONTENT. If no About, Feature

License, or Feature Update License is provided, please contact the Eclipse Foundation to determine what terms and conditions govern that particular Content.

### ### Use of Provisioning Technology

The Eclipse Foundation makes available provisioning software, examples of which include, but are not limited to, p2 and

the Eclipse Update Manager ("Provisioning Technology") for the purpose of allowing users to install software, documentation, information and/or other materials (collectively "Installable Software"). This capability is provided with the intent of allowing such users to install, extend and update Eclipse-based products. Information about packaging

Installable Software is available at

[[http://eclipse.org/equinox/p2/repository\\_packaging.html](http://eclipse.org/equinox/p2/repository_packaging.html)]([http://eclipse.org/equinox/p2/repository\\_packaging.html](http://eclipse.org/equinox/p2/repository_packaging.html)) ("Specification").

You may use Provisioning Technology to allow other parties to install Installable Software. You shall be responsible for

enabling the applicable license agreements relating to the Installable Software to be presented to, and accepted by, the

users of the Provisioning Technology in accordance with the Specification. By using Provisioning Technology in such a

manner and making it available in accordance with the Specification, you further acknowledge your agreement to, and the

acquisition of all necessary rights to permit the following:

1. A series of actions may occur ("Provisioning Process") in which a user may execute the Provisioning Technology on a

machine ("Target Machine") with the intent of installing, extending or updating the functionality of an Eclipse-based product.

2. During the Provisioning Process, the Provisioning Technology may cause third party Installable Software or a portion

thereof to be accessed and copied to the Target Machine.

3. Pursuant to the Specification, you will provide to the user the terms and conditions that govern the use of the Installable

Software ("Installable Software Agreement") and such Installable Software Agreement shall be accessed

from the Target Machine in accordance with the Specification. Such Installable Software Agreement must inform the

user of the terms and conditions that govern the Installable Software and must solicit acceptance by the end user in the manner prescribed in such Installable Software Agreement. Upon such indication of agreement by the user, the provisioning Technology will complete installation of the Installable Software.

### ### Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

Java and all Java-based trademarks are trademarks of Oracle Corporation in the United States, other countries, or both.

[The "BSD license"]

Copyright (c) 2015 Terence Parr, Sam Harwell

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each



Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

javax.servlet-\*.jar is under the CDDL license, the original source code for this can be found at <http://www.eclipse.org/jetty/downloads.php>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

The MIT License (MIT)

Copyright (c) <2013> <Elegant Themes, Inc.>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache Log4j

Copyright 1999-2017 Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

ResolverUtil.java

Copyright 2005-2006 Tim Fennell

Dumbster SMTP test server

Copyright 2004 Jason Paul Kitchen

TypeUtil.java

Copyright 2002-2012 Ramnivas Laddad, Juergen Hoeller, Chris Beams

picocli (<http://picocli.info>)

Copyright 2017 Remko Popma

Apache Commons Logging

Copyright 2003-2013 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).  
BSD-licensed dictionary of Polish (Morfologik)

VERSION: 2.1 PoliMorf  
BUILD: 2016-02-13 19:37:50+01:00  
GIT: 6e63b53

Copyright (c) 2016, Marcin Mikowski  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2004-2008 QOS.ch  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE

LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====  
== NOTICE file corresponding to the section 4 d of ==  
== the Apache License, Version 2.0, ==  
== in this case for the Apache Ant distribution. ==  
=====

Apache Ant  
Copyright 1999-2008 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes also software developed by :  
- the W3C consortium (<http://www.w3c.org/>) ,  
- the SAX project (<http://www.saxproject.org/>)

The <sync> task is based on code Copyright (c) 2002, Landmark Graphics Corp that has been kindly donated to the Apache Software Foundation.

Portions of this software were originally based on the following:  
- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.  
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.  
- voluntary contributions made by Paul Eng on behalf of the Apache Software Foundation that were originally developed at iClick, Inc., software copyright (c) 1999.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the



direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

This project contains annotations derived from JCIP-ANNOTATIONS Copyright (c) 2005 Brian Goetz and Tim Peierls.  
See <http://www.jcip.net> and the Creative Commons Attribution License (<http://creativecommons.org/licenses/by/2.5>)

Apache OpenNLP Tools  
Copyright 2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
The Elegant Icon Font web page: <https://www.elegantthemes.com/blog/resources/elegant-icon-font>

These icons are dual licensed under the GPL 2.0 and MIT, and are completely free to use.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at



<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-----  
License for JCraft JSch package  
-----

Copyright (c) 2002,2003,2004,2005,2006,2007 Atsuhiko Yamanaka, JCraft, Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL JCRAFT, INC. OR ANY CONTRIBUTORS TO THIS SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
License for jQuery  
-----

Copyright (c) 2007 John Resig, <http://jquery.com/>

Permission is hereby granted, free of charge, to any person obtaining

a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Some code in core/src/java/org/apache/lucene/util/UnicodeUtil.java was derived from unicode conversion examples available at <http://www.unicode.org/Public/PROGRAMS/CVTUTF>. Here is the copyright from those sources:

/\*

\* Copyright 2001-2004 Unicode, Inc.

\*

\* Disclaimer

\*

\* This source code is provided as is by Unicode, Inc. No claims are  
\* made as to fitness for any particular purpose. No warranties of any  
\* kind are expressed or implied. The recipient agrees to determine  
\* applicability of information provided. If this file has been  
\* purchased on magnetic or optical media from Unicode, Inc., the  
\* sole remedy for any claim  
will be exchange of defective media  
\* within 90 days of receipt.

\*

\* Limitations on Rights to Redistribute This Code

\*

\* Unicode, Inc. hereby grants the right to freely use the information  
\* supplied in this file in the creation of products supporting the  
\* Unicode Standard, and to make copies of this file in any form  
\* for internal or external distribution as long as this notice  
\* remains attached.

\*/

Some code in core/src/java/org/apache/lucene/util/ArrayUtil.java was  
derived from Python 2.4.2 sources available at  
<http://www.python.org>. Full license is here:

<http://www.python.org/download/releases/2.4.2/license/>

Some code in core/src/java/org/apache/lucene/util/UnicodeUtil.java was  
derived from Python 3.1.2 sources available at  
<http://www.python.org>. Full license is here:

<http://www.python.org/download/releases/3.1.2/license/>

Some code in core/src/java/org/apache/lucene/util/automaton was  
derived from Brics automaton sources available at  
[www.brics.dk/automaton/](http://www.brics.dk/automaton/).

Here is the copyright from those sources:

/\*

\* Copyright (c) 2001-2009 Anders Moeller

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the  
 \* documentation and/or other materials provided with the distribution.  
 \* 3. The name of the author may not be used to endorse or promote products  
 \* derived from this software without specific prior written permission.  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
 \* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
 \* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
 \* DISCLAIMED.  
 \* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
 \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
 \* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
 \* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
 \* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
 \* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
 \* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
 \*/

The levenshtein automata tables in core/src/java/org/apache/lucene/util/automaton  
 were automatically generated with the moman/finenight FSA package.  
 Here is the copyright for those sources:

```
# Copyright (c) 2010, Jean-Philippe Barrette-LaPierre, <jpb@rrette.com>
#
# Permission is hereby granted, free of charge, to any person
# obtaining a copy of this software and associated documentation
# files (the "Software"), to deal in the Software without
# restriction, including
#   without limitation the rights to use,
#   copy, modify, merge, publish, distribute, sublicense, and/or sell
#   copies of the Software, and to permit persons to whom the
#   Software is furnished to do so, subject to the following
#   conditions:
#
# The above copyright notice and this permission notice shall be
# included in all copies or substantial portions of the Software.
#
# THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
# EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
# OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
# NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT
# HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,
# WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
# FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
# OTHER DEALINGS IN THE SOFTWARE.
```

Some code in core/src/java/org/apache/lucene/util/UnicodeUtil.java was  
 derived from ICU (<http://www.icu-project.org>)



The full license is available  
here:  
<http://source.icu-project.org/repos/icu/icu/trunk/license.html>

/\*

\* Copyright (C) 1999-2010, International Business Machines

\* Corporation and others. All Rights Reserved.

\*

\* Permission is hereby granted, free of charge, to any person obtaining a copy  
\* of this software and associated documentation files (the "Software"), to deal  
\* in the Software without restriction, including without limitation the rights  
\* to use, copy, modify, merge, publish, distribute, and/or sell copies of the  
\* Software, and to permit persons to whom the Software is furnished to do so,  
\* provided that the above copyright notice(s) and this permission notice appear  
\* in all copies of the Software and that both the above copyright notice(s) and  
\* this permission notice appear in supporting documentation.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
\* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
\* FITNESS FOR A PARTICULAR  
\* PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

\* IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE  
\* LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR  
\* ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER  
\* IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT  
\* OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

\*

\* Except as contained in this notice, the name of a copyright holder shall not  
\* be used in advertising or otherwise to promote the sale, use or other  
\* dealings in this Software without prior written authorization of the  
\* copyright holder.

\*/

The following license applies to the Snowball stemmers:

Copyright (c) 2001, Dr Martin Porter

Copyright (c) 2002, Richard Boulton

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice,  
\* this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.
- \* Neither the name of the copyright holders nor the names of its contributors

- \* may be used to endorse or promote products derived from this software
- \* without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license applies to the KStemmer:

Copyright 2003,  
Center for Intelligent Information Retrieval,  
University of Massachusetts, Amherst.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names "Center for Intelligent Information Retrieval" and "University of Massachusetts" must not be used to endorse or promote products derived from this software without prior written permission. To obtain permission, contact [info@ciir.cs.umass.edu](mailto:info@ciir.cs.umass.edu).

THIS SOFTWARE IS PROVIDED BY UNIVERSITY OF MASSACHUSETTS AND OTHER CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

SUCH DAMAGE.

The following license applies to the Morfologik project:

Copyright (c) 2006 Dawid Weiss  
Copyright (c) 2007-2011 Dawid Weiss, Marcin Mikowski  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Morfologik nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

The dictionary comes from Morfologik project. Morfologik uses data from Polish ispell/myspell dictionary hosted at <http://www.sjp.pl/slownik/en/> and is licenced on the terms of (inter alia) LGPL and Creative Commons ShareAlike. The part-of-speech tags were added in Morfologik project and are not found in the data from sjp.pl. The tagset is similar to IPI PAN tagset.

---

The following license applies to the Morfeusz project,

used by org.apache.lucene.analysis.morfologik.

BSD-licensed dictionary of Polish (SGJP)  
<http://sgjp.pl/morfeusz/>

Copyright 2011 Zygmunt Saloni, Włodzimierz Gruszczyski,  
Marcin Woliski, Robert Woosz

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY COPYRIGHT HOLDERS AS IS AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

core/src/java/org/apache/lucene/util/compress/LZ4.java is a Java implementation of the LZ4 (<https://github.com/lz4/lz4/tree/dev/lib>) compression format for Lucene's DataInput/DataOutput abstractions.

LZ4 Library  
Copyright (c) 2011-2016, Yann Collet  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache HttpComponents Client  
Copyright 1999-2011 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This project contains annotations derived from JCIP-ANNOTATIONS  
Copyright (c) 2005 Brian Goetz and Tim Peierls. See <http://www.jcip.net>

=====  
== SLF4J Notice -- <http://www.slf4j.org/license.html> ==  
=====

Copyright (c) 2004-2008 QOS.ch  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES

OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE  
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION  
OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates  
the terms and conditions of version 3 of the GNU General Public  
License, supplemented by the additional permissions listed below.

#### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser  
General Public License, and the "GNU GPL" refers to version 3 of the GNU  
General Public License.

"The Library" refers to a covered work governed by this License,  
other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided  
by the Library, but which is not otherwise based on the Library.  
Defining a subclass of a class defined by the Library is  
deemed a mode  
of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an  
Application with the Library. The particular version of the Library  
with which the Combined Work was made is also called the "Linked  
Version".

The "Minimal Corresponding Source" for a Combined Work means the  
Corresponding Source for the Combined Work, excluding any source code  
for portions of the Combined Work that, considered in isolation, are  
based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the  
object code and/or source code for the Application, including any data  
and utility programs needed for reproducing the Combined Work from the  
Application, but excluding the System Libraries of the Combined Work.

### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that

the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under



terms of your  
choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

Eclipse Distribution License - v 1.0

Copyright (c) 2007, Eclipse Foundation, Inc. and its licensors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This product includes BSD-licensed software developed by Dawid Weiss and Marcin Mikowski (<http://morfologik.blogspot.com/>).

# JTS Topology Suite Licensing

May 30th, 2017

### ## Project Licenses

The Eclipse Foundation makes available all content in this project ("Content"). Unless otherwise indicated below, the Content is provided to you under the terms and conditions of either the [Eclipse Public License 1.0](<https://www.eclipse.org/legal/epl-v10.html>) ("EPL") or the [Eclipse Distribution License 1.0](<http://www.eclipse.org/org/documents/edl-v10.php>) (a BSD Style License). For purposes of the EPL, "Program" will mean the Content.

If you did not receive this Content directly from the Eclipse Foundation, the Content is being redistributed by another party ("Redistributor") and different terms and conditions may apply to your use of any object code in the Content. Check the Redistributor's license that was provided with the Content. If no such license exists, contact the Redistributor. Unless otherwise indicated below, the terms and conditions of the EPL still apply to any source code in the Content and such source code may be obtained at <http://www.eclipse.org>.

### ## Third Party Content

The Content includes items that have been sourced from third parties as set out below. If you did not receive this Content directly from the Eclipse Foundation, the following is provided for informational purposes only, and you should look to the Redistributor's license for terms and conditions of use.

#### ### Jdom-contrib version 1.1.3

The JTS tests module contains source from JDOM Contrib 1.1.3 which is available under the Jdom License [1]. The two files are LineNumberElement.java and LineNumberSAXHandler.java.

Typical users of this library will not need to depend on this module.

[1] <https://github.com/hunterhacker/jdom/blob/master/LICENSE.txt>

### GeoTools

JTS includes some code from the GeoTools project. This code has been licensed to the JTS project under the OSGeo BSD License [2] by the GeoTools PSC [3,4].

[2] <https://www.osgeo.org/sites/osgeo.org/files/Page/osgeo-bsd-license.txt>

[3] <https://github.com/geotools/geotools/wiki/JTS-ORA-Contribution>

[4]

<https://github.com/geotools/geotools/wiki/JTS-Shapefile-Contribution>  
BSD License

Copyright (c) 2000-2006, www.hamcrest.org

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Hamcrest nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2006 Dawid Weiss  
Copyright (c) 2007-2016 Dawid Weiss, Marcin Mikowski  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification,  
are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice,  
this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.
- \* Neither the name of Morfologik nor the names of its contributors  
may be used to endorse or promote products derived from this software  
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
WARRANTIES OF MERCHANTABILITY  
AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR  
ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON  
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
ICU License - ICU 1.8.1 and later

#### COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2012 International Business Machines Corporation and others

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, and/or sell copies of the  
Software, and to permit persons to whom the Software is furnished to do so,  
provided that the above copyright notice(s) and this permission notice appear  
in all copies of the Software and that both the above copyright notice(s) and  
this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT

SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

```
<!DOCTYPE HTML PUBLIC "-//W3C//DTD HTML 4.0//EN">
<html><head>
```

```
<meta http-equiv="Content-Type" content="text/html; charset=ISO-8859-1">
<title>Eclipse.org Software User Agreement</title>
</head><body lang="EN-US" link="blue" vlink="purple">
<h2>Eclipse Foundation Software User Agreement</h2>
<p>March 17, 2005</p>
```

```
<h3>Usage Of Content</h3>
```

```
<p>THE ECLIPSE FOUNDATION MAKES AVAILABLE SOFTWARE, DOCUMENTATION, INFORMATION AND/OR OTHER MATERIALS FOR OPEN SOURCE PROJECTS (COLLECTIVELY "CONTENT"). USE OF THE CONTENT IS GOVERNED BY THE TERMS AND CONDITIONS OF THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW. BY USING THE CONTENT, YOU AGREE THAT YOUR USE OF THE CONTENT IS GOVERNED BY THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW. IF YOU DO NOT AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT AND THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW, THEN YOU MAY NOT USE THE CONTENT.</p>
```

```
<h3>Applicable Licenses</h3>
```

```
<p>Unless otherwise indicated, all Content made available by the Eclipse Foundation is provided to you under the terms and conditions of the Eclipse Public License Version 1.0 ("EPL"). A copy of the EPL is provided with this Content and is also available at <a href="http://www.eclipse.org/legal/epl-
```

[v10.html](http://www.eclipse.org/legal/epl-v10.html)

For purposes of the EPL, "Program" will mean the Content.

Content includes, but is not limited to, source code, object code, documentation and other files maintained in the Eclipse.org CVS repository ("Repository") in CVS modules ("Modules") and made available as downloadable archives ("Downloads").

<ul>

<li>Content may be structured and packaged into modules to facilitate delivering, extending, and upgrading the Content. Typical modules may include plug-ins ("Plug-ins"), plug-in fragments ("Fragments"), and features ("Features").</li>

<li>Each Plug-in or Fragment may be packaged as a sub-directory or JAR (Java Archive) in a directory named "plugins".</li>

<li>A

Feature is a bundle of one or more Plug-ins and/or Fragments and associated material. Each Feature may be packaged as a sub-directory in a directory named "features". Within a Feature, files named "feature.xml" may contain a list of the names and version numbers of the Plug-ins and/or Fragments associated with that Feature.</li>

<li>Features

may also include other Features ("Included Features"). Within a Feature, files named "feature.xml" may contain a list of the names and version numbers of Included Features.</li>

</ul>

The terms and conditions governing Plug-ins and Fragments should be contained in files named "about.html" ("Abouts"). The terms and conditions governing Features and Included Features should be contained in files named "license.html" ("Feature Licenses"). Abouts and Feature Licenses may be located in any directory of a Download or Module including, but not limited to the following locations:

<ul>

<li>The top-level (root) directory</li>

<li>Plug-in and Fragment directories</li>

<li>Inside Plug-ins and Fragments packaged as JARs</li>

<li>Sub-directories of the directory named "src" of certain Plug-ins</li>

<li>Feature directories</li>

</ul>

Note: if a Feature made available by the Eclipse Foundation is installed using the Eclipse Update Manager, you must agree to a license ("Feature Update License") during the

installation process. If the Feature contains Included Features, the Feature Update License should either provide you with the terms and conditions governing the Included Features or inform you where you can locate them. Feature Update Licenses may be found in the "license" property of files named "feature.properties" found within a Feature.

Such Abouts, Feature Licenses, and Feature Update Licenses contain the terms and conditions

(or references to such terms and conditions) that govern your use of the associated Content in that directory.</p>

<p>THE ABOUTS, FEATURE LICENSES, AND FEATURE UPDATE LICENSES MAY REFER TO THE EPL OR OTHER LICENSE AGREEMENTS, NOTICES OR TERMS AND CONDITIONS. SOME OF THESE OTHER LICENSE AGREEMENTS MAY INCLUDE (BUT ARE NOT LIMITED TO):</p>

<ul>

<li>Common Public License Version 1.0 (available at <a href="http://www.eclipse.org/legal/cpl-v10.html">http://www.eclipse.org/legal/cpl-v10.html</a></li>

<li>Apache Software License 1.1 (available at <a href="http://www.apache.org/licenses/LICENSE">http://www.apache.org/licenses/LICENSE</a></li>

<li>Apache Software License 2.0 (available at <a href="http://www.apache.org/licenses/LICENSE-2.0">http://www.apache.org/licenses/LICENSE-2.0</a></li>

<li>IBM Public License 1.0 (available at <a href="http://oss.software.ibm.com/developerworks/opensource/license10.html">http://oss.software.ibm.com/developerworks/opensource/license10.html</a></li>

<li>Metro

Link Public License 1.00 (available at <a href="http://www.opengroup.org/openmotif/supporters/metrolink/license.html">http://www.opengroup.org/openmotif/supporters/metrolink/license.html</a></li>

<li>Mozilla Public License Version 1.1 (available at <a href="http://www.mozilla.org/MPL/MPL-1.1.html">http://www.mozilla.org/MPL/MPL-1.1.html</a></li>

</ul>

<p>IT IS YOUR OBLIGATION TO READ AND ACCEPT ALL SUCH TERMS AND CONDITIONS PRIOR TO USE OF THE CONTENT. If no About, Feature License, or Feature Update License is provided, please contact the Eclipse Foundation to determine what terms and conditions govern that particular Content.</p>

<h3>Cryptography</h3>

<p>Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the

import, possession, or use, and  
re-export of encryption software, to see if this is permitted.</p>

<small>Java and all Java-based trademarks are trademarks of Sun Microsystems, Inc. in the United States, other  
countries, or both.</small>

</body></html>

Common Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC  
LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM  
CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and  
b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular  
Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself  
or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are  
separate modules of software distributed in conjunction with the Program under their own license agreement, and  
(ii) are not derivative works of the Program.

"Contributor"

means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or  
sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide,  
royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform,  
distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and  
object code form.



b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder,

each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively

excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a) it must be made available under this Agreement; and

b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4. COMMERCIAL DISTRIBUTION

## Commercial

distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is

permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial Agreement Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

### 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims,

the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made

available

in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no

one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses

that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

#### 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer



and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California

and the state courts of the State of California, with venue lying in Santa Clara County, California.

Apache Ivy (TM)

Copyright 2007-2013 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Portions of Ivy were originally developed by  
Jayasoft SARL (<http://www.jayasoft.fr/>)  
and are licensed to the Apache Software Foundation under the  
"Software Grant License Agreement"

SSH and SFTP support is provided by the JCraft JSch package,  
which is open source software, available under  
the terms of a BSD style license.

The original software and related information is available  
at <http://www.jcraft.com/jsch/>.

Apache Lucene

Copyright 2001-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Includes software from other Apache Software Foundation projects,  
including, but not limited to:

- Apache Ant
- Apache Jakarta Regexp
- Apache Commons
- Apache Xerces

ICU4J, (under analysis/icu) is licensed under an MIT styles license  
and Copyright (c) 1995-2008 International Business Machines Corporation and others

Some data files (under analysis/icu/src/data) are derived from Unicode data such  
as the Unicode Character Database. See <http://unicode.org/copyright.html> for more  
details.

Brics Automaton (under core/src/java/org/apache/lucene/util/automaton) is  
BSD-licensed, created by Anders Mller. See <http://www.brics.dk/automaton/>

The levenshtein automata tables (under `core/src/java/org/apache/lucene/util/automaton`) were automatically generated with the `moman/finenight` FSA library, created by Jean-Philippe Barrette-LaPierre.

This library is available under an MIT license, see <http://sites.google.com/site/rrettesite/moman> and <http://bitbucket.org/jpbarrette/moman/overview/>

The class `org.apache.lucene.util.WeakIdentityMap` was derived from the Apache CXF project and is Apache License 2.0.

The class `org.apache.lucene.util.compress.LZ4` is a Java rewrite of the LZ4 compression library (<https://github.com/lz4/lz4/tree/dev/lib>) that is licensed under the 2-clause BSD license. (<https://opensource.org/licenses/bsd-license.php>)

The Google Code Prettify is Apache License 2.0. See <http://code.google.com/p/google-code-prettify/>

JUnit (`junit-4.10`) is licensed under the Common Public License v. 1.0 See <http://junit.sourceforge.net/cpl-v10.html>

This product includes code (`JaspellTernarySearchTrie`) from Java Spelling Checking Package (`jaspell`): <http://jaspell.sourceforge.net/>  
License: The BSD License (<http://www.opensource.org/licenses/bsd-license.php>)

The snowball stemmers in `analysis/common/src/java/net/sf/snowball` were developed by Martin Porter and Richard Boulton.

The snowball stopword lists in `analysis/common/src/resources/org/apache/lucene/analysis/snowball` were developed by Martin Porter and Richard Boulton. The full snowball package is available from <http://snowball.tartarus.org/>

The KStem stemmer in `analysis/common/src/org/apache/lucene/analysis/en` was developed by Bob Krovetz and Sergio Guzman-Lara (CIIR-UMass Amherst) under the BSD-license.

The Arabic,Persian,Romanian,Bulgarian, Hindi and Bengali analyzers (`common`) come with a default stopword list that is BSD-licensed created by Jacques Savoy. These files reside in:  
`analysis/common/src/resources/org/apache/lucene/analysis/ar/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/ro/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/bg/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/hi/stopwords.txt`,

analysis/common/src/resources/org/apache/lucene/analysis/bn/stopwords.txt

See

<http://members.unine.ch/jacques.savoy/clef/index.html>.

The German, Spanish, Finnish, French, Hungarian, Italian, Portuguese, Russian and Swedish light stemmers (common) are based on BSD-licensed reference implementations created by Jacques Savoy and

Ljiljana Dolamic. These files reside in:

analysis/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/de/GermanMinimalStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchMinimalStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java

The

Stempel analyzer (stempel) includes BSD-licensed software developed

by the Egothor project <http://egothor.sf.net/>, created by Leo Galambos, Martin Kvapil, and Edmond Nolan.

The Polish analyzer (stempel) comes with a default

stopword list that is BSD-licensed created by the Carrot2 project. The file resides in `stempel/src/resources/org/apache/lucene/analysis/pl/stopwords.txt`.

See <http://project.carrot2.org/license.html>.

The SmartChineseAnalyzer source code (smartcn) was

provided by Xiaoping Gao and copyright 2009 by [www.imdict.net](http://www.imdict.net).

WordBreakTestUnicode\_\*.java (under `modules/analysis/common/src/test/`)

is derived from Unicode data such as the Unicode Character Database.

See <http://unicode.org/copyright.html> for more details.

The Morfologik analyzer (morfologik) includes BSD-licensed software

developed by Dawid Weiss and Marcin Mikowski (<http://morfologik.blogspot.com/>).

Morfologik uses data from Polish `ispell/myspell` dictionary

(<http://www.sjp.pl/slownik/en/>) licenced on the terms of (inter alia)

LGPL and Creative Commons ShareAlike.

Morfologic includes data from BSD-licensed dictionary of Polish (SGJP)

(<http://sgjp.pl/morfeusz/>)

Servlet-api.jar and javax.servlet-\*.jar are under the CDDL license, the original

source code for this can be found at <http://www.eclipse.org/jetty/downloads.php>

---

---

Kuromoji Japanese Morphological Analyzer - Apache Lucene Integration

---

---

This software includes a binary and/or source version of data from

mecab-ipadic-2.7.0-20070801

which can be obtained from

<http://atilika.com/releases/mecab-ipadic/mecab-ipadic-2.7.0-20070801.tar.gz>

or

<http://jaist.dl.sourceforge.net/project/mecab/mecab-ipadic/2.7.0-20070801/mecab-ipadic-2.7.0-20070801.tar.gz>

---

---

mecab-ipadic-2.7.0-20070801 Notice

---

---

Nara Institute of Science and Technology (NAIST),  
the copyright holders, disclaims all warranties with regard to this  
software, including all implied warranties of merchantability and  
fitness, in no event shall NAIST be liable for  
any special, indirect or consequential damages or any damages  
whatsoever resulting from loss of use, data or profits, whether in an  
action of contract, negligence or other tortuous action, arising out  
of or in connection with the use or performance of this software.

A large portion of the dictionary entries  
originate from ICOT Free Software. The following conditions for ICOT  
Free Software applies to the current dictionary as well.

Each User

may also freely distribute the Program, whether in its  
original form or modified, to any third party or parties, PROVIDED  
that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear  
on, or be attached to, the Program, which is distributed substantially  
in the same form as set out herein and that such intended  
distribution, if actually made, will neither violate or otherwise  
contravene any of the laws and regulations of the countries having  
jurisdiction over the User or the intended distribution itself.

NO WARRANTY

The program was produced on an experimental basis in the course of the

research and development conducted during the project and is provided to users as so produced on an experimental basis. Accordingly, the program is provided without any warranty whatsoever, whether express, implied, statutory or otherwise. The term "warranty" used herein includes, but is not limited to, any warranty of the quality, performance, merchantability and fitness for a particular purpose of the program and the nonexistence of any infringement or violation of any right of any third party.

Each user of the program will agree and understand, and be deemed to have agreed and understood, that there is no warranty whatsoever for the program and, accordingly, the entire risk arising from or otherwise connected with the program is assumed by the user.

Therefore, neither ICOT, the copyright holder, or any other organization that participated in or was otherwise related to the development of the program and their respective officials, directors, officers and other employees shall be held liable for any and all damages, including, without limitation, general, special, incidental and consequential damages, arising out of or otherwise in connection with the use or inability to use the program or any product, material or result produced or otherwise obtained by using the program, regardless of whether they have been advised of, or otherwise had knowledge of, the possibility of such damages at any time during the project or thereafter. Each user will be deemed to have agreed to the foregoing by his or her commencement of use of the program. The term "use" as used herein includes, but is not limited to, the use, modification, copying and distribution of the program and the production of secondary products from the program.

In the case where the program, whether in its original form or modified, was distributed or delivered to or received by a user from any person, organization or entity other than ICOT, unless it makes or grants independently of ICOT any specific warranty to the user in writing, such person, organization or entity, will also be exempted from and not be held liable to the user for any such damages as noted above as far as the program is concerned.

=====  
Nori Korean Morphological Analyzer - Apache Lucene Integration  
=====

This software includes a binary and/or source version of data from

mecab-ko-dic-2.0.3-20170922

which can be obtained from

<https://bitbucket.org/eunjeon/mecab-ko-dic/downloads/mecab-ko-dic-2.0.3-20170922.tar.gz>

```
=====
== NOTICE file corresponding to section 4(d) of the Apache License, ==
== Version 2.0, in this case for the Apache Xerces Java distribution. ==
=====
```

Apache Xerces Java  
Copyright 1999-2007 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- voluntary contributions made by Paul Eng on behalf of the Apache Software Foundation that were originally developed at iClick, Inc., software copyright (c) 1999.

BSD 2-Clause License

Copyright (c) 2017, Lakhdar Benzahia  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache Commons Compress  
Copyright 2002-2011 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
morfologik-ukrainian-search is a POS tag dictionary in morfologik format adjusted for searching.  
It's part of dict\_uk project ([https://github.com/brown-uk/dict\\_uk](https://github.com/brown-uk/dict_uk))

Note: to better fit into full-text search model this dictionary has all word forms in lower case but keeps lemmas for proper nouns in upper case.

Licensed under Apache License 2.0.  
Apache Commons Codec  
Copyright 2002-2011 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

-----  
src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java contains  
test data from <http://aspell.sourceforge.net/test/batch0.tab>.

Copyright (C) 2002 Kevin Atkinson ([kevina@gnu.org](mailto:kevina@gnu.org)). Verbatim copying  
and distribution of this entire article is permitted in any medium,  
provided this notice is preserved.

-----  
JUnit (under lib/junit-4.10.jar) is licensed under the Common Public License v. 1.0  
See <http://junit.sourceforge.net/cpl-v10.html>

GNU GENERAL PUBLIC LICENSE  
Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The license agreements of most software companies try to keep users  
at the mercy of those companies. By contrast, our General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. The  
General Public License applies to the Free Software Foundation's  
software and to any other program whose authors commit to using it.  
You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not

price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this



General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge

for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published

by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the

"copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) 19xx name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (a program to direct compilers to make passes at assemblers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

That's all there is to it!

CyberNeko HTML Parser

(C) Copyright 2002-2009, Andy Clark, Marc Guillemot. All rights reserved.

NekoHTML is a simple HTML scanner and tag balancer that enables application programmers to parse HTML documents and access the information using standard XML interfaces. The parser can scan HTML files and "fix up" many common mistakes that human (and computer) authors make in writing HTML documents. NekoHTML adds missing parent elements; automatically closes elements with optional end tags; and can handle mismatched inline element tags.

NekoHTML is written using the Xerces Native Interface (XNI) that is the foundation of the Xerces2 implementation. This enables you to use the NekoHTML parser with existing XNI tools without modification or rewriting code.

This product includes data from BSD-licensed dictionary of Polish (Morfologik, PoliMorf)

(<http://morfologik.blogspot.com/>)

Copyright (c) 2012 France Tlcom

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.



6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you

these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose

of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a

written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status



of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent

that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms

of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

#### 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However,

nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily

for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program



into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

RandomizedRunner, a JUnit @Runner for randomized tests (and more)  
Copyright 2011-2012 Carrot Search s.c.  
<http://labs.carrotsearch.com/randomizedtesting.html>

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes asm (asmlib), BSD license  
This product includes Google Guava, ASL license  
This product includes simple-xml, ASL license  
This product includes Google GSON, ASL license

## 1.175 form-data 2.3.3

### 1.175.1 Available under license :

Copyright (c) 2012 Felix Geisendrfer (felix@debuggable.com) and contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.176 global-dirs 0.1.1

## 1.176.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.177 err-code 1.1.2

### 1.177.1 Available under license :

No license file was found, but licenses were detected in source scan.

Released under the [MIT License](<http://www.opensource.org/licenses/mit-license.php>).

Found in path(s):

\* /opt/cola/permits/1110631988\_1612225385.41/0/err-code-1-1-2-3-tgz/package/README.md

## 1.178 columnify 1.5.4

### 1.178.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Tim Oxley

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.179 duplexify 3.6.0

### 1.179.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.180 es6-promisify 5.0.0

### 1.180.1 Available under license :

No license file was found, but licenses were detected in source scan.

Published under the [MIT License](<http://opensource.org/licenses/MIT>).

Found in path(s):

\* /opt/cola/permits/1110637349\_1612225538.25/0/digitaldesignlabs-es6-promisify-v5-0-0-0-g7eb2f5e-1-tar-

# 1.181 isarray 1.0.0

## 1.181.1 Available under license :

No license file was found, but licenses were detected in source scan.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Found in path(s):

\* /opt/cola/permits/1110632783\_1607450976.71/0/isarray-1-0-0-7-tgz/package/README.md

# 1.182 pump 2.0.1

## 1.182.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.183 editor 1.0.0

## 1.183.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Lukas Martinelli

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.184 detect-newline 2.1.0

## 1.184.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.185 get-stream 4.1.0

### 1.185.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.186 concat-map 0.0.1

### 1.186.1 Available under license :

This software is released under the MIT license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.187 es-to-primitive 1.2.0

### 1.187.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.188 string\_decoder 1.1.1

### 1.188.1 Available under license :

Node.js is licensed for use as follows:

""""

Copyright Node.js contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

This license applies to parts of Node.js originating from the <https://github.com/joyent/node> repository:

""

Copyright Joyent, Inc. and other Node contributors. All rights reserved. Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

# 1.189 mississippi 3.0.0

## 1.189.1 Available under license :

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.



2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.190 typedarray 0.0.6

## 1.190.1 Available under license :

/\*

Copyright (c) 2010, Linden Research, Inc.

Copyright (c) 2012, Joshua Bell

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\$/LicenseInfo\$

\*/

// Original can be found at:

// <https://bitbucket.org/lindenlab/lld>

// Modifications by Joshua Bell [inexorabletaash@gmail.com](mailto:inexorabletaash@gmail.com)

// <https://github.com/inexorabletaash/polyfill>

```
// ES3/ES5 implementation of the Khronos Typed Array Specification
// Ref: http://www.khronos.org/registry/typedarray/specs/latest/
// Date: 2011-02-01
//
// Variations:
// * Allows typed_array.get/set() as alias for subscripts (typed_array[])
```

# 1.191 debuglog 1.0.1

## 1.191.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.192 bcrypt-pbkdf 1.0.2

## 1.192.1 Available under license :

The Blowfish portions are under the following license:

Blowfish block cipher for OpenBSD  
Copyright 1997 Niels Provos <provos@physnet.uni-hamburg.de>  
All rights reserved.

Implementation advice by David Mazieres <dm@lcs.mit.edu>.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The bcrypt\_pbkdf portions are under the following license:

Copyright (c) 2013 Ted Unangst <tedu@openbsd.org>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING

ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Performance improvements (Javascript-specific):

Copyright 2016, Joyent Inc

Author: Alex Wilson <alex.wilson@joyent.com>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER

RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.193 qrcode-terminal 0.12.0

## 1.193.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.



"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====  
This product also include the following software:  
=====

QRCode for JavaScript

Copyright (c) 2009 Kazuhiko Arase

URL: <http://www.d-project.com/>

Licensed under the MIT license:  
<http://www.opensource.org/licenses/mit-license.php>

The word "QR Code" is registered trademark of  
DENSO WAVE INCORPORATED  
<http://www.denso-wave.com/qrcode/faqpatent-e.html>

Located in ./vendor/QRCode

- project has been modified to work in Node and some refactoring was done for code cleanup

## 1.194 detect-indent 5.0.0

### 1.194.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.195 http-proxy-agent 2.1.0

### 1.195.1 Available under license :

No license file was found, but licenses were detected in source scan.

http-proxy-agent

=====

### An HTTP(s) proxy `http.Agent` implementation for HTTP

[![Build Status](https://travis-ci.org/TooTallNate/node-http-proxy-agent.svg?branch=master)](https://travis-ci.org/TooTallNate/node-http-proxy-agent)

This module provides an `http.Agent` implementation that connects to a specified HTTP or HTTPS proxy server, and can be used with the built-in `http` module.

\_\_Note:\_\_ For HTTP proxy usage with the `https` module, check out [node-https-proxy-agent](https://github.com/TooTallNate/node-https-proxy-agent).

## Installation

-----

Install with `npm`:

```
``` bash
$ npm install http-proxy-agent
```
```

## Example

-----

```
``` js
var url = require('url');
var http = require('http');
var HttpProxyAgent = require('http-proxy-agent');

// HTTP/HTTPS proxy to connect to
var proxy = process.env.http_proxy || 'http://168.63.76.32:3128';
console.log('using proxy server %j', proxy);

// HTTP endpoint
// for the proxy to connect to
var endpoint = process.argv[2] || 'http://nodejs.org/api/';
console.log('attempting to GET %j', endpoint);
var opts = url.parse(endpoint);

// create an instance of the `HttpProxyAgent` class with the proxy server information
var agent = new HttpProxyAgent(proxy);
opts.agent = agent;

http.get(opts, function (res) {
  console.log("response" event!", res.headers);
  res.pipe(process.stdout);
});
```
```

## License

-----

(The MIT License)

Copyright (c) 2013 Nathan Rajlich <nathan@tootallnate.net>

Permission is hereby granted, free of charge, to any person obtaining

a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice  
and this permission notice shall be  
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Found in path(s):

\* /opt/cola/permits/1110633572\_1612225616.61/0/http-proxy-agent-2-1-0-5-tgz/package/README.md

# 1.196 pumpify 1.5.1

## 1.196.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.197 resolve-from 4.0.0

## 1.197.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.198 validate-npm-package-license 3.0.4

## 1.198.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the



direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

validate-npm-package-license

=====

Give me a string and I'll tell you if it's a valid npm package license string.

```
```javascript
var valid = require('validate-npm-package-license');
```
```

SPDX license identifiers are valid license strings:

```
```javascript

var assert = require('assert');
var validSPDXExpression = {
  validForNewPackages: true,
  validForOldPackages: true,
  spdx: true
};

assert.deepEqual(valid('MIT'), validSPDXExpression);
assert.deepEqual(valid('BSD-2-Clause'), validSPDXExpression);
assert.deepEqual(valid('Apache-2.0'), validSPDXExpression);
assert.deepEqual(valid('ISC'), validSPDXExpression);
```
```

The function will return a warning and suggestion for nearly-correct license identifiers:

```
```javascript
assert.deepEqual(
  valid('Apache 2.0'),
  {
    validForOldPackages: false,
    validForNewPackages: false,
    warnings: [
      'license should be ' +
      'a valid SPDX license expression (without "LicenseRef"), ' +
      '"UNLICENSED", or ' +
      '"SEE LICENSE IN <filename>"',
      'license is similar to the valid expression "Apache-2.0"'
    ]
  }
);
```
```

SPDX expressions are valid, too ...

```
```javascript
// Simple SPDX license expression for dual licensing
```

```
assert.deepEqual(
  valid('(GPL-3.0-only OR BSD-2-Clause)'),
  validSPDXExpression
);
```
```

... except if they contain `LicenseRef`:

```
```javascript
var warningAboutLicenseRef = {
  validForOldPackages: false,
  validForNewPackages: false,
  spdx: true,
  warnings: [
    'license should be ' +
    'a valid SPDX license expression (without "LicenseRef")', ' +
    "'UNLICENSED', or ' +
    "'SEE LICENSE IN <filename>",
  ]
};
```
```

```
assert.deepEqual(
  valid('LicenseRef-Made-Up'),
  warningAboutLicenseRef
);
```

```
assert.deepEqual(
  valid('(MIT OR LicenseRef-Made-Up)'),
  warningAboutLicenseRef
);
```
```

If you can't describe your licensing terms with standardized SPDX identifiers, put the terms in a file in the package and point users there:

```
```javascript
assert.deepEqual(
  valid('SEE
LICENSE IN LICENSE.txt'),
  {
    validForNewPackages: true,
    validForOldPackages: true,
    inFile: 'LICENSE.txt'
  }
);
```

```
assert.deepEqual(
  valid('SEE LICENSE IN license.md'),
```

```
{
  validForNewPackages: true,
  validForOldPackages: true,
  inFile: 'license.md'
}
);
```
```

If there aren't any licensing terms, use `UNLICENSED`:

```
```javascript
var unlicensed = {
  validForNewPackages: true,
  validForOldPackages: true,
  unlicensed: true
};
assert.deepEqual(valid('UNLICENSED'), unlicensed);
assert.deepEqual(valid('UNLICENSED'), unlicensed);
```
```

# 1.199 genfun 5.0.0

## 1.199.1 Available under license :

The MIT License (MIT)  
Copyright (c) 2017 Kat Marchn

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.200 has-unicode 2.0.1

## 1.200.1 Available under license :

Copyright (c) 2014, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.201 promzard 0.3.0

## 1.201.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.202 safe-buffer 5.1.2

## 1.202.1 Available under license :

The MIT License (MIT)

Copyright (c) Feross Aboukhadijeh

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal



in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.203 har-schema 2.0.0

### 1.203.1 Available under license :

Copyright (c) 2015, Ahmad Nassri <ahmad@ahmadnassri.com>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.204 agent-base 4.2.1

### 1.204.1 Available under license :

No license file was found, but licenses were detected in source scan.

(The MIT License)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to  
The above copyright notice and this permission notice shall be

included in all copies or substantial portions of the Software.

Found in path(s):

\* /opt/cola/permits/1110634135\_1607035404.4/0/agent-base-4-2-1-4-tgz/package/README.md

## 1.205 unique-filename 1.1.1

### 1.205.1 Available under license :

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.206 rimraf 2.7.1

### 1.206.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.207 delegates 1.0.0

## 1.207.1 Available under license :

Copyright (c) 2015 TJ Holowaychuk <tj@vision-media.ca>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.208 path-is-absolute 1.0.1

### 1.208.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN

THE SOFTWARE.

## 1.209 text-table 0.2.0

### 1.209.1 Available under license :

This software is released under the MIT license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.210 strip-ansi 4.0.0

### 1.210.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,

ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.211 normalize-package-data 2.5.0

### 1.211.1 Available under license :

This package contains code originally written by Isaac Z. Schlueter.  
Used with permission.

Copyright (c) Meryn Stol ("Author")  
All rights reserved.

The BSD License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.212 byline 5.0.0

### 1.212.1 Available under license :

node-byline (C) 2011-2015 John Hewson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the

rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.213 retry 0.10.1

### 1.213.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Jut, inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.214 wrappy 1.0.2

## 1.214.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.215 protoduck 5.0.1

### 1.215.1 Available under license :

The MIT License (MIT)

Copyright (c) 2017 Kat Marchn

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.216 json-schema-traverse 0.4.1

## 1.216.1 Available under license :

MIT License

Copyright (c) 2017 Evgeny Poberezkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.217 isexe 2.0.0

### 1.217.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.



# 1.218 get-stream 3.0.0

## 1.218.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.219 flush-write-stream 1.0.3

## 1.219.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.220 humanize-ms 1.2.1

### 1.220.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.221 iferr 0.1.5

### 1.221.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Nadav Ivgi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.222 cli-columns 3.1.2

### 1.222.1 Available under license :

The MIT License (MIT)

Copyright (c) Shannon Moeller <me@shannonmoeller.com> (shannonmoeller.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.223 find-npm-prefix 1.0.2

### 1.223.1 Available under license :

The ISC License

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.224 aproba 1.2.0

### 1.224.1 Available under license :

Copyright (c) 2015, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.225 cidr-regex 2.0.10

### 1.225.1 Available under license :

Copyright (c) silverwind

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS

OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.226 util-deprecate 1.0.2

### 1.226.1 Available under license :

(The MIT License)

Copyright (c) 2014 Nathan Rajlich <nathan@tootallnate.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.227 which 1.3.1

### 1.227.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.228 string\_decoder 1.3.0

### 1.228.1 Available under license :

Node.js is licensed for use as follows:

""

Copyright Node.js contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

This license applies to parts of Node.js originating from the <https://github.com/joyent/node> repository:

""

Copyright Joyent, Inc. and other Node contributors. All rights reserved. Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

## 1.229 ecc-jsbn 0.1.2

### 1.229.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Jeremie Miller

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Licensing

-----

This software is covered under the following copyright:

/\*

\* Copyright (c) 2003-2005 Tom Wu

\* All Rights Reserved.

\*

- \* Permission is hereby granted, free of charge, to any person obtaining
- \* a copy of this software and associated documentation files (the
- \* "Software"), to deal in the Software without restriction, including
- \* without limitation the rights to use, copy, modify, merge, publish,
- \* distribute, sublicense, and/or sell copies of the Software, and to
- \* permit persons to whom the Software is furnished to do so, subject to
- \* the following conditions:
- \*
- \* The above copyright notice and this permission notice shall be
- \* included in all copies or substantial portions of the Software.
- \*
- \* THE SOFTWARE IS PROVIDED "AS-IS" AND WITHOUT WARRANTY OF ANY KIND,
- \* EXPRESS, IMPLIED OR OTHERWISE, INCLUDING WITHOUT LIMITATION, ANY
- \* WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- \*
- \* IN NO EVENT SHALL TOM WU BE LIABLE FOR ANY SPECIAL,
- INCIDENTAL,
- \* INDIRECT OR CONSEQUENTIAL DAMAGES OF ANY KIND, OR ANY DAMAGES WHATSOEVER
- \* RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER OR NOT ADVISED OF
- \* THE POSSIBILITY OF DAMAGE, AND ON ANY THEORY OF LIABILITY, ARISING OUT
- \* OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.
- \*
- \* In addition, the following condition applies:
- \*
- \* All redistributions must retain an intact copy of this copyright notice
- \* and disclaimer.
- \*/

Address all questions regarding this license to:

Tom Wu  
tjw@cs.Stanford.EDU

## 1.230 cyclist 0.2.2

### 1.230.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR



COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.231 tunnel-agent 0.6.0

### 1.231.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean

the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall

any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.232 concat-stream 1.6.2

### 1.232.1 Available under license :

The MIT License

Copyright (c) 2013 Max Ogden

Permission is hereby granted, free of charge,  
to any person obtaining a copy of this software and

associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.233 define-properties 1.1.3

### 1.233.1 Available under license :

The MIT License (MIT)

Copyright (C) 2015 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.234 caseless 0.12.0

## 1.234.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred

form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of

their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices

from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional

attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the

Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable

to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may

choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.235 fast-json-stable-stringify 2.0.0

### 1.235.1 Available under license :

This software is released under the MIT license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.236 buffer-from 1.0.0

### 1.236.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS  
IN THE SOFTWARE.

## 1.237 console-control-strings 1.1.0

### 1.237.1 Available under license :

Copyright (c) 2014, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.238 once 1.4.0

### 1.238.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.239 execa 0.7.0

### 1.239.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)



Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.240 is-fullwidth-code-point 2.0.0

### 1.240.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.241 is-fullwidth-code-point 1.0.0

## 1.241.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.242 defaults 1.0.3

### 1.242.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Elijah Insua

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

## 1.243 pump 3.0.0

### 1.243.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

## 1.244 imurmurhash 0.1.4

### 1.244.1 Available under license :

No license file was found, but licenses were detected in source scan.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Found in path(s):

\* /opt/cola/permits/1110635849\_1607035374.31/0/imurmurhash-0-1-4-4-tgz/package/README.md

# 1.245 deep-extend 0.6.0

## 1.245.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013-2018, Viacheslav Lotsmanov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.246 number-is-nan 1.0.1

## 1.246.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.247 find-up 3.0.0

### 1.247.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.248 json-stringify-safe 5.0.1

### 1.248.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.249 cli-boxes 1.0.0

## 1.249.1 Available under license :

MIT License

Copyright (c) Microsoft Corporation. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

# 1.250 oauth-sign 0.9.0

## 1.250.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or

indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean

the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent

licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall

any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including



but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.251 chalk 2.4.1

### 1.251.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.252 dashdash 1.14.1

### 1.252.1 Available under license :

# This is the MIT license

Copyright (c) 2013 Trent Mick. All rights reserved.

Copyright (c) 2013 Joyent Inc. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.253 ci-info 1.6.0

### 1.253.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016-2018 Thomas Watson Steen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.254 forever-agent 0.6.1

## 1.254.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of

any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall

any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

# 1.255 osenv 0.1.5

## 1.255.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR

## 1.256 ansi-align 2.0.0

### 1.256.1 Available under license :

Copyright (c) 2016, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.257 getpass 0.1.7

### 1.257.1 Available under license :

Copyright Joyent, Inc. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.258 isstream 0.1.2

## 1.258.1 Available under license :

The MIT License (MIT)

=====

Copyright (c) 2015 Rod Vagg

-----

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.259 code-point-at 1.1.0

## 1.259.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.260 fs-vacuum 1.2.10

### 1.260.1 Available under license :

Copyright (c) 2015, Forrest L Norvell

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.261 retry 0.12.0

### 1.261.1 Available under license :

Copyright (c) 2011:

Tim Koschitzki (tim@debuggable.com)

Felix Geisendrfer (felix@debuggable.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN



THE SOFTWARE.

# 1.262 jsbn 0.1.1

## 1.262.1 Available under license :

Licensing

-----

This software is covered under the following copyright:

/\*

\* Copyright (c) 2003-2005 Tom Wu

\* All Rights Reserved.

\*

\* Permission is hereby granted, free of charge, to any person obtaining

\* a copy of this software and associated documentation files (the

\* "Software"), to deal in the Software without restriction, including

\* without limitation the rights to use, copy, modify, merge, publish,

\* distribute, sublicense, and/or sell copies of the Software, and to

\* permit persons to whom the Software is furnished to do so, subject to

\* the following conditions:

\*

\* The above copyright notice and this permission notice shall be

\* included in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS-IS" AND WITHOUT WARRANTY OF ANY KIND,

\* EXPRESS, IMPLIED OR OTHERWISE, INCLUDING WITHOUT LIMITATION, ANY

\* WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

\*

\* IN NO EVENT SHALL TOM WU BE LIABLE FOR ANY SPECIAL,

INCIDENTAL,

\* INDIRECT OR CONSEQUENTIAL DAMAGES OF ANY KIND, OR ANY DAMAGES WHATSOEVER

\* RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER OR NOT ADVISED OF

\* THE POSSIBILITY OF DAMAGE, AND ON ANY THEORY OF LIABILITY, ARISING OUT

\* OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

\*

\* In addition, the following condition applies:

\*

\* All redistributions must retain an intact copy of this copyright notice

\* and disclaimer.

\*/

Address all questions regarding this license to:

Tom Wu

tjw@cs.Stanford.EDU

# 1.263 boxen 1.3.0

## 1.263.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.264 os-homedir 1.0.2

## 1.264.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT

OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

## 1.265 validate-npm-package-name 3.0.0

### 1.265.1 Available under license :

Copyright (c) 2015, npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.266 debug 3.1.0

### 1.266.1 Available under license :

Copyright (c) 2004-2016 Fabien Potencier

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.267 ansicolors 0.3.2

## 1.267.1 Available under license :

Copyright 2013 Thorsten Lorenz.

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.268 set-blocking 2.0.0

## 1.268.1 Available under license :

Copyright (c) 2016, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.269 read 1.0.7

## 1.269.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.270 cross-spawn 5.1.0

## 1.270.1 Available under license :

Copyright (c) 2014 IndigoUnited

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.271 decamelize 1.2.0

## 1.271.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.272 json-parse-better-errors 1.0.2

## 1.272.1 Available under license :

Copyright 2017 Kat Marchn

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE

## 1.273 wewidth 1.0.1

### 1.273.1 Available under license :

wewidth.js: JavaScript Portng of Markus Kuhn's wewidth() Implementation

=====

Copyright (C) 2012 by Jun Woong.

This package is a JavaScript porting of `wewidth()` implementation  
[by Markus Kuhn](<http://www.cl.cam.ac.uk/~mgk25/ucs/wewidth.c>).

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.274 performance-now 2.1.0

### 1.274.1 Available under license :

Copyright (c) 2013 Braveg1rl

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.275 promise-retry 1.1.1

### 1.275.1 Available under license :

Copyright (c) 2014 IndigoUnited

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.276 gauge 2.7.4

### 1.276.1 Available under license :

Copyright (c) 2014, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF



MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.277 errno 0.1.7

### 1.277.1 Available under license :

No license file was found, but licenses were detected in source scan.

Made available under the MIT licence:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal to use, copy, modify, merge, publish, distribute, sublicense, and/or sell to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Found in path(s):

\* /opt/cola/permits/1110635129\_1606844056.76/0/errno-0-1-7-3-tgz/package/README.md

## 1.278 extsprintf 1.3.0

### 1.278.1 Available under license :

Copyright (c) 2012, Joyent, Inc. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

# 1.279 asap 2.0.6

## 1.279.1 Available under license :

Copyright 20092014 Contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.280 tiny-relative-date 1.3.0

## 1.280.1 Available under license :

MIT License

Copyright (c) 2017 Joseph Wynn

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.281 assert-plus 1.0.0

### 1.281.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// Copyright (c) 2012, Mark Cavage. All rights reserved.
```

Found in path(s):

```
* /opt/cola/permits/1110631664_1607035113.64/0/assert-plus-1-0-0-4-tgz/package/assert.js
```

No license file was found, but licenses were detected in source scan.

The MIT License (MIT)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Found in path(s):

```
* /opt/cola/permits/1110631664_1607035113.64/0/assert-plus-1-0-0-4-tgz/package/README.md
```

## 1.282 core-util-is 1.0.2

### 1.282.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// Permission is hereby granted, free of charge, to any person obtaining a
// copy of this software and associated documentation files (the
// "Software"), to deal in the Software without restriction, including
// without limitation the rights to use, copy, modify, merge, publish,
// distribute, sublicense, and/or sell copies of the Software, and to permit
// The above copyright notice and this permission notice shall be included
// in all copies or substantial portions of the Software.
```

Found in path(s):

```
* /opt/cola/permits/1110639221_1606842346.93/0/fis-components-core-util-is-1-0-2-0-gb94b22f-tar-gz/fis-components-core-util-is-5917000/lib/util.js
```

# 1.283 strip-ansi 3.0.1

## 1.283.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.284 string-width 1.0.2

## 1.284.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.285 os-tmpdir 1.0.2

### 1.285.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.286 iconv-lite 0.4.23

### 1.286.1 Available under license :

Copyright (c) 2011 Alexander Shtuchkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be

included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.287 ci-info 2.0.0

### 1.287.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016-2018 Thomas Watson Steen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.288 abbrev 1.1.1

### 1.288.1 Available under license :

This software is dual-licensed under the ISC and MIT licenses.

You may use this software under EITHER of the following licenses.

-----

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright Isaac Z. Schlueter and Contributors  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.289 end-of-stream 1.4.1

## 1.289.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.290 verror 1.10.0

### 1.290.1 Available under license :

Copyright (c) 2016, Joyent, Inc. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE



# 1.291 are-we-there-yet 1.1.4

## 1.291.1 Available under license :

Copyright (c) 2015, Rebecca Turner

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.292 json-parse 1.3.1

## 1.292.1 Available under license :

The MIT License

Copyright (c) 2012 Tim Caswell

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.293 capture-stack-trace 1.0.0

## 1.293.1 Available under license :

The MIT License (MIT)

Copyright (c) Vsevolod Strukchinsky <floatdrop@gmail.com> (github.com/floatdrop)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.294 fs-write-stream-atomic 1.0.10

## 1.294.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.295 brace-expansion 1.1.11

## 1.295.1 Available under license :

MIT License

Copyright (c) 2013 Julian Gruber <julian@juliangruber.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.296 color-convert 1.9.1

## 1.296.1 Available under license :

Copyright (c) 2011-2016 Heather Arthur <fayearthur@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.297 archy 1.0.0

### 1.297.1 Available under license :

This software is released under the MIT license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.298 inflight 1.0.6

### 1.298.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR

## 1.299 ms 2.0.0

### 1.299.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.300 dotenv 5.0.1

### 1.300.1 Available under license :

Copyright (c) 2015, Scott Motte

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER  
CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.301 is-typedarray 1.0.0

### 1.301.1 Available under license :

This software is released under the MIT license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.302 create-error-class 3.0.2

### 1.302.1 Available under license :

The MIT License (MIT)

Copyright (c) Vsevolod Strukchinsky <floatdrop@gmail.com> (github.com/floatdrop)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.303 Iru-cache 5.1.1

### 1.303.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.304 string-width 2.1.1

### 1.304.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A

PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.305 aproba 2.0.0

### 1.305.1 Available under license :

Copyright (c) 2015, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.306 tweetnacl 0.14.5

### 1.306.1 Available under license :

This is free and unencumbered software released into the public domain.

Anyone is free to copy, modify, publish, use, compile, sell, or distribute this software, either in source code form or as a compiled binary, for any purpose, commercial or non-commercial, and by any means.

In jurisdictions that recognize copyright laws, the author or authors of this software dedicate any and all copyright interest in the software to the public domain. We make this dedication for the benefit of the public at large and to the detriment of our heirs and successors. We intend this dedication to be an overt act of relinquishment in perpetuity of all present and future rights to this software under copyright law.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER



IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,  
ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR  
OTHER DEALINGS IN THE SOFTWARE.

For more information, please refer to <<http://unlicense.org>>

## 1.307 clone 1.0.4

### 1.307.1 Available under license :

Copyright 2011-2015 Paul Vorbach <[paul@vorba.ch](mailto:paul@vorba.ch)>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the Software), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, OUT OF OR IN CONNECTION WITH THE SOFTWARE  
OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.308 camelcase 4.1.0

### 1.308.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <[sindresorhus@gmail.com](mailto:sindresorhus@gmail.com)> ([sindresorhus.com](http://sindresorhus.com))

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.309 builtins 1.0.3

### 1.309.1 Available under license :

Copyright (c) 2015 Julian Gruber <julian@juliangruber.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.310 mute-stream 0.0.7

### 1.310.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.311 fs.realpath 1.0.0

## 1.311.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

----

This library bundles a version of the `fs.realpath`` and `fs.realpathSync`` methods from Node.js v0.10 under the terms of the Node.js MIT license.

Node's license follows, also included at the header of `old.js`` which contains the licensed code:

Copyright Joyent, Inc. and other Node contributors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.312 crypto-random-string 1.0.0

### 1.312.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.313 promise-inflight 1.0.1

### 1.313.1 Available under license :

Copyright (c) 2017, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.314 through 2.3.8

### 1.314.1 Available under license :

The MIT License

Copyright (c) 2011 Dominic Tarr

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License, Version 2.0

Copyright (c) 2011 Dominic Tarr

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

## 1.315 extend 3.0.2

### 1.315.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Stefan Thomas

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.316 npmlog 4.1.2

### 1.316.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN

# 1.317 guava 25.0-jre

## 1.317.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2009 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ImmutableTable.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ImmutableSortedSetFauxverideShim.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/SingletonImmutableList.java
*
/opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/RegularImmutableList.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ArrayTable.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/AbstractIndexedListIterator.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ImmutableAsList.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ComputationException.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ComparisonChain.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ForwardingTable.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
```

```
jar/com/google/common/collect/ImmutableSetMultimap.java
*
/opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ImmutableEnumSet.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/EmptyImmutableSetMultimap.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/RegularImmutableSortedSet.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ImmutableClassToInstanceMap.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/DiscreteDomain.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/SingletonImmutableTable.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ImmutableSortedMap.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2009 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
/**
* Not supported. <b>You are attempting to create a map that may contain a non-{@code Comparable}
* key.</b> Proper calls will resolve to the version in {@code ImmutableSortedMap}, not this dummy
* version.
*
* @throws UnsupportedOperationException always
* @deprecated <b>Pass a key of type {@code Comparable}
to use {@link
*   ImmutableSortedMap#of(Comparable, Object)}.</b>
*/
```

Found in path(s):

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ImmutableSortedMapFauxverideShim.java
```



No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2007 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/CompoundOrdering.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ConcurrentHashMultiset.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ComparatorOrdering.java
*
/opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/AbstractMultiset.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ReverseNaturalOrdering.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ImmutableSet.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ForwardingSortedSet.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ForwardingListIterator.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/TreeMultimap.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/LinkedListMultimap.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ForwardingSortedMap.java
*
/opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/Iterators.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ExplicitOrdering.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
```

jar/com/google/common/collect/LexicographicalOrdering.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/Multiset.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/LinkedHashMultiset.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/SetMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/package-info.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/UsingToStringOrdering.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/HashMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/NaturalOrdering.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/SortedSetMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/NullsLastOrdering.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/Multisets.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/LinkedHashMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/Maps.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/ForwardingConcurrentMap.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/ForwardingMultiset.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/Interner.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/RegularImmutableSet.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/Iterables.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/ForwardingCollection.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/MapDifference.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/AbstractBiMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/EnumHashBiMap.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/BiMap.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingSet.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ArrayListMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingMapEntry.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AbstractIterator.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AbstractListMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/HashMultiset.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableList.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Synchronized.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ListMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingIterator.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/MutableClassToInstanceMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AbstractSortedSetMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ClassToInstanceMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AbstractSetMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingQueue.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/NullsFirstOrdering.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Multimaps.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingObject.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Multimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Ordering.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AbstractMapBasedMultiset.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingMultimap.java

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/Sets.java
```

```
*
```

```
/opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/SingletonImmutableSet.java
```

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/Lists.java
```

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/ByFunctionOrdering.java
```

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/AbstractMapBasedMultimap.java
```

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/TreeMultiset.java
```

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/AbstractMapEntry.java
```

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/ForwardingList.java
```

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/EnumBiMap.java
```

```
*
```

```
/opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/ReverseOrdering.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2012 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License  
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under  
* the License.
```

```
*/
```

```
/*
```

```
* This method was rewritten in Java from an intermediate step of the Murmur hash function in  
* http://code.google.com/p/smhasher/source/browse/trunk/MurmurHash3.cpp, which contained the  
* following header:
```

```
*
```

```
* MurmurHash3 was written by Austin Appleby, and is placed in the public domain. The author  
* hereby disclaims
```

```
copyright to this source code.
```

```
*/
```

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/SmallCharMatcher.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/AtomicLongMap.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/WellBehavedMap.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/GwtTransient.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2013 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-

jar/com/google/common/io/MoreFiles.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/ImmutableMapEntry.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/MultimapBuilder.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2015 The Guava Authors  
*  
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
* in compliance with the License. You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software distributed under the License  
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
* or implied. See the License for the specific language governing permissions and limitations under  
* the License.  
*/
```

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/MacHashFunction.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/AsyncCallable.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/LittleEndianByteArray.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/InterruptibleTask.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/CombinedFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/AggregateFutureState.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/FarmHashFingerprint64.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/io/ReaderInputStream.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/ConsumingQueueIterator.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/Platform.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2018 The Guava Authors
```

```
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/JdkBackedImmutableMap.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/JdkBackedImmutableBiMap.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/IndexedImmutableSet.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2011 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/util/concurrent/UncheckedExecutionException.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/math/LongMath.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/util/concurrent/WrappingExecutorService.java
*
/opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/util/concurrent/AbstractScheduledService.java
```

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/net/HttpHeaders.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ExecutionError.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/AbstractListeningExecutorService.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Present.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/RegularImmutableMultiset.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/net/MediaType.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/EmptyContiguousSet.java  
 \*  
 /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/BloomFilterStrategies.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/reflect/Types.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ForwardingListeningExecutorService.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/ForwardingLoadingCache.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Ticker.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/AbstractNonStreamingHashFunction.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Absent.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/RemovalCause.java  
 \*  
 /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/AbstractLoadingCache.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/math/BigIntegerMath.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/math/MathPreconditions.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/AbstractCompositeHashFunction.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/Hashing.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/RemovalListener.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/primitives/UnsignedLongs.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/BoundType.java



\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/net/HostAndPort.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/TreeRangeSet.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/primitives/UnsignedInteger.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/primitives/UnsignedLong.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/HashingOutputStream.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AbstractSortedMultiset.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/HashFunction.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/AsyncFunction.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/RemovalNotification.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/Murmur3\_128HashFunction.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/CacheLoader.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/Cache.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ForwardingExecutorService.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/LoadingCache.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/PrimitiveSink.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/Uninterruptibles.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/CacheStats.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/math/package-info.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/DescendingImmutableSortedMultiset.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/Funnel.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/CycleDetectingLockFactory.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/ForwardingCache.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-

jar/com/google/common/util/concurrent/ListeningScheduledExecutorService.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/cache/package-info.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/math/DoubleUtils.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/Funnels.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/Crc32cHashFunction.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/AbstractStreamingHasher.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/primitives/UnsignedInts.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/math/IntMath.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/reflect/TypeParameter.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/FutureCallback.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/AbstractHasher.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/cache/RemovalListeners.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/Hasher.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/HashCode.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/cache/AbstractCache.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/base/Optional.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/base/Enums.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/math/DoubleMath.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/cache/CacheBuilderSpec.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/cache/Weigher.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/Queues.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/primitives/ParseRequest.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/Murmur3\_32HashFunction.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/BloomFilter.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ForwardingCheckedFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/PairwiseEquivalence.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/RegularContiguousSet.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/FunctionalEquivalence.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/MessageDigestHashFunction.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Written by Doug Lea with assistance from members of JCP JSR-166  
\* Expert Group and released to the public domain, as explained at  
\* <http://creativecommons.org/publicdomain/zero/1.0/>  
\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/AtomicDoubleArray.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/Striped64.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/LongAdder.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/Striped64.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/LongAdder.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2014 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/math/Quantiles.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/eventbus/SubscriberRegistry.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/eventbus/Subscriber.java

\*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/eventbus/Dispatcher.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ListenerCallQueue.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/TrustedListenableFutureTask.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/MoreObjects.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the

\* License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,  
either

\* express or implied. See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Count.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/SortedIterables.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingSortedMultiset.java

\*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/RangeSet.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/GeneralRange.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableSortedMultisetFauxverideShim.java

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/RegularImmutableSortedMultiset.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/AbstractRangeSet.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/SortedIterable.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/ImmutableSortedMultiset.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2009 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
```

```
*/
```

```
/**
```

```
* Outer class that exists solely to let us write {@code Partially.GwtIncompatible} instead of plain
* {@code GwtIncompatible}. This is more accurate for {@link Futures#catching}, which is available
* under GWT but with a slightly different signature.
```

```
*
```

```
* <p>We can't use {@code PartiallyGwtIncompatible} because then the GWT compiler
wouldn't recognize
```

```
* it as a {@code GwtIncompatible} annotation. And for {@code Futures.catching}, we need the GWT
* compiler to autostrip the normal server method in order to expose the special, inherited GWT
* version.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/util/concurrent/Partially.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2006 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/FuturesGetChecked.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ImmediateFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/escape/CharEscaperBuilder.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/AbstractCatchingFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/SimpleTimeLimiter.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/UncheckedTimeoutException.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/AggregateFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/annotations/VisibleForTesting.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/PatternFilenameFilter.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/GwtFluentFutureCatchingSpecialization.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/FakeTimeLimiter.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/FluentFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/escape/CharEscaper.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/CaseFormat.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/CollectionFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/GwtFuturesCatchingSpecialization.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/TimeLimiter.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/reflect/TypeToken.java  
\*

```
/opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/AbstractTransformFuture.java  
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/TimeoutFuture.java  
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/io/AppendableWriter.java  
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/Futures.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2005 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License  
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
* or implied. See the License for the specific language governing permissions and limitations under  
* the License.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/reflect/Reflection.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2016 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License  
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
* or implied. See the License for the specific language governing permissions and limitations under  
* the License.
```

```
*/
```

```
/**
```

```
* Holder for extra methods of { @code Objects } only in web. Intended to be empty for regular  
* version.
```

```
*/
```

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/ExtraObjectsMethodsForWeb.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2010 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/UnmodifiableListIterator.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/RowSortedTable.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AbstractSequentialIterator.java

\*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingSortedSetMultimap.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/SortedMapDifference.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingImmutableCollection.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/MinMaxPriorityQueue.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingSetMultimap.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingListMultimap.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2007 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");



\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*/

/\*\*

\* Returns an array containing all of the elements in the specified collection. This method  
\* returns the elements in the order they are returned by the collection's iterator. The returned  
\* array is "safe" in that no references to it are maintained by the collection. The caller is  
\* thus free to modify the returned

array.

\*

\* <p>This method assumes that the collection size doesn't change while the method is running.

\*

\* <p>TODO(kevinb): support concurrently modified collections?

\*

\* @param c the collection for which to return an array of elements

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/ObjectArrays.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2010 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/ForwardingBlockingQueue.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/annotations/package-info.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/primitives/package-info.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Equivalence.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ThreadFactoryBuilder.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Strings.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/net/package-info.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/SortedLists.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/UncaughtExceptionHandler.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ContiguousSet.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/Atomics.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/Monitor.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ListeningExecutorService.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/annotations/Beta.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Ascii.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2017 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/primitives/ImmutableLongArray.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/primitives/ImmutableDoubleArray.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/AbstractHashFunction.java  
\*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ForwardingLock.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ForwardingCondition.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/primitives/ImmutableIntArray.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2016 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/PatternCompiler.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/CommonPattern.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/CommonMatcher.java  
\*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/JdkPattern.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2013 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/WrappingScheduledExecutorService.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/CharSequenceReader.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Utf8.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/eventbus/SubscriberExceptionContext.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Verify.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/thirdparty/publicsuffix/PublicSuffixType.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/eventbus/SubscriberExceptionHandler.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AbstractTable.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/FilteredMultimapValues.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/HashingInputStream.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/VerifyException.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/Runnables.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/reflect/TypeVisitor.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2009 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\*/

\* Unless required by applicable law or agreed to in writing, software distributed under the  
\* License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,  
either  
\* express or implied. See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/ImmutableSortedAsList.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/package-info.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2007 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/primitives/Primitives.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/LineReader.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Predicates.java  
 \*  
 /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Objects.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Function.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Defaults.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/package-info.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/eventbus/AsyncEventBus.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/eventbus/Subscribe.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/ByteStreams.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/EnumMultiset.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/LittleEndianDataInputStream.java  
 \*  
 /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Predicate.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/eventbus/package-info.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/CountingOutputStream.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/MultiInputStream.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/FinalizableReference.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/FinalizableReferenceQueue.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/eventbus/AllowConcurrentEvents.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/Resources.java  
 \*  
 /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ListenableFuture.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Interners.java  
 \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-

```

jar/com/google/common/base/Supplier.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/io/LineBuffer.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/base/FinalizableSoftReference.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/io/Closeables.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/util/concurrent/AbstractFuture.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/io/Flushables.java
*
/opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/io/CharStreams.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/base/Suppliers.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/io/LittleEndianDataOutputStream.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/base/AbstractIterator.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/base/Functions.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/base/Throwables.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/package-
info.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/eventbus/DeadEvent.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/util/concurrent/ExecutionList.java
*
/opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/base/FinalizablePhantomReference.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/eventbus/EventBus.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/collect/HashBiMap.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/base/package-info.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/Files.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/base/Charsets.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/base/Preconditions.java
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/io/CountingInputStream.java
*

```

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/FinalizableWeakReference.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2014 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/RecursiveDeleteOption.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/PredecessorsFunction.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/InsecureRecursiveDeleteException.java

\*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/ImmutableNetwork.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/SuccessorsFunction.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/MutableGraph.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/Network.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/MutableNetwork.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/TopKSelector.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/ImmutableGraph.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/Graph.java

\*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/Graphs.java



No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2011 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
 * in compliance with the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software distributed under the License
 * is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
 * express
 * or implied. See the License for the specific language governing permissions and limitations under
 * the License.
 */
/*
 * This method was written by Doug Lea with assistance from members of JCP JSR-166 Expert Group
 * and released to the public domain, as explained at
 * http://creativecommons.org/licenses/publicdomain
 *
 * As of 2010/06/11, this method is identical to the (package private) hash method in OpenJDK 7's
 * java.util.HashMap
 * class.
 */
```

Found in path(s):

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
jar/com/google/common/util/concurrent/Striped.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2018 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
 * in compliance with the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software distributed under the License
 * is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
 * express
 * or implied. See the License for the specific language governing permissions and limitations under
 * the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1110675684_1606843710.64/0/guava-25-0-jre-sources-4-
```

jar/com/google/common/collect/JdkBackedImmutableMultiset.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/ImmutableSupplier.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/JdkBackedImmutableSet.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2017 The Guava Authors  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/BaseGraph.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/AbstractBaseGraph.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/Traverser.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2015 The Guava Authors  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/CollectSpliterators.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/package-info.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableBiMapFauxverideShim.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2008 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

/\*

\* This method was rewritten in Java from an intermediate step of the Murmur hash function in

\* <http://code.google.com/p/smhasher/source/browse/trunk/MurmurHash3.cpp>, which contained the

\* following header:

\*

\* MurmurHash3 was written by Austin Appleby, and is placed in the public domain. The author

\* hereby

disclaims copyright to this source code.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Hashing.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2012 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/math/PairedStats.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/RateLimiter.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableRangeMap.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/reflect/TypeToInstanceMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/math/PairedStatsAccumulator.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/math/StatsAccumulator.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/reflect/Parameter.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/hash/SipHashFunction.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/reflect/AbstractInvocationHandler.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/ByteSource.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/reflect/ClassPath.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/reflect/Element.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/FileWriteMode.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/SmoothRateLimiter.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/html/package-info.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/ByteSink.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/math/Stats.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/reflect/MutableTypeToInstanceMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableRangeSet.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-

jar/com/google/common/reflect/package-info.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/cache/LongAddable.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/io/CharSink.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/LongAddable.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/ServiceManager.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/reflect/Invokable.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/FilteredKeyMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/io/BaseEncoding.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/escape/package-info.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/base/StandardSystemProperty.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/ListenableScheduledFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/cache/LongAddables.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/reflect/ImmutableTypeToInstanceMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/xml/package-  
info.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/math/LinearTransformation.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/AbstractByteHasher.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/Closer.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/ChecksumHashFunction.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/reflect/TypeCapture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/CartesianList.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/io/CharSource.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/hash/LongAddables.java  
No license file was found, but licenses were detected in source scan.  
  
/\*

\* Copyright (C) 2011 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not  
\* use this file except in compliance with the License. You may obtain a copy of  
\* the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/SortedMultiset.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/SortedMultisets.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2007 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

/\*  
\* This following method is a modified version of one found in  
\* <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/test/tck/AbstractExecutorServiceTest.java?revision=1.30>  
\* which contained the following notice:  
\*  
\* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to  
\*  
the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>  
\*  
\* Other contributors include Andrew Wright, Jeffrey Hayes, Pat Fisher, Mike Judd.  
\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/MoreExecutors.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2009 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/ByteArrayDataInput.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/CacheBuilder.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/annotations/GwtCompatible.java

\*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/cache/LocalCache.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/ByteArrayDataOutput.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/AbstractIdleService.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Splitter.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/SparseImmutableTable.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/escape/Escapers.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/SettableFuture.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/net/HostSpecifier.java

\*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/DenseImmutableTable.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-

jar/com/google/common/primitives/SignedBytes.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/ForwardingListenableFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/reflect/TypeResolver.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/AbstractExecutionThreadService.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/io/LineProcessor.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/Service.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/primitives/UnsignedBytes.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/ForwardingFluentFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/net/InternetDomainName.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/Callables.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/html/HtmlEscapers.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/MapMakerInternalMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/Cut.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/JdkFutureAdapters.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/AbstractService.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/io/ByteProcessor.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/net/UrlEscapers.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/escape/ArrayBasedUnicodeEscaper.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/base/Platform.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/cache/ReferenceEntry.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/annotations/GwtIncompatible.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/escape/ArrayBasedEscaperMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/xml/XmlEscapers.java  
\*



/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/MapMaker.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ForwardingFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/escape/ArrayBasedCharEscaper.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/RegularImmutableTable.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/escape/Platform.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2008 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableMapKeySet.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Tables.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/RegularImmutableMap.java

\*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/EmptyImmutableListMultimap.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableMapEntrySet.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/thirdparty/publicsuffix/PublicSuffixPatterns.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableMultiset.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableEntry.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/CollectPreconditions.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/StandardTable.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/HashBasedTable.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableCollection.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/UnmodifiableIterator.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/PeekingIterator.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableListMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Range.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/TreeBasedTable.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Serialization.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableMapValues.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableSortedSet.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/SingletonImmutableBiMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/RegularImmutableBiMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Platform.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Collections2.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/StandardRowSortedTable.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableBiMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Table.java  
No license file was found, but licenses were detected in source scan.  
  
/\*  
\* Copyright (C) 2008 The Guava Authors  
\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Joiner.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/primitives/Doubles.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/primitives/Shorts.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/MultiReader.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/thirdparty/publicsuffix/TrieParser.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/internal/Finalizer.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/escape/UnicodeEscaper.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/CharMatcher.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/FluentIterable.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Converter.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/io/FileBackedOutputStream.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/AbstractCheckedFuture.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/CheckedFuture.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/primitives/Booleans.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/net/InetAddresses.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/base/Stopwatch.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-

jar/com/google/common/primitives/Bytes.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/escape/Escaper.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/primitives/Chars.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/net/PercentEscaper.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/SequentialExecutor.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/util/concurrent/ListenableFutureTask.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/primitives/Longs.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/primitives/Ints.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/primitives/Floats.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2016 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/NetworkBuilder.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/MoreCollectors.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/AbstractValueGraph.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/ConfigurableMutableNetwork.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/ElementOrder.java

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/ValueGraph.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableMultisetGwtSerializationDependencies.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/GraphConnections.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/ConfigurableMutableValueGraph.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ArrayListMultimapGwtSerializationDependencies.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/MutableValueGraph.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/MapRetrievalCache.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/ConfigurableNetwork.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/ImmutableValueGraph.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/DirectedGraphConnections.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/UndirectedMultiNetworkConnections.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/AbstractUndirectedNetworkConnections.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/HashMultimapGwtSerializationDependencies.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/ForwardingValueGraph.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/AbstractNetwork.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/ForwardingNetwork.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/AbstractGraph.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/ForwardingGraph.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/AbstractGraphBuilder.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/CollectCollectors.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/AbstractDirectedNetworkConnections.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/graph/NetworkConnections.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-

jar/com/google/common/graph/GraphBuilder.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/GraphConstants.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/EndpointPairIterator.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/DirectedNetworkConnections.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/ValueGraphBuilder.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/ConfigurableValueGraph.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/LinkedHashMapGwtSerializationDependencies.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/MultiEdgesConnecting.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/ConfigurableMutableGraph.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/EndpointPair.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/EdgesConnecting.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/RangeGwtSerializationDependencies.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/MapIteratorCache.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/UndirectedNetworkConnections.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/collect/Comparators.java  
\*  
/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/UndirectedGraphConnections.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-  
jar/com/google/common/graph/DirectedMultiNetworkConnections.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2012 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,

- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AbstractNavigableMap.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/EvictingQueue.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/FilteredEntryMultimap.java
- \*
- /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/UnmodifiableSortedMultiset.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AbstractSortedKeySortedSetMultimap.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/FilteredMultimap.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/CompactHashSet.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/TreeRangeMap.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingDeque.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/TransformedIterator.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/CompactLinkedHashMap.java
- \*
- /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingImmutableList.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/TransformedListIterator.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingBlockingDeque.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/TreeTraverser.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/CompactHashMap.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/FilteredEntrySetMultimap.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/DescendingMultiset.java
- \* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/RangeMap.java
- \*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/DescendingImmutableSortedSet.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AbstractMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ImmutableEnumMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/FilteredSetMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/CompactLinkedHashSet.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingNavigableSet.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingImmutableSet.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/FilteredKeyListMultimap.java  
\*

/opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/SortedMultisetBridge.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/util/concurrent/ForwardingBlockingDeque.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/RegularImmutableAsList.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/AllEqualOrdering.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingImmutableMap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/FilteredKeySetMultimap.java  
\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/ForwardingNavigableMap.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2015 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you  
\* may not use this file except in compliance with the License. You may  
\* obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied. See the License for the specific language governing  
\* permissions and limitations under the License.

\*/



Found in path(s):

\* /opt/cola/permits/1110675684\_1606843710.64/0/guava-25-0-jre-sources-4-jar/com/google/common/collect/Streams.java

# 1.318 ucf 3.0038+nmu1

## 1.318.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: ucf

Upstream-Contact: Manoj Srivastava <srivasta@debian.org>

Source: <https://anonscm.debian.org/users/srivasta/debian/ucf.git>

Copyright: 2002, 2003, 2003, 2004, 2005, 2006, 2015 Manoj Srivastava <srivasta@debian.org>

License: GPL-2

Files: \*

Copyright: 2002, 2003, 2003, 2004, 2005, 2006, 2015 Manoj Srivastava <srivasta@debian.org>

License: GPL-2

Files: debian/po/ca.po

Copyright: 2004 Aleix Badia i Bosch <abadia@ica.es>

2008, 2009, 2010 Jordi Mallach <jordi@debian.org>

License: GPL-2

Files: debian/po/cs.po

Copyright: 2014 Miroslav Kure <kurem@debian.cz>

License: GPL-2

Files: debian/po/da.po

Copyright: 2005, 2007 Claus Hindsgaul <claus.hindsgaul@gmail.com>

2010, 2014, 2018 Joe Hansen <joedalton2@yahoo.dk>

License: GPL-2

Files: debian/po/de.po

Copyright: 2004-2009 Erik Schanze <eriks@debian.org>

2014, 2018 Holger Wansing <linux@wansing-online.de>

License: GPL-2

Files:

debian/po/es.po

Copyright: 2004 Lucas Wall <kthulhu@usa.net>

2007, 2010 Javier Fernandez-Sanguino <jfs@debian.org>

2014, 2018 Matias Bellone <matiasbellone+debian@gmail.com>

License: GPL-2

Files: debian/po/eu.po

Copyright: 2007, 2009 Piarres Beobide <pi@beobide.net>, 2007, 2009

2009, 2014 Iaki Larraaga Murgoitio <dooteo@zundan.com>

License: GPL-2

Files: debian/po/fi.po

Copyright: 2009, 2014 Esko Arajrvi <edu@iki.fi>

License: GPL-2

Files: debian/po/fr.po

Copyright: 2007 Eric Madesclair <eric-m@wanadoo.fr>

2009, 2014 Christian Perrier <bubulle@debian.org>

2018 Jean-Pierre Giraud <jean-pierregiraud@neuf.fr>

License: GPL-2

Files: debian/po/gl.po

Copyright: 2006, 2007 Jacobo Tarrío <jtarrío@debian.org>

2009 Marce Villarino <mvillarino@gmail.com>

License: GPL-2

Files: debian/po/it.po

Copyright: 2005-2010 Luca Bruno <lucab@debian.org>

License: GPL-2

Files: debian/po/ja.po

Copyright: 2018 Kenshi Muto <kmuto@debian.org>

License: GPL-2

Files:

debian/po/nl.po

Copyright: 2006 Kurt De Bree <kdebree@telenet.be>

2011 Jeroen Schot <schot@a-eskwadmaat.nl>

2016 Frans Spiesschaert <Frans.Spiesschaert@yucom.be>

License: GPL-2

Files: debian/po/pl.po

Copyright: 2007 Wojciech Zarba <wojtekz@comp.waw.pl>

2012, 2014 Michał Kuach <michal.kulach@gmail.com>

License: GPL-2

Files: debian/po/pt\_BR.po

Copyright: 2010 Flamarion Jorge <jorge.flamarion@gmail.com>

2014-2018 Adriano Rafael Gomes <adrianorg@debian.org>

License: GPL-2

Files: debian/po/pt.po

Copyright: 2007 Bruno Queiros <brunomiguelqueiros@sapo.pt>

2010-2018 Amrico Monteiro <a\_monteiro@gmx.com>

License: GPL-2

Files: debian/po/ru.po  
Copyright: 2006, 2007 Yuri Kozlov <kozlov.y@gmail.com>  
2009, 2014, 2018 Yuri Kozlov <yuray@komyakino.ru>  
License: GPL-2

Files: debian/po/sk.po  
Copyright: 2011, 2014 Slavko <linux@slavino.sk>  
License: GPL-2

Files: debian/po/sv.po  
Copyright: 2007 Daniel Nylander <po@danielnylander.se>

2009, 2014 Martin Bagge <brother@bsnet.se>  
License: GPL-2

Files: debian/po/vi.po  
Copyright: 2005-2009 Clytie Siddall <clytie@riverland.net.au>  
License: GPL-2

License: GPL-2  
ucf is Copyright (C) 2002, 2003, 2003, 2004, 2005, 2006 Manoj  
Srivastava <srivasta@debian.org>

.

This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; version 2 dated June, 1991.

.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

.

On Debian GNU/Linux systems, the complete text of the GNU General  
Public License can be found in `/usr/share/common-licenses/GPL-2`.

.

A copy of the GNU General Public License is also available at  
<URL:<http://www.gnu.org/copyleft/gpl.html>>.

You may also obtain  
it by writing to the Free Software Foundation, Inc., 51 Franklin  
St, Fifth Floor, Boston, MA 02110-1301 USA

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place - Suite 330, Boston, MA  
02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any

patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any

part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be

distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the

original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.



9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

## Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c'  
for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public  
License instead of this License.

## 1.319 duplexer3 0.1.4

### 1.319.1 Available under license :

Copyright (c) 2013, Deoxxa Development

=====  
All rights reserved.  
-----

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. Neither the name of Deoxxa Development nor the names of its contributors  
may be used to endorse or promote products derived from this software  
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY DEOXXA DEVELOPMENT "AS IS" AND ANY  
EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT SHALL DEOXXA DEVELOPMENT BE LIABLE FOR ANY  
DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.320 aws-sign2 0.7.0

## 1.320.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean

the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic

mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall

any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.321 scopt\_2.11 3.5.0

### 1.321.1 Available under license :

No license file was found, but licenses were detected in source scan.

MIT License.

Found in path(s):

\* /opt/cola/permits/1110919748\_1669800642.3018022/0/scopt-3-5-0-zip/scopt-3.5.0/README.md

No license file was found, but licenses were detected in source scan.

```
def v: String = "3.5.0"
```

```
lazy val root = (project in file(".")).
```

```

settings(
  inThisBuild(Seq(
    version := v,
    organization := "com.github.scopt",
    scalaVersion := "2.11.8",
    crossScalaVersions := Seq("2.11.8", "2.10.6", "2.12.0-M4"),
    homepage := Some(url("https://github.com/scopt/scopt")),
    licenses := Seq("MIT License" -> url("http://www.opensource.org/licenses/mit-license.php"))
  )),
  name := "scopt",
  // site
  // to preview, preview-site
  // to push, ghpages-push-site
  site.settings,
  site.includeScaladoc(s"$v/api"),
  ghpages.settings,
  git.remoteRepo := "git@github.com:scopt/scopt.git",
  description := """"a command line options parsing library""",
  libraryDependencies ++= {
    scalaVersion.value match {
      case x if x startsWith "2.10." => List("org.specs2" %% "specs2" % "2.3.3" % "test")
      case x if x startsWith "2.11." => List("org.specs2"
%% "specs2" % "2.3.11" % "test")
      case _ => Nil
    }
  },
  scalacOptions ++= Seq("-language:existentials"),
  resolvers += "sonatype-public" at "https://oss.sonatype.org/content/repositories/public",
  // scaladoc fix
  unmanagedClasspath in Compile += Attributed.blank(new java.io.File("doesnotexist"))
)

```

Found in path(s):

\* /opt/cola/permits/1110919748\_1669800642.3018022/0/scopt-3-5-0-zip/scopt-3.5.0/build.sbt

## 1.322 jackson 2.10.4

### 1.322.1 Available under license :

```

=====
== NOTICE file corresponding to the section 4 d of           ==
== the Apache License, Version 2.0,                          ==
== in this case for the Apache Camel distribution.           ==
=====

```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Please read the different LICENSE files present in the licenses directory of this distribution.

Camel :: Jackson

Copyright 2007-2013 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).



"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.323 readable-stream 3.6.0

## 1.323.1 Available under license :

Node.js is licensed for use as follows:

""""

Copyright Node.js contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

This license applies to parts of Node.js originating from the <https://github.com/joyent/node> repository:

""

Copyright Joyent, Inc. and other Node contributors. All rights reserved. Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

## 1.324 readdir-scoped-modules 1.1.0

### 1.324.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR

ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.325 infer-owner 1.0.4

### 1.325.1 Available under license :

The ISC License

Copyright (c) npm, Inc. and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.326 https-proxy-agent 2.2.4

### 1.326.1 Available under license :

No license file was found, but licenses were detected in source scan.

https-proxy-agent

=====

### An HTTP(s) proxy `http.Agent` implementation for HTTPS

[![Build Status](https://travis-ci.org/TooTallNate/node-https-proxy-agent.svg?branch=master)](https://travis-ci.org/TooTallNate/node-https-proxy-agent)

This module provides an `http.Agent` implementation that connects to a specified HTTP or HTTPS proxy server, and can be used with the built-in `https` module.

Specifically, this `Agent` implementation connects to an intermediary "proxy" server and issues the [CONNECT HTTP method][CONNECT], which tells the proxy to open a direct TCP connection to the destination server.

Since this agent implements the CONNECT HTTP method, it also works with other protocols that use this method when connecting over proxies (i.e. WebSockets).

See the "Examples" section below for more.

## Installation

-----

Install with `npm`:

```
``` bash
$ npm install https-proxy-agent
```
```

## Examples

-----

####

`https` module example

```
``` js
var url = require('url');
var https = require('https');
var HttpsProxyAgent = require('https-proxy-agent');

// HTTP/HTTPS proxy to connect to
var proxy = process.env.http_proxy || 'http://168.63.76.32:3128';
console.log('using proxy server %j', proxy);

// HTTPS endpoint for the proxy to connect to
var endpoint = process.argv[2] || 'https://graph.facebook.com/tootallnate';
console.log('attempting to GET %j', endpoint);
var options = url.parse(endpoint);

// create an instance of the `HttpsProxyAgent` class with the proxy server information
var agent = new HttpsProxyAgent(proxy);
options.agent = agent;

https.get(options, function (res) {
  console.log('"response" event!', res.headers);
  res.pipe(process.stdout);
});
```
```

#### `ws` WebSocket connection example

```
``` js
var url = require('url');
var WebSocket = require('ws');
var HttpsProxyAgent = require('https-proxy-agent');
```

```

// HTTP/HTTPS proxy to connect to
var proxy = process.env.http_proxy
|| 'http://168.63.76.32:3128';
console.log('using proxy server %j', proxy);

// WebSocket endpoint for the proxy to connect to
var endpoint = process.argv[2] || 'ws://echo.websocket.org';
var parsed = url.parse(endpoint);
console.log('attempting to connect to WebSocket %j', endpoint);

// create an instance of the `HttpsProxyAgent` class with the proxy server information
var options = url.parse(proxy);

var agent = new HttpsProxyAgent(options);

// finally, initiate the WebSocket connection
var socket = new WebSocket(endpoint, { agent: agent });

socket.on('open', function () {
  console.log('"open" event!');
  socket.send('hello world');
});

socket.on('message', function (data, flags) {
  console.log('"message" event! %j %j', data, flags);
  socket.close();
});
...

```

## API

---

```
### new HttpsProxyAgent(Object options)
```

The `HttpsProxyAgent` class implements an `http.Agent` subclass that connects to the specified "HTTP(s) proxy server" in order to proxy HTTPS and/or WebSocket requests.

This is achieved by using the [HTTP `CONNECT` method][CONNECT].

The `options` argument may either be a string URI of the proxy server to use, or an "options" object with more specific properties:

- \* `host` - String - Proxy host to connect to (may use `hostname` as well). Required.
- \* `port` - Number - Proxy port to connect to. Required.
- \* `protocol` - String - If `https:`, then use TLS to connect to the proxy.
- \* `headers` - Object - Additional HTTP headers to be sent on the HTTP CONNECT method.
- \* Any other options given are passed to the `net.connect()`/`tls.connect()` functions.



License

-----

(The MIT License)

Copyright (c) 2013 Nathan Rajlich <nathan@tootallnate.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

[CONNECT]: [http://en.wikipedia.org/wiki/HTTP\\_tunnel#HTTP\\_CONNECT\\_Tunneling](http://en.wikipedia.org/wiki/HTTP_tunnel#HTTP_CONNECT_Tunneling)

Found in path(s):

\* /opt/cola/permits/1112087480\_1607035434.28/0/https-proxy-agent-2-2-4-6-tgz/package/README.md

## 1.327 socks 2.3.3

### 1.327.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Josh Glazebrook

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.328 agentkeepalive 3.5.2

### 1.328.1 Available under license :

No license file was found, but licenses were detected in source scan.

(The MIT License)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to  
The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Found in path(s):

\* /opt/cola/permits/1112087866\_1607035279.17/0/node-modules-agentkeepalive-3-5-2-0-g9b81362-tar-gz/node-modules-agentkeepalive-9b81362/README.md

No license file was found, but licenses were detected in source scan.

// Permission is hereby granted, free of charge, to any person obtaining a  
// copy of this software and associated documentation files (the  
// "Software"), to deal in the Software without restriction, including  
// without limitation the rights to use, copy, modify, merge, publish,  
// distribute, sublicense, and/or sell copies of the Software, and to permit  
// The above copyright notice and this permission notice shall be included  
// in all copies or substantial portions of the Software.

Found in path(s):

\* /opt/cola/permits/1112087866\_1607035279.17/0/node-modules-agentkeepalive-3-5-2-0-g9b81362-tar-gz/node-modules-agentkeepalive-9b81362/lib/\_http\_agent.js

## 1.329 stringify-package 1.0.1

## 1.329.1 Available under license :

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.330 smart-buffer 4.1.0

### 1.330.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013-2017 Josh Glazebrook

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.331 socks-proxy-agent 4.0.2

### 1.331.1 Available under license :

No license file was found, but licenses were detected in source scan.

socks-proxy-agent

=====

### A SOCKS proxy `http.Agent` implementation for HTTP and HTTPS

[![Build Status](https://travis-ci.org/TooTallNate/node-socks-proxy-agent.svg?branch=master)](https://travis-ci.org/TooTallNate/node-socks-proxy-agent)

This module provides an `http.Agent` implementation that connects to a specified SOCKS proxy server, and can be used with the built-in `http` or `https` modules.

It can also be used in conjunction with the `ws` module to establish a WebSocket connection over a SOCKS proxy. See the "Examples" section below.

## Installation

-----

Install with `npm`:

```
``` bash
$ npm install socks-proxy-agent
```
```

## Examples

-----

#### `http` module example

```
``` js
var url = require('url');
var http = require('http');
var SocksProxyAgent = require('socks-proxy-agent');

// SOCKS proxy to connect to
var proxy = process.env.socks_proxy || 'socks://127.0.0.1:9050';
console.log('using
proxy server %j', proxy);

// HTTP endpoint for the proxy to connect to
var endpoint = process.argv[2] || 'http://nodejs.org/api/';
console.log('attempting to GET %j', endpoint);
var opts = url.parse(endpoint);

// create an instance of the `SocksProxyAgent` class with the proxy server information
var agent = new SocksProxyAgent(proxy);
opts.agent = agent;

http.get(opts, function (res) {
  console.log('"response" event!', res.headers);
});
```
```

```
res.pipe(process.stdout);
});
```
```

```
#### `https` module example
```

```
``` js
var url = require('url');
var https = require('https');
var SocksProxyAgent = require('socks-proxy-agent');

// SOCKS proxy to connect to
var proxy = process.env.socks_proxy || 'socks://127.0.0.1:9050';
console.log('using proxy server %j', proxy);

// HTTP endpoint for the proxy to connect to
var endpoint = process.argv[2] || 'https://encrypted.google.com/';
console.log('attempting to GET %j', endpoint);
var opts = url.parse(endpoint);

// create an instance of the `SocksProxyAgent`
class with the proxy server information
var agent = new SocksProxyAgent(proxy);
opts.agent = agent;

https.get(opts, function (res) {
  console.log("response" event!", res.headers);
  res.pipe(process.stdout);
});
```
```

```
#### `ws` WebSocket connection example
```

```
``` js
var WebSocket = require('ws');
var SocksProxyAgent = require('socks-proxy-agent');

// SOCKS proxy to connect to
var proxy = process.env.socks_proxy || 'socks://127.0.0.1:9050';
console.log('using proxy server %j', proxy);

// WebSocket endpoint for the proxy to connect to
var endpoint = process.argv[2] || 'ws://echo.websocket.org';
console.log('attempting to connect to WebSocket %j', endpoint);

// create an instance of the `SocksProxyAgent` class with the proxy server information
var agent = new SocksProxyAgent(proxy);
```

```
// initiate the WebSocket connection
var socket = new WebSocket(endpoint, { agent: agent });

socket.on('open', function () {
  console.log("'open' event!");
  socket.send('hello world');
});

socket.on('message',
  function (data, flags) {
    console.log("'message' event! %j %j", data, flags);
    socket.close();
  });
...

```

License

-----

(The MIT License)

Copyright (c) 2013 Nathan Rajlich <nathan@tootallnate.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL

THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Found in path(s):

\* /opt/cola/permits/1112087816\_1607035421.82/0/socks-proxy-agent-4-0-2-5-tgz/package/README.md

# 1.332 p-try 2.2.0

## 1.332.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.333 chownr 1.1.4

## 1.333.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.334 npm-packlist 1.4.8

## 1.334.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.335 call-limit 1.1.1

### 1.335.1 Available under license :

Copyright Rebecca Turner

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.336 es-abstract 1.12.0

### 1.336.1 Available under license :

The MIT License (MIT)

Copyright (C) 2015 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is



furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.337 agent-base 4.3.0

### 1.337.1 Available under license :

No license file was found, but licenses were detected in source scan.

(The MIT License)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to include in all copies or substantial portions of the Software.

Found in path(s):

\* /opt/cola/permits/1112087593\_1607035045.04/0/agent-base-4-3-0-5-tgz/package/README.md

## 1.338 npm-normalize-package 1.0.1

### 1.338.1 Available under license :

The ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES

WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.339 d3-sankey 0.7.1

### 1.339.1 Available under license :

Copyright 2015, Mike Bostock  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the author nor the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.340 moment-duration-format 1.3.0

### 1.340.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 John Madhavan-Reese

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to

use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.341 libusb 1.0.23-4.el8

### 1.341.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who decide to use it. You  
can use it too, but we suggest  
you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that

you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a

combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

#### GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of

this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to

a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.



If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user

installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR

OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should

also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## 1.342 groovy 2.5.14

### 1.342.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2012 Google Inc. All Rights Reserved.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

jar/org/apache/groovy/util/concurrentlinkedhashmap/EntryWeigher.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2010 Google Inc. All Rights Reserved.

\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/apache/groovy/util/concurrentlinkedhashmap/Weigher.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/apache/groovy/util/concurrentlinkedhashmap/Weighers.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/apache/groovy/util/concurrentlinkedhashmap/EvictionListener.java  
\*  
/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/apache/groovy/util/concurrentlinkedhashmap/ConcurrentLinkedHashMap.java

No license file was found, but licenses were detected in source scan.

# Licensed to the Apache Software Foundation (ASF) under one or more  
# contributor license agreements. See the NOTICE file distributed with  
# this work for additional information regarding copyright ownership.  
# The ASF licenses this file to You under the Apache License, Version 2.0  
# (the "License"); you may not use this file except in compliance with  
# the License. You may obtain a copy of the License at  
#  
# <http://www.apache.org/licenses/LICENSE-2.0>  
#  
# Unless required by applicable law or agreed to in writing, software  
# distributed under the License is distributed on an "AS IS" BASIS,  
# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
# See the License for the specific language governing permissions and  
# limitations under the License.

# Format: one extension on each line without the leading "\*."

# Listed below are default groovy source file extensions.

# NOTE: This implementation  
of supporting multiple file extensions is experimental and  
# the exact implementation details may vary when modularization gets introduced in  
# groovy 2.0. However, in terms of the behavior, this support will remain intact.

groovy

Found in path(s):

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/META-INF/groovy/org.codehaus.groovy.source.Extensions

No license file was found, but licenses were detected in source scan.

Licensed to the Apache Software Foundation (ASF) under one or more contributor license agreements. See the NOTICE file distributed with this work for additional information regarding copyright ownership. The ASF licenses this file to you under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE>

2.0

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Found in path(s):

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org.codehaus.groovy/control/package.html

\*

/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org.codehaus.groovy/syntax/package.html

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org.codehaus.groovy/control/messages/package.html

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org.codehaus.groovy/tools/package.html

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/io/package.html

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org.codehaus.groovy/runtime/typehandling/package.html

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org.codehaus.groovy/tools/xml/package.html

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org.codehaus.groovy/ast/expr/package.html

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/package.html

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org.codehaus.groovy/antlr/treewalker/package.html

\*

/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org.codehaus.groovy/runtime/package.html



- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/overview.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/vmplugin/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/io/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/overviewj.html
- \*
- /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/vmplugin/v5/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/javac/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/grape/defaultGrapeConfig.xml
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/wrappers/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/inspect/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/stmt/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/time/package.html
- \*
- /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/security/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/package.html
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/package.html

No license file was found, but licenses were detected in source scan.

- \* to you under the Apache License, Version 2.0 (the
- \* "License"); you may not use this file except in compliance
- \* with the License. You may obtain a copy of the License at
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \* software distributed under the License is distributed on an
- \* Based on an original grammar released in the PUBLIC DOMAIN

Found in path(s):

- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/java/java.g
- \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/groovy.g

No license file was found, but licenses were detected in source scan.

```
/** Java 1.5 Recognizer
 *
 * Run 'java Main [-showtree] directory-full-of-java-files'
 *
 * [The -showtree option pops up a Swing frame that shows
 * the AST constructed from the parser.]
 *
 * Run 'java Main <directory full of java files>'
 *
 * Contributing authors:
 *   Jeremy Rayner   groovy@ross-rayner.com
 *   John Mitchell  johnm@non.net
 *   Terence Parr   parrt@magelang.com
 *   John Lilley    jlilley@empathy.com
 *   Scott Stanchfield thetick@magelang.com
 *   Markus Mohnen  mohnen@informatik.rwth-aachen.de
 *   Peter Williams pete.williams@sun.com
 *   Allan Jacobs   Allan.Jacobs@eng.sun.com
 *   Steve Messick  messick@redhills.com
 *   John Pybus     john@pybus.org
 *
 * Version 1.00 December 9, 1997 -- initial release
 * Version 1.01 December 10, 1997
 * fixed bug in octal def (0..7 not 0..8)
 * Version 1.10 August 1998 (parrt)
 * added tree construction
 * fixed definition of WS,comments for mac,pc,unix newlines
 * added unary plus
 * Version 1.11 (Nov 20, 1998)
 * Added "shutup" option to turn off last ambig warning.
 * Fixed inner class def to allow named class defs as statements
 * synchronized requires compound not simple statement
 * add [] after builtInType DOT class in primaryExpression
 * "const" is reserved but not valid..removed from modifiers
 * Version 1.12 (Feb 2, 1999)
 * Changed LITERAL_XXX to xxx in tree grammar.
 * Updated java.g to use tokens {...} now for 2.6.0 (new feature).
 *
 * Version 1.13 (Apr 23, 1999)
 * Didn't have (stat)? for else clause in tree parser.
 * Didn't gen ASTs for interface extends. Updated tree parser too.
 * Updated to 2.6.0.
 * Version 1.14 (Jun 20, 1999)
 * Allowed final/abstract on local classes.
 * Removed local interfaces from methods
 * Put instanceof precedence where it belongs...in relationalExpr
```

- \* It also had expr not type as arg; fixed it.
- \* Missing ! on SEMI in classBlock
- \* fixed: (expr) + "string" was parsed incorrectly (+ as unary plus).
- \* fixed: didn't like Object[].class in parser or tree parser
- \* Version 1.15 (Jun 26, 1999)
- \* Screwed up rule with instanceof in it. :( Fixed.
- \* Tree parser didn't like (expr).something; fixed.
- \* Allowed multiple inheritance in tree grammar. oops.
- \* Version 1.16 (August 22, 1999)
- \* Extending an interface built a wacky tree: had extra EXTENDS.
- \* Tree grammar didn't allow multiple superinterfaces.
- \* Tree grammar didn't allow empty var initializer: { }
- \* Version 1.17 (October 12, 1999)
- \* ESC lexer rule allowed 399 max not 377 max.
- \* java.tree.g didn't handle the expression of synchronized statements.
- \* Version 1.18 (August 12, 2001)
- \* Terence updated to Java 2 Version 1.3 by observing/combining work of Allan Jacobs and Steve Messick. Handles 1.3 src. Summary:
  - \* o primary didn't include boolean.class kind of thing
  - \* o constructor calls parsed explicitly now:
    - \* see explicitConstructorInvocation
  - \* o add strictfp modifier
    - \* o missing objBlock after new expression in tree grammar
    - \* o merged local class definition alternatives, moved after declaration
    - \* o fixed problem with ClassName.super.field
    - \* o reordered some alternatives to make things more efficient
    - \* o long and double constants were not differentiated from int/float
    - \* o whitespace rule was inefficient: matched only one char
    - \* o add an examples directory with some nasty 1.3 cases
    - \* o made Main.java use buffered IO and a Reader for Unicode support
    - \* o supports UNICODE?
      - \* Using Unicode charVocabulay makes code file big, but only in the bitsets at the end. I need to make ANTLR generate unicode bitsets more efficiently.
- \* Version 1.19 (April 25, 2002)
- \* Terence added in nice fixes by John Pybus concerning floating constants and problems with super() calls. John did a nice reorg of the primary/postfix expression stuff to read better and makes f.g.super() parse properly (it was METHOD\_CALL not a SUPER\_CTOR\_CALL). Also:
  - \*
    - \* o "finally" clause was a root...made it a child of "try"
    - \* o Added stuff for asserts too for Java 1.4, but \*commented out\*

- \* as it is not backward compatible.
- \*
- \* Version 1.20 (October 27, 2002)
- \*
- \* Terence ended up reorging John Pybus' stuff to
- \* remove some nondeterminisms and some syntactic predicates.
- \* Note that the grammar is stricter now; e.g., this(...) must
- \* be the first statement.
- \*
- \* Ternary ?: operator wasn't working as array name:
- \* (isBig ? bigDigits : digits)[i];
- \*
- \* Checked parser/tree parser on source for
- \* Resin-2.0.5, jive-2.1.1, jdk 1.3.1, Lucene, antlr 2.7.2a4,
- \* and the 110k-line jGuru server source.
- \*
- \* Version 1.21 (October 17, 2003)
- \* Fixed lots of problems including:
- \* Ray Waldin: add typeDefinition to interfaceBlock in java.tree.g
- \* He found a problem/fix with floating point that start with 0
- \* Ray also fixed problem that (int.class) was not recognized.
- \* Thorsten van Ellen noticed that \n are allowed incorrectly in strings.
- \* TJP fixed CHAR\_LITERAL analogously.
- \*
- \* Version 1.21.2 (March, 2003)
- \* Changes by Matt Quail to support generics (as per JDK1.5/JSR14)
- \* Notes:
- \* o We only allow the "extends" keyword and not the "implements"
- \* keyword, since that's what JSR14 seems to imply.
- \* o Thanks to Monty Zukowski for his help on the antlr-interest
- \* mail list.
- \* o Thanks to Alan Eliassen for testing the grammar over his
- \* Fink source base
- \*
- \* Version 1.22 (July, 2004)
- \* Changes by Michael Studman to support Java 1.5 language extensions
- \* Notes:
- \* o Added support for annotations types
- \* o Finished off Matt Quail's generics enhancements to support bound type arguments
- \* o Added support for new for statement syntax
- \* o Added support for static import syntax
- \* o Added support for enum types
- \* o Tested against JDK 1.5 source base and source base of jdigraph project
- \* o Thanks to Matt Quail
- for doing the hard part by doing most of the generics work
- \*
- \* Version 1.22.1 (July 28, 2004)
- \* Bug/omission fixes for Java 1.5 language support

- \* o Fixed tree structure bug with classOrInterface - thanks to Pieter Vangorpto for spotting this
- \* o Fixed bug where incorrect handling of SR and BSR tokens would cause type parameters to be recognised as type arguments.
- \* o Enabled type parameters on constructors, annotations on enum constants and package definitions
- \* o Fixed problems when parsing if ((char.class.equals(c))) {} - solution by Matt Quail at Cenqua
- \*
  - \* Version 1.22.2 (July 28, 2004)
    - \* Slight refactoring of Java 1.5 language support
    - \* o Refactored for/"foreach" productions so that original literal "for" literal is still used but the for sub-clauses vary by token type
    - \* o Fixed bug where type parameter was not included in generic constructor's branch of AST
  - \* Version 1.22.3 (August 26, 2004)
    - \* Bug fixes as identified by Michael Stahl; clean up of tabs/spaces and other refactorings
    - \* o Fixed typeParameters omission in identPrimary and newStatement
    - \* o Replaced GT reconciliation code with simple semantic predicate
    - \* o Adapted enum/assert keyword checking support from Michael Stahl's java15 grammar
    - \* o Refactored typeDefinition production and field productions to reduce duplication
  - \* Version 1.22.4 (October 21, 2004)
    - \* Small bux fixes
    - \* o Added typeArguments to explicitConstructorInvocation, e.g. new <String>MyParameterised()
    - \* o Added typeArguments to postfixExpression productions for anonymous inner class super constructor invocation, e.g. new Outer().<String>super()
    - \* o Fixed bug in array declarations identified by Geoff Roy
  - \* Version 1.22.4.j.1
    - \* Changes by Jeremy Rayner to support java2groovy tool
    - \* o I have taken java.g for Java1.5 from Michael Studman (1.22.4) and have made some changes to enable use by java2groovy tool (Jan 2007)
- \* Based on an original grammar released in the PUBLIC DOMAIN
- \*/

Found in path(s):

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/java/JavaRecognizer.java

No license file was found, but licenses were detected in source scan.

/\*\* JSR-241 Groovy Recognizer.

\*

\* Run 'java Main [-showtree] directory-full-of-groovy-files'

\*

\* [The -showtree option pops up a Swing frame that shows

- \* the AST constructed from the parser.]
- \*
- \* Contributing authors:
- \*     John Mitchell     johnm@non.net
- \*     Terence Parr     parrt@magelang.com
- \*     John Lilley     jlilley@empathy.com
- \*     Scott Stanchfield     thetick@magelang.com
- \*     Markus Mohnen     mohnen@informatik.rwth-aachen.de
- \*     Peter Williams     pete.williams@sun.com
- \*     Allan Jacobs     Allan.Jacobs@eng.sun.com
- \*     Steve Messick     messick@redhills.com
- \*     James Strachan     jstrachan@protique.com
- \*     John Pybus     john@pybus.org
- \*     John Rose     rose00@mac.com
- \*     Jeremy Rayner  
       groovy@ross-rayner.com
- \*     Alex Popescu     the.mindstorm@gmail.com
- \*     Martin Kempf     mkempf@hsr.ch
- \*     Reto Kleeb     rkleeb@hsr.ch
- \*
- \* Version 1.00 December 9, 1997 -- initial release
- \* Version 1.01 December 10, 1997
- \*     fixed bug in octal def (0..7 not 0..8)
- \* Version 1.10 August 1998 (parrt)
- \*     added tree construction
- \*     fixed definition of WS,comments for mac,pc,unix newlines
- \*     added unary plus
- \* Version 1.11 (Nov 20, 1998)
- \*     Added "shutup" option to turn off last ambig warning.
- \*     Fixed inner class def to allow named class defs as statements
- \*     synchronized requires compound not simple statement
- \*     add [] after builtInType DOT class in primaryExpression
- \*     "const" is reserved but not valid..removed from modifiers
- \* Version 1.12 (Feb 2, 1999)
- \*     Changed LITERAL\_XXX to xxx in tree  
       grammar.
- \*     Updated java.g to use tokens {...} now for 2.6.0 (new feature).
- \*
- \* Version 1.13 (Apr 23, 1999)
- \*     Didn't have (stat)? for else clause in tree parser.
- \*     Didn't gen ASTs for interface extends. Updated tree parser too.
- \*     Updated to 2.6.0.
- \* Version 1.14 (Jun 20, 1999)
- \*     Allowed final/abstract on local classes.
- \*     Removed local interfaces from methods
- \*     Put instanceof precedence where it belongs...in relationalExpr
- \*     It also had expr not type as arg; fixed it.
- \*     Missing ! on SEMI in classBlock

- \* fixed: (expr) + "string" was parsed incorrectly (+ as unary plus).
- \* fixed: didn't like Object[],class in parser or tree parser
- \* Version 1.15 (Jun 26, 1999)
- \* Screwed up rule with instanceof in it. :( Fixed.
- \* Tree parser didn't like (expr).something; fixed.
- \* Allowed multiple inheritance
- in tree grammar. oops.
- \* Version 1.16 (August 22, 1999)
- \* Extending an interface built a wacky tree: had extra EXTENDS.
- \* Tree grammar didn't allow multiple superinterfaces.
- \* Tree grammar didn't allow empty var initializer: { }
- \* Version 1.17 (October 12, 1999)
- \* ESC lexer rule allowed 399 max not 377 max.
- \* java.tree.g didn't handle the expression of synchronized
- \* statements.
- \* Version 1.18 (August 12, 2001)
- \* Terence updated to Java 2 Version 1.3 by
- \* observing/combining work of Allan Jacobs and Steve
- \* Messick. Handles 1.3 src. Summary:
- \* o primary didn't include boolean.class kind of thing
- \* o constructor calls parsed explicitly now:
- \* see explicitConstructorInvocation
- \* o add strictfp modifier
- \* o missing objBlock after new expression in tree grammar
- \* o
- merged local class definition alternatives, moved after declaration
- \* o fixed problem with ClassName.super.field
- \* o reordered some alternatives to make things more efficient
- \* o long and double constants were not differentiated from int/float
- \* o whitespace rule was inefficient: matched only one char
- \* o add an examples directory with some nasty 1.3 cases
- \* o made Main.java use buffered IO and a Reader for Unicode support
- \* o supports UNICODE?
- \* Using Unicode charVocabulary makes code file big, but only
- \* in the bitsets at the end. I need to make ANTLR generate
- \* unicode bitsets more efficiently.
- \* Version 1.19 (April 25, 2002)
- \* Terence added in nice fixes by John Pybus concerning floating
- \* constants and problems with super() calls. John did a nice
- \* reorg of the primary/postfix expression
- stuff to read better
- \* and makes f.g.super() parse properly (it was METHOD\_CALL not
- \* a SUPER\_CTOR\_CALL). Also:
- \*
- \* o "finally" clause was a root...made it a child of "try"
- \* o Added stuff for asserts too for Java 1.4, but \*commented out\*
- \* as it is not backward compatible.
- \*

\* Version 1.20 (October 27, 2002)

\*

\* Terence ended up reorging John Pybus' stuff to  
\* remove some nondeterminisms and some syntactic predicates.  
\* Note that the grammar is stricter now; e.g., this(...) must  
\* be the first statement.

\*

\* Trinary ?: operator wasn't working as array name:  
\* (isBig ? bigDigits : digits)[i];

\*

\* Checked parser/tree parser on source for  
\* Resin-2.0.5, jive-2.1.1, jdk 1.3.1, Lucene, antlr 2.7.2a4,  
\* and the 110k-line jGuru server source.

\*

\* Version 1.21 (October 17, 2003)

\* Fixed lots of problems including:

\* Ray Waldin: add typeDefinition to interfaceBlock in java.tree.g  
\* He found a problem/fix with floating point that start with 0  
\* Ray also fixed problem that (int.class) was not recognized.  
\* Thorsten van Ellen noticed that \n are allowed incorrectly in strings.  
\* TJP fixed CHAR\_LITERAL analogously.

\*

\* Version 1.21.2 (March, 2003)

\* Changes by Matt Quail to support generics (as per JDK1.5/JSR14)

\* Notes:

\* o We only allow the "extends" keyword and not the "implements"  
\* keyword, since that's what JSR14 seems to imply.  
\* o Thanks to Monty Zukowski for his help on the antlr-interest  
\* mail list.  
\* o Thanks to Alan Eliassen for testing the grammar over his  
\* Fink source base

\*

\* Version 1.22 (July, 2004)

\* Changes by Michael Studman to support Java 1.5 language extensions

\* Notes:

\* o Added support for annotations types  
\* o Finished off Matt Quail's generics  
enhancements to support bound type arguments  
\* o Added support for new for statement syntax  
\* o Added support for static import syntax  
\* o Added support for enum types  
\* o Tested against JDK 1.5 source base and source base of jdigraph project  
\* o Thanks to Matt Quail for doing the hard part by doing most of the generics work

\*

\* Version 1.22.1 (July 28, 2004)

\* Bug/omission fixes for Java 1.5 language support

\* o Fixed tree structure bug with classOrInterface - thanks to Pieter Vangorpto for  
\* spotting this



- \* o Fixed bug where incorrect handling of SR and BSR tokens would cause type parameters to be recognised as type arguments.
- \* o Enabled type parameters on constructors, annotations on enum constants and package definitions
- \* o Fixed problems when parsing `if ((char.class.equals(c))) {}` - solution by Matt Quail at Cenqua

\* Version 1.22.2 (July 28, 2004)

- \* Slight refactoring of Java 1.5 language support
- \* o Refactored `for`/`foreach` productions so that original literal `"for"` literal is still used but the `for` sub-clauses vary by token type
- \* o Fixed bug where type parameter was not included in generic constructor's branch of AST

\* Version 1.22.3 (August 26, 2004)

- \* Bug fixes as identified by Michael Stahl; clean up of tabs/spaces and other refactorings
- \* o Fixed `typeParameters` omission in `identPrimary` and `newStatement`
- \* o Replaced GT reconciliation code with simple semantic predicate
- \* o Adapted `enum/assert` keyword checking support from Michael Stahl's `java15` grammar
- \* o Refactored `typeDefinition` production and field productions to reduce duplication

\* Version 1.22.4 (October 21, 2004)

- \* Small bug fixes
- \* o Added `typeArguments` to `explicitConstructorInvocation`, e.g. `new <String>MyParameterised()`
- \* o Added `typeArguments` to `postfixExpression` productions for anonymous inner class `super` constructor invocation, e.g. `new Outer().<String>super()`
- \* o Fixed bug in array declarations identified by Geoff Roy

\* Version 1.22.4.g.1

- \* o I have taken `java.g` for Java 1.5 from Michael Studman (1.22.4) and have applied the `groovy.diff` from `java.g` (1.22) by John Rose back onto the new root (1.22.4) - Jeremy Rayner (Jan 2005)

\* Version 1.22.4.g.2

- \* o `mkempff`, `rkleeb`, Dec 2007
- \* o fixed various rules so that they call the correct `Create Method` to make sure that the line information are correct

\* Based on an original grammar released in the PUBLIC DOMAIN  
\*/

Found in path(s):

\* `/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/parser/GroovyRecognizer.java`

No license file was found, but licenses were detected in source scan.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one

\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing,  
\* software distributed under the License is distributed on an  
\* "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY  
\* KIND, either express or implied. See the License for the  
\* specific language governing permissions and limitations  
\* under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/runtime/GStringImpl.java

No license file was found, but licenses were detected in source scan.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one  
\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing,  
\* software distributed under the License is distributed on an  
\* "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY  
\* KIND, either express or implied. See the License for the  
\* specific language governing permissions and limitations  
\* under the License.  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/ast/tools/ClassNodeUtils.java

\*

/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/NumberRange.java

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

jar/org/codehaus/groovy/ast/tools/ParameterUtils.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/groovy/transform/AnnotationCollectorMode.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/util/CharSequenceReader.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/groovy/transform/AutoImplement.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/transform/ErrorCollecting.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/transform/AutoImplementASTTransformation.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Licensed to the Apache Software Foundation (ASF) under one  
* or more contributor license agreements. See the NOTICE file  
* distributed with this work for additional information  
* regarding copyright ownership. The ASF licenses this file  
* to you under the Apache License, Version 2.0 (the  
* "License"); you may not use this file except in compliance  
* with the License. You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing,  
* software distributed under the License is distributed on an  
* "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY  
* KIND, either express or implied. See the License for the  
* specific language governing permissions and limitations  
* under the License.  
*/
```

Found in path(s):

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/ast/stmt/BlockStatement.java  
\*  
/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/apache/groovy/util/Maps.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/classgen/asm/VariableSlotLoader.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/ast/stmt/IfStatement.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/runtime/metaclass/ReflectorLoader.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/vmplugin/v5/JUnit4Utils.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/runtime/metaclass/NewMetaMethod.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

```

jar/org/codehaus/groovy/reflection/stdclasses/ArrayCachedClass.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/UnaryMinusExpression.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/sc/StaticTypesWriterController.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/WritableFile.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/sc/StaticCompileTransformation.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/callsite/PojoMetaClassSite.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/decompiled/DecompiledClassNode.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/BinaryExpressionWriter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/customizers/builder/SecureASTCustomizerFactory.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/GenericsVisitor.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/metaclass/TransformMetaMethod.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/CompilationFailedException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/Undefined.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GrabConfig.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/util/LoggableTextifier.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/OperandStack.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/FinalVariableAnalyzer.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/dgmimpl/arrays/BooleanArrayPutAtMetaMethod.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GroovyCodeSource.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/cli/TypedOption.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/TupleConstructor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/DefaultGroovyStaticMethods.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MetaClassImpl.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/treewalker/SourcePrinter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/ExternalizeMethods.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-

```

```

jar/org/codehaus/groovy/ast/ClassCodeVisitorSupport.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/io/URLReaderSource.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/NullObject.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/tools/javac/JavaStubGenerator.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/apache/groovy/ast/tools/MethodNodeUtils.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/Main.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/treewalker/TraversalHelper.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MapWithDefault.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/stc/SignatureCodecVersion1.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/TupleConstructorASTTransformation.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/util/LoggableClassVisitor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/typehandling/FloatingPointMath.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/tools/LoaderConfiguration.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Tuple5.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/util/ReferenceType.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/dgmimpl/arrays/BooleanArrayGetAtMetaMethod.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/syntax/TokenUtil.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/ProxyMetaClass.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/sc/transformers/ClosureExpressionTransformer.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/AntlrParserPluginFactory.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/sc/StaticTypesBinaryExpressionMultiTypeDispatcher.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/PropertyExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/treewalker/NodeCollector.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/treewalker/Visitor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/beans/Bindable.java
*

```

/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/expr/PrefixExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/vmplugin/v8/Java8.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/util/Finalizable.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/tailrec/TailRecursiveASTTransformation.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/classgen/ReturnAdder.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/expr/ExpressionTransformer.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/stmt/ThrowStatement.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/expr/StaticMethodCallExpression.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Tuple3.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/util/ListHashMap.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/NodeBuilder.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/groovy/transform/stc/ClosureParams.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/control/customizers/builder/ImportCustomizerFactory.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/Immutable.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/reflection/stdclasses/ObjectCachedClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/groovy/transform/CompileDynamic.groovy  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/NodeList.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/Reflector.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/control/AnnotationConstantsVisitor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/ModuleNode.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/MethodInvocationTrap.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/metaclass/MetaClassRegistryImpl.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/tailrec/TernaryToIfStatementConverter.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/groovy/transform/ExternalizeVerifier.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/metaclass/TemporaryMethodKey.java

\*  
/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Lazy.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/typehandling/NumberMath.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/GrapeMain.groovy  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/LineColumn.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MissingClassException.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/io/FileReaderSource.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/SourceURIASTTransformation.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/indy/InvokeDynamicWriter.java  
\*  
/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/stc/FromAbstractTypeMethods.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/ClassLoaderForClassArtifacts.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/gse/DependencyTracker.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/SourceBuffer.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/trait/TraitHelpersTuple.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/typehandling/DefaultTypeTransformation.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/stmt/ReturnStatement.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/builder/DefaultStrategy.java  
\*  
/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/stdclasses/CachedSAMClass.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/treewalker/CompositeVisitor.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/util/ReferenceManager.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/StaticMetaClassSite.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/tailrec/AstHelper.groovy  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/beans/PropertyAccessor.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/Expression.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

jar/org/codehaus/groovy/control/customizers/CompilationCustomizer.java  
\*  
/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/apache/groovy/metaclass/Realm.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/groovy/lang/MetaClassRegistryChangeEvent.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/ast/expr/MethodCall.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/tools/Compiler.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/ast/expr/AttributeExpression.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/ast/expr/ConstructorCallExpression.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/transform/CompileDynamicProcessor.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/IndentPrinter.java  
\*  
/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/antlr/java/Groovifier.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/ast/AnnotatedNode.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/control/ClassNodeResolver.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/runtime/dgmimpl/arrays/ArrayGetAtMetaMethod.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/ast/MethodCallTransformation.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/tools/ast/TransformTestHelper.groovy  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/reflection/stdclasses/CachedClosureClass.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/time/BaseDuration.java  
\*  
/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/ast/expr/ElvisOperatorExpression.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/groovy/lang/SpreadListEvaluatingException.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/tools/DgmConverter.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/groovy/transform/options/PropertyHandler.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/vmplugin/v7/IndyMath.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
jar/org/codehaus/groovy/control/customizers/builder/InlinedASTCustomizerFactory.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/time/Duration.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-



```

jar/org/apache/groovy/internal/util/UncheckedThrow.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/memoize/CommonCache.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/util/ListBufferedIterator.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/NamedVariantASTTransformation.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/typehandling/GroovyCastException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/java/Java2GroovyConverter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/beans/Vetoable.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/io/InputStreamReaderSource.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/io/GroovyPrintStream.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/lang/StringWriterIOException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/reflection/v7/GroovyClassValueJava7.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/reflection/ReflectionUtils.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/sc/ListOfExpressionsExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/VariableScopeVisitor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/BooleanExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/tools/RootLoader.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/ConditionalInterrupt.groovy
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/typehandling/NumberMathModificationInfo.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/sc/transformers/BooleanExpressionTransformer.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/sc/StaticTypesUnaryExpressionHelper.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/stc/IncorrectTypeHintException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/stc/DefaultTypeCheckingExtension.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/stmt/TryCatchStatement.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/tools/BeanUtils.java

```

\*  
/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/NamedParams.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/SpreadExpression.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/TrampolineClosure.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/ExtendedVerifier.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/InvokerInvocationException.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/sc/TemporaryVariableExpression.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/memoize/NullProtectionStorage.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/antlrASTProcessSnippets.java  
\*  
/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/cli/Unparsed.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/time/DatumDependentDuration.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/KnownImmutable.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Delegate.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/Janitor.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/GroovyASTTransformationClass.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/shell/util/Logger.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/AutoFinal.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/io/StringReaderSource.java  
\*  
/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/ASTTransformationCollectorCodeVisitor.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/stdclasses/NumberCachedClass.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/customizers/builder/CustomizersFactory.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/ConstantExpression.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/ClassExtender.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/TailRecursive.groovy  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/StaticMetaMethodSite.java  
\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/builder/AstSpecificationCompiler.groovy

```

*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Tuple7.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/XStreamUtils.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MutableMetaClass.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/options/Visibility.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/vmplugin/VMPlugin.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/LogASTTransformation.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/MethodRankHelper.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/TypeCheckingMode.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/DynamicVariable.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/UnaryExpressionHelper.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/ui/GroovySocketServer.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/MapConstructor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/ParserPluginFactory.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/stc/TypeCheckingContext.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/IteratorClosureAdapter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/Factory.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/FileTreeBuilder.groovy
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/tools/ClosureUtils.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/vmplugin/v8/PluginDefaultGroovyMethods.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/metaclass/MethodSelectionException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/tailrec/RecursivenessTester.groovy
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Interceptor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/util/Reference.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/builder/ExternalStrategy.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/wrappers/ShortWrapper.java
*

```

/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/callsite/PogoGetPropertySite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/trait/NaryOperationRewriter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/stmt/DoWhileStatement.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/classgen/asm/BinaryDoubleExpressionHelper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/VariableScope.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/groovy/transform/stc/SingleSignatureClosureHint.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/Synchronized.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/ASTTestTransformation.groovy  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/callsite/PogoMetaClassGetPropertySite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/sc/transformers/VariableExpressionTransformer.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/stc/AbstractTypeCheckingExtension.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/expr/ClosureListExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Tuple6.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/classgen/asm/StatementMetaTypeChooser.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GString.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/classgen/asm/ClosureWriter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/apache/groovy/metaclass/MetaClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/dgmimpl/arrays/DoubleArrayGetAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/wrappers/ByteWrapper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GroovySystem.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/classgen/asm/indy/sc/IndyStaticTypesMultiTypeDispatcher.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/EncodingGroovyMethods.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/NewifyASTTransformation.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/apache/groovy/ast/tools/ImmutablePropertyUtils.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

jar/groovy/beans/VetoableASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/CompileStatic.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/classgen/EnumVisitor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/cli/UnparsedField.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/groovy/transform/EqualsAndHashCode.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/inspect/Inspector.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/typehandling/LongMath.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/classgen/asm/StatementWriter.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/dgmimpl/NumberNumberMinus.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/callsite/GetEffectivePojoFieldSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/ObjectGraphBuilder.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/antlr/ASTRuntimeException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/ResourceException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/antlr/treewalker/NodeAsHTMLPrinter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/callsite/CallSiteClassLoader.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/ParameterArray.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/TypeChecked.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/control/messages/WarningMessage.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/antlr/GroovySourceAST.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/control/ASTTransformationsContext.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/metaclass/OwnedMetaClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/dgmimpl/arrays/ObjectArrayGetAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Writable.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/tools/Utilities.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Tuple2.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/callsite/PojoMetaClassGetPropertySite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/GroovyClassVisitor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

jar/org/codehaus/groovy/ast/stmt/Statement.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/antlr/java/Java2GroovyMain.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/IntRange.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/callsite/PerInstancePojoMetaClassSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/util/AbstractConcurrentMap.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/util/ManagedConcurrentLinkedQueue.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/groovy/beans/DefaultPropertyReader.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/reflection/MixinInMetaClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/apache/groovy/ast/tools/ExpressionUtils.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/groovy/transform/ThreadInterrupt.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/expr/VariableExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/FieldNode.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/classgen/GeneratorContext.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/antlr/treewalker/PreOrderTraversal.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/PackageScopeASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/syntax/Reduction.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/stc/StaticTypeCheckingSupport.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/StringBufferWriter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/control/io/ReaderSource.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/antlr/treewalker/SourceCodeTraversal.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/reflection/stdclasses/StringCachedClass.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/classgen/asm/DelegatingController.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/expr/NamedArgumentListExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/Node.java

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/GroovyCodeVisitor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Closure.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/dgmimpl/arrays/CharacterArrayGetAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/stc/Receiver.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/sc/StaticPropertyAccessHelper.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/IndexedPropertyASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/IOGroovyMethods.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/SynchronizedASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/ImmutableOptions.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/ConstructorMetaClassSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/javac/JavaAwareResolveVisitor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/MissingPropertyExceptionNoStack.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/BinaryObjectExpressionHelper.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/memoize/EvictableCache.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/IndexedProperty.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/GetEffectivePogoPropertySite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/ThreadInterruptibleASTTransformation.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/DelegatesTo.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/BitwiseNegationExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/stc/ClosureSignatureHint.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GroovyInterceptable.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/ExpandoMetaClassCreationHandle.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/NamedParam.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/ExpressionAsVariableSlot.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

```

jar/org/codehaus/groovy/vmplugin/v7/Java7.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/ClassNode.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/dgmimpl/arrays/ArrayPutAtMetaMethod.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/ListExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/dgmimpl/arrays/FloatArrayGetAtMetaMethod.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/java/Java2GroovyProcessor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/ConditionalInterruptibleASTTransformation.groovy
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/OptimizingStatementWriter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/Phases.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/builder/InitializerStrategy.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/lang/ClosureInvokingMethod.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/ASTTransformationVisitor.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/time/TimeDatumDependentDuration.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/ui/GroovyMain.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/InheritConstructors.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/sc/StaticTypesWriterControllerFactoryImpl.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/reflection/GroovyClassValueFactory.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/m12n/ExtensionModuleRegistry.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/tools/javac/JavacCompilerFactory.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/ASTTransformation.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/stmt/ContinueStatement.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/WriterControllerFactory.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/AutoFinalASTTransformation.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-

```



```

jar/org/codehaus/groovy/ast/expr/MethodCallExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/SourceInfo.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/DefaultMethodKey.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/trait/Traits.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/stc/SecondPassExpression.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/ImportNode.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/messages/SyntaxErrorMessage.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/callsite/GroovySunClassLoader.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/memoize/ValueConvertible.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/AbstractASTTransformation.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/ParserPlugin.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/beans/PropertyWriter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/powerassert/PowerAssertionError.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/tailrec/HasRecursiveCalls.groovy
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/metaclass/ClosureStaticMetaMethod.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/lang/GroovyObjectSupport.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/NotExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Tuple9.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/tools/WideningCategories.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/LexerFrame.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/MixinASTTransformation.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/EnumCompletionVisitor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/tools/javac/JavacJavaCompiler.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/ErrorCollector.java

```

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/syntax/ParserException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/GroovyBugError.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/apache/groovy/ast/tools/VisibilityUtils.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/BinaryFloatExpressionHelper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/util/URLStreams.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/DelegatingMetaClass.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/BytecodeDumper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/vmplugin/v7/IndyArrayAccess.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/stdclasses/FloatCachedClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/BooleanClosureWrapper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/memoize/MemoizeCache.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/stc/GroovyTypeCheckingExtensionSupport.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/syntax/Token.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/ConversionHandler.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/stdclasses/BigIntegerCachedClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/stc/TraitTypeCheckingExtension.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/io/FileType.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/TracingInterceptor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/WithWriteLock.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/customizers/builder/SourceAwareCustomizerFactory.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/ReverseListIterator.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/ASTTest.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/treewalker/NodePrinter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/ClassMetaClassGetPropertySite.java

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/GrapeUtil.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/dgmimpl/arrays/FloatArrayPutAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/util/AbstractConcurrentMapBase.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/ConfigurationException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/vmplugin/v7/IndyGuardsFiltersAndSignatures.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/io/NullWriter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/AbstractCallSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/PermutationGenerator.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/builder/AstBuilderTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/memoize/Memoize.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Sequence.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/logging/Log4j.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/stdclasses/CharacterCachedClass.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/PackageScopeTarget.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/javac/JavaAwareCompilationUnit.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/ConcurrentReaderHashMap.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/javac/JavaCompiler.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/dgmimpl/arrays/ShortArrayPutAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/TimedInterruptibleASTTransformation.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Category.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/trait/TraitComposer.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/GeneratedMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/FactoryBuilderSupport.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/SourceUnit.java

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/UnicodeEscapingReader.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/messages/ExceptionMessage.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/beans/DefaultPropertyWriter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/options/DefaultPropertyHandler.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/VerifierCodeVisitor.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/vmplugin/v9/Java9.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/stc/PropertyLookupVisitor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/syntax/ASTHelper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/Parameter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/WithReadLock.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/CachedConstructor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/decompiled/Annotations.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/CharsetToolkit.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/DummyCallSite.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/GroovyException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/apache/groovy/plugin/DefaultRunners.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/DeprecationException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/MissingMethodExceptionNoStack.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/IFilenameFinder.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/genDgmMath.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/m12n/ExtensionModule.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/wrappers/DoubleWrapper.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/time/TimeDuration.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/ClassGenerator.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/ExpandoMetaClass.java

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/NewStaticMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/m12n/StandardPropertiesModuleFactory.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MetaObjectProtocol.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/StaticImportVisitor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/util/SingleKeyHashMap.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Range.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/CachedMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/apache/groovy/internal/util/Function.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/stdclasses/ByteCachedClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/CallSiteGenerator.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/MethodPointerExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/cli/OptionField.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/FileSystemCompiler.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/PlainObjectMetaMethodSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/MixinInstanceMetaProperty.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/Expando.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/CompileUnit.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/decompiled/LazyFieldNode.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/tailrec/VariableExpressionReplacer.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/ArrayExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/util/ManagedConcurrentValueMap.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/MetaClassSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MetaArrayLengthProperty.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/sc/StaticTypesStatementWriter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

jar/org/codehaus/groovy/runtime/MethodClosure.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/stmt/BreakStatement.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/FieldASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/util/ReferenceBundle.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/metaclass/DefaultMetaClassInfo.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/ResourceConnector.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/control/io/AbstractReaderSource.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/tools/shell/util/Preferences.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/Canonical.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/expr/ClassExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/ProcessGroovyMethods.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/tailrec/VariableAccessReplacer.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/expr/AnnotationConstantExpression.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Grab.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/decompiled/ClassStub.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/groovy/transform/NamedDelegate.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/stmt/CaseStatement.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/groovy/lang/MissingFieldException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/OrderBy.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/expr/GStringExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/wrappers/LongWrapper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/groovy/beans/BindableASTTransformation.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/antlr/treewalker/MindMapPrinter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/grape/GrapeEngine.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/stc/StaticTypesMarker.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

jar/org/codehaus/groovy/transform/sc/transformers/CompareToNullExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/SourceURI.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/ScriptException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/syntax/CSTNode.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/InvocationWriter.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MetaExpandProperty.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/PropertyAccessInterceptor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/CompilationUnitAware.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/ClosureMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/MetaClassConstructorSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/genArrayUtil.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/sc/StaticTypesClosureWriter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/tailrec/ReturnAdderForClosures.groovy  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/logging/Commons.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/MetaClassHelper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MetaClassRegistry.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/xml/QName.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/wrappers/CharWrapper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/wrappers/BooleanWrapper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/ProcessingUnit.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/sc/StaticCompilationMopWriter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/AssertionWriter.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/stc/SignatureCodec.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/BuilderSupport.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/tailrec/ReturnStatementToIterationConverter.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/sc/transformers/BinaryExpressionTransformer.java

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/AutoExternalize.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/BytecodeProcessor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/ConvertedClosure.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/messages/Message.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/SpreadMapEvaluatingException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GroovyResourceLoader.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/ClosureMetaClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/MultipleCompilationErrorsException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/GroovyCollections.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MissingMethodException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/EmptyRange.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/ClassInfo.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Tuple4.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/SpreadMapExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/util/ComplexKeyHashMap.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/GroovyExceptionInterface.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/grape/GrabAnnotationTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/ImmutableASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/AnnotationVisitor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/powerassert/Value.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/logging/Slf4j.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/ComposedClosure.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/MapConstructorASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/decompiled/LazyMethodNode.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-



```

jar/org/codehaus/groovy/tools/GroovyClass.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/BinaryBooleanExpressionHelper.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/RegexSupport.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/syntax/ReadException.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/MethodCallerMultiAdapter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/TransformingCodeVisitor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/PropertyNode.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/sc/transformers/ConstructorCallTransformer.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/DummyClassGenerator.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/typehandling/ShortTypeHandling.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/DefaultGroovyMethodsSupport.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/decompiled/ClassSignatureParser.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/vmplugin/VMPluginFactory.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/syntax/RuntimeParserException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/time/TimeCategory.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/indy/IndyCallSiteWriter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/typehandling/IntegerMath.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/stmt/SwitchStatement.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/metaclass/ThreadManagedMetaBeanProperty.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/EqualsAndHashCodeASTTransformation.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/beans/DefaultPropertyAccessor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/HandleMetaClass.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/AsmClassGenerator.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Newify.java

```

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/DeclarationExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/tailrec/StatementReplacer.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/dgmimpl/NumberNumberDiv.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/CallSiteAwareMetaMethod.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GrabResolver.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/MemoizedASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/dgmimpl/NumberNumberMultiply.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/IllegalPropertyAccessException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/stc/DelegationMetadata.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/ClassGeneratorException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/sc/transformers/CastExpressionOptimizer.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/wrappers/GroovyObjectWrapper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/SortableASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/m12n/MetaInfExtensionModule.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/dgmimpl/NumberNumberPlus.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/CompilePhase.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/util/TypeUtil.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/ReflectionMethodInvoker.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/apache/groovy/internal/util/Predicate.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/BytecodeInstruction.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/builder/SimpleStrategy.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/java/PreJava2GroovyConverter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/CacheAccessControlException.java

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/MethodKey.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/tailrec/InWhileLoopWrapper.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/CachedClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/GroovySourceToken.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MetaClassRegistryChangeListener.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/ObservableSet.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/ObjectRange.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/Sortable.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/util/ManagedReference.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/tailrec/CollectRecursiveCalls.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/Memoized.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/StaticTypesTransformation.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/logging/Log4j2.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Binding.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/PropertyValue.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/dgmimpl/arrays/LongArrayGetAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Grapes.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/OptimizerVisitor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/EnumHelper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/SourceExtensionHandler.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/WriterController.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/TupleExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/SelfType.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/MixinInstanceMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/ClassHelper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/BuilderASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/PackageScope.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

```

jar/org/codehaus/groovy/vmplugin/v7/TypeTransformers.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/AntlrParserPlugin.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/AbstractASTTransformUtil.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/reflection/GroovyClassValue.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/BinaryExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/powerassert/SourceTextNotAvailableException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/callsite/ConstructorMetaMethodSite.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/EnumConstantClassNode.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/SpreadMap.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/stc/FromString.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/ConvertedMap.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Mixin.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/stc/StaticTypeCheckingVisitor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/lang/MissingPropertyException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/stc/ClosureSignatureConflictResolver.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/ASTNode.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/PostfixExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/stmt/AssertStatement.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/decompiled/AsmReferenceResolver.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/DefaultCachedMethodKey.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/DelegatingScript.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/stmt/SynchronizedStatement.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/wrappers/PojoWrapper.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/AnnotationNode.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/tailrec/VariableExpressionTransformer.groovy

```

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/ProxyGenerator.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/Trait.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/CallSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/ScriptBytecodeAdapter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/util/ManagedLinkedList.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/security/GroovyCodeSourcePermission.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/ClosureComparator.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/CategoryASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/ObservableList.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/PropertyOptions.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/ErrorReporter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/trait/TraitReceiverTransformer.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/beans/ListenerList.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/BytecodeInterface8.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/stdclasses/BigDecimalCachedClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/apache/groovy/lang/annotation/Incubating.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/shell/IO.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/powerassert/SourceText.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/HasCleanup.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/ListWithDefault.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/vmplugin/v7/IndyInterface.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/stc/SharedVariableCollector.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/CachedField.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/stc/SecondParam.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Script.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/MethodNode.java

```

* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/util/FileNameByRegexFinder.groovy
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/antlrASTProcessor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/powerassert/ValueRecorder.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/RangeInfo.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/CodeVisitorSupport.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/logging/Log.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/metaclass/MissingMethodExecutionFailed.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/apache/groovy/ast/tools/AnnotatedNodeUtils.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/ResourceGroovyMethods.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/decompiled/MemberSignatureParser.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/NonEmptySequence.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/ConfigSlurper.groovy
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/Proxy.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Reference.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/TypeChooser.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/trait/SuperCallTraitTransformer.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/ImmutableBase.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/callsite/MetaMethodSite.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/customizers/DelegatingCustomizer.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/BinaryExpressionHelper.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/apache/groovy/plugin/GroovyRunner.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/LazyASTTransformation.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/BufferedIterator.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/sc/StaticTypesCallSiteWriter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/ExternalizeMethodsASTTransformation.java
*

```

/opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/SingletonASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/sc/StaticCompilationMetadataKeys.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/InheritConstructorsASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/decompiled/LazyConstructorNode.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GroovyCallable.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/apache/groovy/util/SystemUtil.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/ClassCodeExpressionTransformer.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/antlr/treewalker/VisitorAdapter.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/Variable.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/control/customizers/SecureASTCustomizer.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/m12n/PropertiesModuleFactory.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/dgmimpl/arrays/DoubleArrayPutAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GroovyObject.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/ast/stmt/WhileStatement.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/dgmimpl/arrays/IntegerArrayGetAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/callsite/BooleanReturningMethodInvoker.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/callsite/CallSiteArray.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/classgen/ClassCompletionVerifier.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/GeneratedClosure.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/transform/AnnotationCollectorTransform.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/tools/javac/JavaCompilerFactory.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/org/codehaus/groovy/runtime/dgmimpl/arrays/ByteArrayPutAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/Generated.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-  
 jar/groovy/transform/stc/PickFirstResolver.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MetaMethod.java

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/stc/FirstParam.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/PackageNode.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/ExternalizeVerifierASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/customizers/SourceAwareCustomizer.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GeneratedGroovyProxy.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/BinaryIntExpressionHelper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GrabExclude.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/android/AndroidSupport.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/GroovyASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/ProxyGeneratorAdapter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/sc/StaticCompilationVisitor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/DefaultGroovyMethods.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/BytecodeHelper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/io/GroovyPrintWriter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/AbstractFactory.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/stmt/ExpressionStatement.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/grape/Grape.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/dgmimpl/arrays/IntegerArrayPutAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/AdaptingMetaClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/sc/StaticTypesTypeChooser.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Tuple8.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/wrappers/FloatWrapper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/stdclasses/IntegerCachedClass.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/grape/GrapeIvy.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/AbstractInterruptibleASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/AccessPermissionChecker.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Tuple1.java



\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Buildable.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/BaseScript.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/syntax/TokenMismatchException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/sc/transformers/StaticCompilationTransformer.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/genArrayAccess.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/ToString.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/PojoMetaMethodSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/syntax/SyntaxException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/tools/PropertyNodeUtils.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/stmt/ForStatement.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/stc/MapEntryOrKeyValue.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/MixedInMetaClass.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/Internal.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/TimedInterrupt.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/memoize/LRUProtectionStorage.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/SocketGroovyMethods.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/VisibilityOptions.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/stmt/LoopingStatement.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/wrappers/IntWrapper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MetaClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/SunClassLoader.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/dgmimpl/arrays/CharArrayPutAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/powerassert/AssertionRenderer.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/builder/Builder.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/MultipleSetterProperty.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

```

jar/org/codehaus/groovy/transform/ToStringASTTransformation.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/callsite/GetEffectivePojoPropertySite.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/dgmimpl/arrays/ArrayMetaMethod.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/genMathModification.groovy
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/reflection/ParameterTypes.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/io/PlatformLineWriter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/sc/transformers/StaticMethodCallExpressionTransformer.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/memoize/LRUCache.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/CurriedClosure.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/customizers/builder/ASTTransformationCustomizerFactory.groovy
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/callsite/NullCallSite.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/messages/LocatedMessage.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Tuple.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/tools/GenericsUtils.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/callsite/PogoMetaClassSite.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/MapEntry.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/CastExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/typehandling/BigIntegerMath.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/decompiled/FormalParameterParser.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/Field.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/FlushingStreamWriter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/builder/AstBuilder.groovy
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/options/ImmutablePropertyHandler.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/AstToTextHelper.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/sc/transformers/ListExpressionTransformer.java

```

```

* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/syntax/TokenException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/util/IteratorBufferedIterator.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/BinaryExpressionMultiTypeDispatcher.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/vmplugin/v7/Selector.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/GroovyScriptEngine.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/dgmimpl/arrays/LongArrayPutAtMetaMethod.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/tools/shell/util/MessageSource.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/indy/IndyBinHelper.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MetaProperty.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/ClosureExpression.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/CompileStack.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/MapEntryExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/cli/CliBuilderException.groovy
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/memoize/ConcurrentSoftCache.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/typehandling/BigDecimalMath.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/CallSiteWriter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/options/LegacyHashMapPropertyHandler.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/metaclass/ReflectionMetaMethod.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/ClosureException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/BaseScriptASTTransformation.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/CompilationUnit.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/stc/TypeCheckingExtension.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/EncodingGroovyMethodsSupport.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/InvokerHelper.java

```

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/sc/transformers/MethodCallExpressionTransformer.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/tools/GeneralUtils.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GroovyClassLoader.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/NamedVariant.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/BytecodeExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/ConstructorNode.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/PogoInterceptableSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/sc/transformers/CompareIdentityExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/apache/groovy/plugin/GroovyRunnerRegistry.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/vmplugin/v7/TypeHelper.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/ReadWriteLockASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/BenchmarkInterceptor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/wrappers/Wrapper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/NewInstanceMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/dgmimpl/arrays/ObjectArrayPutAtMetaMethod.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/EmptyExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/UnicodeLexerSharedInputState.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/stc/SimpleType.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/transform/DelegateASTTransformation.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/GetEffectivePogoFieldSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/decompiled/AsmDecompiler.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/sc/StaticInvocationWriter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/stc/PickAnyArgumentHint.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/stdclasses/DoubleCachedClass.java

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/AutoClone.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/callsite/PogoMetaMethodSite.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/apache/groovy/internal/metaclass/MetaClassConstant.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/DateGroovyMethods.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/UnaryPlusExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/AbstractComparator.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/NodePrinter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/decompiled/TypeSignatureParser.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/stdclasses/ShortCachedClass.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/GenericsType.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/StackTraceUtils.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/util/LockableObject.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/javac/JavaStubCompilationUnit.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/vmplugin/v5/Java5.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/MetaBeanProperty.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/stdclasses/LongCachedClass.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/apache/groovy/internal/util/ReevaluatingReference.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/m12n/SimpleExtensionModule.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/io/LineColumnReader.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/FieldExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/TernaryExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/StaticVerifier.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/Eval.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/stmt/CatchStatement.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/beans/PropertyReader.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-

```

jar/org/codehaus/groovy/runtime/GroovyCategorySupport.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/MixinNode.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/callsite/ConstructorSite.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/dgmimpl/arrays/ShortArrayGetAtMetaMethod.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/ObservableMap.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/InnerClassCompletionVisitor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/apache/groovy/io/StringBuilderWriter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/util/ArrayIterator.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/cli/Option.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/syntax/Numbers.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/util/LazyReference.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/InnerClassVisitor.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/beans/ListenerListASTTransformation.groovy
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/RangeExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/AutoCloneStyle.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/metaclass/MetaMethodIndex.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/memoize/ProtectionStorage.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/customizers/ImportCustomizer.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/messages/SimpleMessage.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/plugin/GroovyRunner.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/reflection/ReflectionCache.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/sc/transformers/RangeExpressionTransformer.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/ArrayUtil.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/antlr/treewalker/FlatNodeListTraversal.java

```

```

* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/CompilerConfiguration.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/lang/GroovyRuntimeException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/apache/groovy/ast/tools/ClassNodeUtils.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/util/ReleaseInfo.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/stc/UnionTypeClassNode.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/m12n/ExtensionModuleScanner.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/io/EncodingAwareBufferedWriter.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/memoize/ConcurrentCommonCache.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/trait/TraitASTTransformation.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/metaclass/MethodHelper.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/memoize/UnlimitedConcurrentCache.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/MethodCaller.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/util/FastArray.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/customizers/builder/PostCompletionFactory.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/syntax/Types.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/AutoCloneASTTransformation.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/lang/ReadOnlyPropertyException.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/BytecodeSequence.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/transform/stc/ThirdParam.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/builder/AstStringCompiler.groovy
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/util/ConfigObject.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/ast/expr/ArgumentListExpression.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/Verifier.java

```

\* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/StringGroovyMethods.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/LabelVerifier.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/StringHelper.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/tools/GroovyStarter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/Singleton.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/ResolveVisitor.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/InnerClassNode.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/customizers/ASTTransformationCustomizer.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/reflection/GroovyClassValuePreJava7.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/util/HashCodeHelper.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/asm/MopWriter.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/io/FileVisitResult.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/stmt/EmptyStatement.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/util/ManagedConcurrentMap.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/apache/groovy/internal/util/Supplier.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/InterfaceHelperClassNode.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/transform/AnnotationCollector.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/groovy/lang/GroovyShell.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/classgen/InnerClassVisitorHelper.java  
 \*  
 /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/control/customizers/builder/CompilerCustomizationBuilder.groovy  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/antlr/ASTParserException.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/ast/expr/MapExpression.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/vmplugin/v6/Java6.java  
 \* /opt/cola/permits/1117959935\_1608241707.15/0/groovy-2-5-14-sources-jar/org/codehaus/groovy/runtime/metaclass/MethodMetaProperty.java



```
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/ScriptReference.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/apache/groovy/internal/util/UnicodeConst.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/dgmimpl/arrays/ByteArrayGetAtMetaMethod.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/transform/stc/ExtensionMethodNode.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/groovy/lang/IncorrectClosureArgumentsException.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/BinaryLongExpressionHelper.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/tools/gse/StringSetMap.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/util/StringUtil.groovy
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/util/TripleKeyHashMap.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/NumberAwareComparator.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/reflection/stdclasses/BooleanCachedClass.java
*
/opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/classgen/asm/BytecodeVariable.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/control/InstanceOfVerifier.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/runtime/dgmimpl/NumberNumberMetaMethod.java
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/codehaus/groovy/vmplugin/v5/PluginDefaultGroovyMethods.java
No license file was found, but licenses were detected in source scan.
```

```
# Licensed to the Apache Software Foundation (ASF) under one or more
# contributor license agreements. See the NOTICE file distributed with
# this work for additional information regarding copyright ownership.
# The ASF licenses this file to You under the Apache License, Version 2.0
# (the "License"); you may not use this file except in compliance with
# the License. You may obtain a copy of the License at
#
# http://www.apache.org/licenses/LICENSE-2.0
#
# Unless required by applicable law or agreed to in writing, software
# distributed under the License is distributed on an "AS IS" BASIS,
# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
# See the License for the specific language governing permissions and
# limitations under the License.
```

```
# global transformation to handle @Grab annotation
groovy.grape.GrabAnnotationTransformation
```

```
#global transformation for AST Builder
org.codehaus.groovy.ast.builder.AstBuilderTransformation
```

Found

in path(s):

```
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-jar/META-
INF/services/org.codehaus.groovy.transform.ASTTransformation
No license file was found, but licenses were detected in source scan.
```

```
/*
```

```
* Copyright 2011 Google Inc. All Rights Reserved.
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License");
```

```
* you may not use this file except in compliance with the License.
```

```
* You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software
```

```
* distributed under the License is distributed on an "AS IS" BASIS,
```

```
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
```

```
* See the License for the specific language governing permissions and
```

```
* limitations under the License.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/apache/groovy/util/concurrentlinkedhashmap/package-info.java
```

```
* /opt/cola/permits/1117959935_1608241707.15/0/groovy-2-5-14-sources-
jar/org/apache/groovy/util/concurrentlinkedhashmap/LinkedDeque.java
```

## 1.343 aop-alliance 1.0

### 1.343.1 Available under license :

Public Domain

## 1.344 jackson 2.11.3

### 1.344.1 Available under license :

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.

It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## ## Licensing

Jackson core and extension components may be licensed under different licenses.

To find the details that apply to this artifact see the accompanying LICENSE file.

For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.345 libusbx 1.0.23-4.el8

## 1.345.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be

consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and

modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the

Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest

your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it



contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this

License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified

executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free

Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.346 from 2.3.0

### 1.346.1 Available under license :

## The MIT License (MIT) ##

Copyright (c) 2014 Hugh Kennedy

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.347 cli-table3 0.5.1

### 1.347.1 Available under license :

MIT License

Copyright (c) 2014 James Talmage <james.talmage@jrtechnical.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.348 from2 1.3.0

### 1.348.1 Available under license :

## The MIT License (MIT) ##

Copyright (c) 2014 Hugh Kennedy

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.349 cron 3.0pl1-136ubuntu1

## 1.349.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/* Copyright 1993,1994 by Paul Vixie
 * All rights reserved
 *
 * Distribute freely, except: don't remove my name from the source or
 * documentation (don't take credit for my work), mark your changes (don't
 * get me blamed for your possible bugs), don't alter or remove this
 * notice. May be sold if buildable source is provided to buyer. No
 * warrantee of any kind, express or implied, is included with this
 * software; use at your own risk, responsibility for damages (if any) to
 * anyone resulting from the use of this software rests entirely with the
 * user.
 *
 * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
 * I'll try to keep a version up to date. I can be reached as follows:
 * Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
 */
```

\$Id: INSTALL,v 2.5 1994/01/15 20:43:43 vixie Exp \$

Read the comments at the top of the Makefile, then edit the area marked 'configurable stuff'.

Edit config.h. The stuff I expect you to change is down a bit from the top of the file, but it's clearly marked. Also look at pathnames.h.

You don't have to create the /var/cron or /var/cron/tabs directories, since



both the daemon and the `crontab' program will do this the first time they run if they don't exist. You do need to have a /var, though -- just "mkdir /var" if you don't have one, or you can "mkdir /usr/var; ln -s /usr/var /var" if you expect your /var to have a lot of stuff in it.

You will also need /usr/local/etc and /usr/local/bin directories unless you change the Makefile. These will have to be created by hand, but if you are a long-time Usenet user you probably have them already. /usr/local/man is where I keep my man pages, but I have the source for `man' and you probably do not. Therefore you may have to put the man pages into /usr/man/man1, which will be hard since there will be name collisions. (Note that the man command was originally written by

Bill Joy before he left Berkeley, and it contains no AT&T code, so it is in UUNET's archive of freely-distributable BSD code.)

LINUX note: /usr/include/paths.h on some linux systems shows \_PATH\_SENDMAIL to be /usr/bin/sendmail even though sendmail is installed in /usr/lib. you should check this out.

say:

```
make all
```

su and say:

```
make install
```

Note that if I can get you to "su and say" something just by asking, you have a very serious security problem on your system and you should look into it.

Edit your /usr/lib/crontab file into little pieces -- see the CONVERSION file for help on this.

Use the `crontab' command to install all the little pieces you just created. Some examples (see below before trying any of these!)

```
crontab -u uucp -r /usr/lib/uucp/crontab.src
crontab -u news -r /usr/lib/news/crontab.src
crontab -u root -r /usr/adm/crontab.src
```

Notes on above examples: (1) the .src files are copied at the time the command is issued; changing the source files later will have no effect until they are reinstalled with another `crontab -r' command. (2) The crontab command will affect the crontab of the person using the command unless `u USER' is given; `u' only works for root. When using most `su' commands under most BSD's, `crontab' will still think of you as yourself even though you may think of yourself as root -- so use `u' liberally. (3) the `-r' option stands for `replace'; check the man page for crontab(1) for other

possibilities.

Kill your existing cron daemon -- do `ps aux` and look for /etc/cron.

Edit your /etc/rc or /etc/rc.local, looking for the line that starts up /etc/cron. Comment it out and add a line to start the new cron daemon -- usually /usr/local/etc/cron, unless you changed it in the Makefile.

Start up this cron daemon yourself as root. Just type /usr/local/etc/cron (or whatever); no '&' is needed since the daemon forks itself and the process you executed returns immediately.

ATT notes: for those people unfortunate enough to be stuck on a AT&T UNIX, you will need the public-domain "libndir", found in the B News source and in any comp.sources.unix archive. You will also need to hack the code some.

Found in path(s):

```
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/INSTALL
No license file was found, but licenses were detected in source scan.
```

```
/* Copyright 1988,1990,1993,1994 by Paul Vixie
* All rights reserved
*
* Distribute freely, except: don't remove my name from the source or
* documentation (don't take credit for my work), mark your changes (don't
* get me blamed for your possible bugs), don't alter or remove this
* notice. May be sold if buildable source is provided to buyer. No
* warrantee of any kind, express or implied, is included with this
* software; use at your own risk, responsibility for damages (if any) to
* anyone resulting from the use of this software rests entirely with the
* user.
*
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
*/
```

Found in path(s):

```
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/crontab.c
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/entry.c
*
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/misc.c
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/config.h
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/job.c
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/database.c
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/env.c
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/cron.h
```

```
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/user.c
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/cron.c
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/compat.c
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/do_command.c
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (c) 1988 The Regents of the University of California.
* All rights reserved.
*
* This code is derived from software written by Ken Arnold and
* published in UNIX Review, Vol. 6, No. 8.
*
* Redistribution and use in source and binary forms are permitted
* provided that the above copyright notice and this paragraph are
* duplicated in all such forms and that any documentation,
* advertising materials, and other materials related to such
* distribution and use acknowledge that the software was developed
* by the University of California, Berkeley. The name of the
* University may not be used to endorse or promote products derived
* from this software without specific prior written permission.
* THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/popen.c
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (c) 1989 The Regents of the University of California.
* All rights reserved.
*
* This code is derived from software contributed to Berkeley by
* Paul Vixie.
*
* Redistribution and use in source and binary forms are permitted
* provided that the above copyright notice and this paragraph are
* duplicated in all such forms and that any documentation,
* advertising materials, and other materials related to such
* distribution and use acknowledge that the software was developed
* by the University of California, Berkeley. The name of the
* University may not be used to endorse or promote products derived
* from this software without specific prior written permission.
* THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
```

\* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

\*

\* @(#)bitstring.h 5.2

(Berkeley) 4/4/90

\*/

Found in path(s):

\*/opt/cola/permits/1125565035\_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/bitstring.h

No license file was found, but licenses were detected in source scan.

./"/\* Copyright 1988,1990,1993,1994 by Paul Vixie

./" \* All rights reserved

./" \*

./" \* Distribute freely, except: don't remove my name from the source or

./" \* documentation (don't take credit for my work), mark your changes (don't

./" \* get me blamed for your possible bugs), don't alter or remove this

./" \* notice. May be sold if buildable source is provided to buyer. No

./" \* warrantee of any kind, express or implied, is included with this

./" \* software; use at your own risk, responsibility for damages (if any) to

./" \* anyone resulting from the use of this software rests entirely with the

./" \* user.

./" \*

./" \* Send bug reports, bug fixes, enhancements, requests, flames, etc., and

./" \* I'll try to keep a version up to date. I can be reached as follows:

./" \* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul

./" \*/

./"

./" \$Id: crontab.5,v 2.4 1994/01/15 20:43:43 vixie Exp \$

./"

Found in path(s):

\*

\*/opt/cola/permits/1125565035\_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/crontab.5

No license file was found, but licenses were detected in source scan.

./"/\* Copyright 1988,1990,1993 by Paul Vixie

./" \* All rights reserved

./" \*

./" \* Distribute freely, except: don't remove my name from the source or

./" \* documentation (don't take credit for my work), mark your changes (don't

./" \* get me blamed for your possible bugs), don't alter or remove this

./" \* notice. May be sold if buildable source is provided to buyer. No

./" \* warrantee of any kind, express or implied, is included with this

./" \* software; use at your own risk, responsibility for damages (if any) to

./" \* anyone resulting from the use of this software rests entirely with the

./" \* user.

./" \*

./" \* Send bug reports, bug fixes, enhancements, requests, flames, etc., and

```
.\" * I'll try to keep a version up to date. I can be reached as follows:
.\" * Paul Vixie      <paul@vix.com>      uunet!decwrl!vixie!paul
.\" */
.\"
.\" $Id: crontab.1,v 2.4 1993/12/31 10:47:33 vixie Exp $
.\"
```

Found in path(s):

```
*
```

/opt/cola/permits/1125565035\_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/crontab.1

No license file was found, but licenses were detected in source scan.

```
.\" Copyright (c) 1989 The Regents of the University of California.
.\" All rights reserved.
.\"
.\" This code is derived from software contributed to Berkeley by
.\" Paul Vixie.
.\"
.\" Redistribution and use in source and binary forms are permitted
.\" provided that the above copyright notice and this paragraph are
.\" duplicated in all such forms and that any documentation,
.\" advertising materials, and other materials related to such
.\" distribution and use acknowledge that the software was developed
.\" by the University of California, Berkeley. The name of the
.\" University may not be used to endorse or promote products derived
.\" from this software without specific prior written permission.
.\" THIS SOFTWARE IS PROVIDED ``AS IS'' AND WITHOUT ANY EXPRESS OR
.\" IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
.\" WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
.\"
.\" @(#)bitstring.3 5.1
.\" (Berkeley) 12/13/89
.\"
```

Found in path(s):

```
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/bitstring.3
```

No license file was found, but licenses were detected in source scan.

```
.\"/* Copyright 1988,1990,1993 by Paul Vixie
.\" * All rights reserved
.\" *
.\" * Distribute freely, except: don't remove my name from the source or
.\" * documentation (don't take credit for my work), mark your changes (don't
.\" * get me blamed for your possible bugs), don't alter or remove this
.\" * notice. May be sold if buildable source is provided to buyer. No
.\" * warrantee of any kind, express or implied, is included with this
.\" * software; use at your own risk, responsibility for damages (if any) to
.\" * anyone resulting from the use of this software rests entirely with the
```

```
.\" * user.  
.\" *  
.\" * Send bug reports, bug fixes, enhancements, requests, flames, etc., and  
.\" * I'll try to keep a version up to date. I can be reached as follows:  
.\" * Paul Vixie      <paul@vix.com>      uunet!decwrl!vixie!paul  
.\" */  
.\"  
.\" $Id: cron.8,v 2.2 1993/12/28 08:34:43 vixie Exp $  
.\"
```

Found in path(s):

\*

```
/opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/cron.8  
No license file was found, but licenses were detected in source scan.
```

```
#!/* Copyright 1988,1990,1993 by Paul Vixie  
# * All rights reserved  
# *  
# * Distribute freely, except: don't remove my name from the source or  
# * documentation (don't take credit for my work), mark your changes (don't  
# * get me blamed for your possible bugs), don't alter or remove this  
# * notice. May be sold if buildable source is provided to buyer. No  
# * warrantee of any kind, express or implied, is included with this  
# * software; use at your own risk, responsibility for damages (if any) to  
# * anyone resulting from the use of this software rests entirely with the  
# * user.  
# *  
# * Send bug reports, bug fixes, enhancements, requests, flames, etc., and  
# * I'll try to keep a version up to date. I can be reached as follows:  
# * Paul Vixie      <paul@vix.com>      uunet!decwrl!vixie!paul  
# */
```

Vixie Cron V3.0

December 27, 1993

[V2.2 was some time in 1992]

[V2.1 was May 29, 1991]

[V2.0 was July 5, 1990]

[V2.0-beta

was December 9, 1988]

[V1.0 was May 6, 1987]

Paul Vixie

This is a version of 'cron' that is known to run on BSD 4.[23] systems. It is functionally based on the SysV cron, which means that each user can have their own crontab file (all crontab files are stored in a read-protected directory, usually /var/cron/tabs). No direct support is provided for 'at'; you can continue to run 'atrun' from the crontab as you have been doing. If you don't have atrun (i.e., System V) you are in trouble.

A messages is logged each time a command is executed; also, the files "allow" and "deny" in /var/cron can be used to control access to the "crontab" command (which installs crontabs). It hasn't been tested on SysV, although some effort has gone into making the port an easy one.

This is more or less the copyright that USENET contributed software usually has. Since ATT couldn't use this version if they had to freely distribute source, and since I'd love to see them use it, I'll offer some ridiculously low license fee just to have them take it. In the unlikely event that they do this, I will continue to support and distribute the pseudo-PD version, so please, don't flame me for wanting my work to see a wider distribution.

To use this: Sorry, folks, there is no cutesy 'Configure' script. You'll have to go edit a couple of files... So, here's the checklist:

Read all the FEATURES, INSTALL, and CONVERSION files

Edit config.h

Edit Makefile

(both of these files have instructions inside; note that some things in config.h are definable in Makefile and are therefore surrounded by #ifndef...#endif)

'make'

'su' and 'make install'

(you may have to install the man pages by hand)

kill your existing cron process

(actually you can run your existing cron if you want, but why?)

build new crontabs using /usr/lib/{crontab,crontab.local}

(either put them all in "root"'s crontab, or divide it up and rip out all the 'su' commands, collapse the lengthy lists into

ranges with steps -- basically, this step is as much work as you want to make it)

start up the new cron

(must be done as root)

watch it. test it with 'crontab -r' and watch the daemon track your changes.

if you like it, change your /etc/{rc,rc.local} to use it instead of the old one.

\$Id: README,v 2.3 1993/12/28 08:34:43 vixie Exp \$

Found in path(s):

\* /opt/cola/permits/1125565035\_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/README

No license file was found, but licenses were detected in source scan.

/\* Copyright 1993,1994 by Paul Vixie

```

* All rights reserved
*
* Distribute freely, except: don't remove my name from the source or
* documentation (don't take credit for my work), mark your changes (don't
* get me blamed for your possible bugs), don't alter or remove this
* notice. May be sold if buildable source is provided to buyer. No
* warrantee of any kind, express or implied, is included with this
* software; use at your own risk, responsibility for damages (if any) to
* anyone resulting from the use of this software rests entirely with the
* user.
*
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie      <paul@vix.com>      uunet!decwrl!vixie!paul
*/

```

Found in path(s):

```

* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/compat.h
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/pathnames.h
*
/opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/externs.h
No license file was found, but licenses were detected in source scan.

```

```

# * All rights reserved
# * Distribute freely, except: don't remove my name from the source or

```

Found in path(s):

```

* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/Makefile

```

## 1.350 attr 2.4.48-5

### 1.350.1 Available under license :

Most components of the "attr" package are licensed under Version 2.1 of the GNU Lesser General Public License (see below).  
below.

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see COPYING).

-----

#### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies



of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that

there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free

programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must

be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy

from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of

this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.



11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that

everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

Most components of the "attr" package are licensed under Version 2.1 of the GNU Lesser General Public License (see COPYING.LGPL).

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see below),

-----

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and

distribute such modifications  
or work under the terms of Section 1  
above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions

are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.



8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation  
may publish revised and/or new versions  
of the General Public License from time to time. Such new versions will  
be similar in spirit to the present version, but may differ in detail to  
address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision  
will be guided by the two goals  
of preserving the free status of all derivatives of our free software and  
of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU

FOR DAMAGES,  
INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING  
OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED  
TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY  
YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER  
PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts  
in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it

under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.351 diffutils 3.7-3

### 1.351.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that

patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

## 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated

conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all

recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the



machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source

as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in

source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under

this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within

the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.



If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.352 shared-mime-info 1.15-1

### 1.352.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under

any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,



but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.353 Isb 11.1.0ubuntu2

### 1.353.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>  
Upstream-Name: LSB implementation package

Files: \*

Copyright: 2002-2010, Chris Lawrence <lawrenc@debian.org>

License: GPL-2

Files: init-functions.d/50-ubuntu-logging

Copyright: 2005-2011, Canonical Ltd.

License: GPL-2

Files: init-functions

Copyright: 2002-2009, Chris Lawrence <lawrenc@debian.org>

License: BSD-3-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the author nor the names of other contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License: GPL-2

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public

License as published by the

Free Software Foundation;

version 2 dated June 1991.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.  
You should have received a copy of the GNU General Public License along with this package; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
.

On Debian systems, the full text of the GNU General Public License version 2 can be found in the file  
`/usr/share/common-licenses/GPL-2`.

# 1.354 libxcrypt 4.4.10-10ubuntu4

## 1.354.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with

the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data

prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the

ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object



file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the

Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if

the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your

rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that

system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE

LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301

USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.355 sysv-init 2.96-2.1ubuntu1

## 1.355.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you



distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and

of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w'  
and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Lesser General  
Public License instead of this License.

```
Sysvinit is Copyright (C) 1991-2004 Miquel van Smoorenburg  
Updated Copyright (C) 2018 Jesse Smith
```

This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

On Debian GNU/Linux systems, the complete text of the GNU General  
Public License can be found in `~/usr/share/common-licenses/GPL-2`.

Send patches to [sysvinit-devel@nongnu.org](mailto:sysvinit-devel@nongnu.org)

# 1.356 libpsl 0.20.2-6.el8

## 1.356.1 Available under license :

Copyright (C) 2014-2015 Tim Rhsen

Permission is hereby granted, free of charge, to any person obtaining a  
copy of this software and associated documentation files (the "Software"),  
to deal in the Software without restriction, including without limitation  
the rights to use, copy, modify, merge, publish, distribute, sublicense,  
and/or sell copies of the Software, and to permit persons to whom the  
Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING  
FROM, OUT OF OR IN CONNECTION WITH THE  
SOFTWARE OR THE USE OR OTHER  
DEALINGS IN THE SOFTWARE.

Copyright (C) 2014-2018 Tim Rhsen

Permission is hereby granted, free of charge, to any person obtaining a  
copy of this software and associated documentation files (the "Software"),  
to deal in the Software without restriction, including without limitation  
the rights to use, copy, modify, merge, publish, distribute, sublicense,  
and/or sell copies of the Software, and to permit persons to whom the  
Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\* The following License is for the source code files  
psl-make-dafsa and lookup\_string\_in\_fixed\_set.c.

```
// Copyright 2015 The Chromium Authors. All rights reserved.
//
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are
// met:
//
// * Redistributions of source code must retain the above copyright
// notice, this list of conditions and the following disclaimer.
// * Redistributions in binary form must reproduce the above
// copyright notice, this list of conditions and the following disclaimer
// in the documentation and/or other materials provided with the
// distribution.
// * Neither the name of Google Inc. nor the names of its
// contributors may be used to endorse or promote products derived from
// this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
// "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING,
// BUT NOT
// LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
// A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
// OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
// LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
// DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
// THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
// (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
// OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
```

## 1.357 strip-ansi 5.2.0

## 1.357.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.358 uri-js 4.4.1

### 1.358.1 Available under license :

Copyright 2011 Gary Court. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY GARY COURT "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL GARY COURT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be



interpreted as representing official policies, either expressed or implied, of Gary Court.

## 1.359 har-validator 5.1.5

### 1.359.1 Available under license :

MIT License

Copyright (c) 2018 Ahmad Nassri <ahmad@ahmadnassri.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.360 init-system-helpers 1.57

### 1.360.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Files: \*

Copyright: 2013 Michael Stapelberg

License: BSD-3-clause

Files: debian/\*

Copyright: 2013 Michael Stapelberg <stapelberg@debian.org>

License: BSD-3-clause

Files: script/service man8/service.rst

Copyright: 2006 Red Hat, Inc

2008 Canonical Ltd

License: GPL-2+

Files: script/invoke-rc.d man8/invoke-rc.d.rst

Copyright: 2000,2001 Henrique de Moraes Holschuh <hnh@debian.org>

License: GPL-2+

Files: script/update-rc.d man8/update-rc.d.rst

Copyright: 1997-2005 Miquel van Smoorenburg <miquels@cistron.nl>

Members of the pkg-sysvinit project

License: GPL-2+

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

.

On Debian systems, the complete text of the GNU General Public License version 2 can be found in /usr/share/common-licenses/GPL-2.

License: BSD-3-clause

Copyright 2013 Michael Stapelberg

All rights reserved.

.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

.

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.

.

- \* Neither the name of Michael Stapelberg nor the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

.

THIS SOFTWARE IS PROVIDED BY Michael Stapelberg "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL Michael Stapelberg BE LIABLE FOR ANY

DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.361 httpcomponents-core 4.4.13

## 1.361.1 Available under license :

Apache HttpCore  
Copyright 2005-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.362 asm 5.0.3

### 1.362.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*\*\*

- \* ASM: a very small and fast Java bytecode manipulation framework
- \* Copyright (c) 2000-2013 INRIA, France Telecom
- \* All rights reserved.

\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/TypePath.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/TypeReference.java

No license file was found, but licenses were detected in source scan.

/\*\*\*

\* ASM: a very small and fast Java bytecode manipulation framework  
\* Copyright (c) 2000-2011 INRIA, France Telecom  
\* All rights reserved.  
\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.



\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* Creates a new { @link AnalyzerAdapter}. <i>Subclasses must not use this  
\* constructor</i>. Instead, they must use the  
\* { @link #AnalyzerAdapter(int, String, int, String, String, MethodVisitor)}  
\* version.

\*

\* @param owner

\*

the owner's class name.

\* @param access

\* the method's access flags (see { @link Opcodes}).

\* @param name

\* the method's name.

\* @param desc

\* the method's descriptor (see { @link Type Type}).

\* @param mv

\* the method visitor to which this adapter delegates calls. May

\* be <tt>null</tt>.

\* @throws IllegalStateException

\* If a subclass calls this constructor.

\*/

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
jar/org/objectweb/asm/commons/AnalyzerAdapter.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

- \* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* 3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
*/  
/**  
 * Creates a new {@link GeneratorAdapter}. <i>Subclasses must not use this  
 * constructor</i>. Instead, they must use the  
 * {@link #GeneratorAdapter(int, MethodVisitor, int, String, String)}  
 * version.  
 *  
 * @param mv  
 *       the  
method visitor to which this adapter delegates calls.  
 * @param access  
 *       the method's access flags (see {@link Opcodes}).  
 * @param name  
 *       the method's name.  
 * @param desc  
 *       the method's descriptor (see {@link Type Type}).  
 * @throws IllegalStateException  
 *       If a subclass calls this constructor.  
*/
```

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/commons/GeneratorAdapter.java

No license file was found, but licenses were detected in source scan.

```
/**
```

- \* ASM: a very small and fast Java bytecode manipulation framework
- \* Copyright (c) 2000-2011 INRIA, France Telecom
- \* All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. Neither the name of the copyright holders nor the names of its
- \* contributors may be used to endorse or promote products derived from
- \* this software without specific prior written permission.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- \* "AS IS"
- \* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
- \* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
- \* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
- \* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
- \* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
- \* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
- \* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
- \* THE POSSIBILITY OF SUCH DAMAGE.
- \*/
- /\*\*
- \* Constructs a new { @link LocalVariableAnnotationNode }. *<i>Subclasses must*
- \* not use this constructor</i>. Instead, they must use the
- \* { @link #LocalVariableAnnotationNode(int, TypePath, LabelNode[], LabelNode[], int[], String)}
- \* version.
- \*
- \* @param typeRef
- \* a reference to the annotated type. See { @link TypeReference }.
- \* @param typePath
- \* the path to the annotated type argument, wildcard bound, array
- \* element type, or static inner type within 'typeRef'. May be
- \* <tt>null</tt> if the annotation targets 'typeRef' as a whole.
- \* @param start
- \* the first instructions corresponding to the continuous ranges
- \* that make the scope of this local variable (inclusive).
- \* @param end
- \* the last instructions corresponding to the continuous ranges
- \* that make the scope of this local variable (exclusive). This

```
*      array must have the same size as the 'start' array.
* @param index
*      the local variable's index in each range. This array must have
*      the same size as the 'start' array.
* @param desc
*      the class descriptor of
the annotation class.
*/
```

Found in path(s):

```
* /opt/cola/permits/1135840046_1613613019.19/0/asm-5-0-3-sources-7-
jar/org/objectweb/asm/tree/LocalVariableAnnotationNode.java
No license file was found, but licenses were detected in source scan.
```

```
/**
```

```
* ASM: a very small and fast Java bytecode manipulation framework
* Copyright (c) 2000-2011 INRIA, France Telecom
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. Neither the name of the copyright holders nor the names of its
* contributors may be used to endorse or promote products derived from
* this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS"
* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
* THE POSSIBILITY OF SUCH DAMAGE.
*/
/**
* Creates a new JSRInliner. <i>Subclasses must not use this
* constructor</i>. Instead, they must use the
* {@link #JSRInlinerAdapter(int, MethodVisitor, int, String, String, String, String[])}
*/
```

```

* version.
*
* @param mv
*
the <code>MethodVisitor</code> to send the resulting inlined
*     method code to (use <code>null</code> for none).
* @param access
*     the method's access flags (see { @link Opcodes }). This
*     parameter also indicates if the method is synthetic and/or
*     deprecated.
* @param name
*     the method's name.
* @param desc
*     the method's descriptor (see { @link Type }).
* @param signature
*     the method's signature. May be <tt>null</tt>.
* @param exceptions
*     the internal names of the method's exception classes (see
*     { @link Type#getInternalName() getInternalName }). May be
*     <tt>null</tt>.
* @throws IllegalStateException
*     If a subclass calls this constructor.
*/

```

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/commons/JSRInlinerAdapter.java

No license file was found, but licenses were detected in source scan.

2011, Eugene Kuleshov

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES

OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/xml/asm-xml.dtd  
No license file was found, but licenses were detected in source scan.

2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/package.html

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/package.html

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/package.html

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-

jar/org/objectweb/asm/signature/package.html

\*

/opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/analysis/package.html

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/commons/package.html

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* Constructs a new {@link ClassNode}. *Subclasses must not use this*

\* constructor*</i>. Instead, they must use the {@link #ClassNode(int)}*

\* version.

\*

\* @throws IllegalStateException

\* If a subclass calls this constructor.

\*/

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/ClassNode.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework  
\* Copyright (c) 2000-2011 INRIA, France Telecom  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

/\*\*

\* Constructs a new { @link Textifier}. <i>Subclasses must not use this  
\* constructor</i>. Instead, they must use the { @link #Textifier(int)}  
\* version.  
\*  
\* @throws IllegalStateException  
\* If a subclass calls this constructor.  
\*/

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/Textifier.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM XML Adapter  
\* Copyright (c) 2004-2011, Eugene Kuleshov



\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES,  
\* INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/xml/Processor.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
jar/org/objectweb/asm/xml/SAXClassAdapter.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
jar/org/objectweb/asm/xml/SAXAdapter.java  
\*  
/opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
jar/org/objectweb/asm/xml/SAXCodeAdapter.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
jar/org/objectweb/asm/xml/ASMContentHandler.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
jar/org/objectweb/asm/xml/SAXFieldAdapter.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
jar/org/objectweb/asm/xml/SAXAnnotationAdapter.java  
No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework  
\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/ASMifiable.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/Textifiable.java

No license file was found, but licenses were detected in source scan.

2011, Eugene Kuleshov

\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED  
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/xml/package.html

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/optimizer/ClassOptimizer.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/analysis/Value.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/Label.java  
\*  
/opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/Item.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/commons/StaticInitMerger.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/optimizer/MethodConstantsCollector.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/AnnotationVisitor.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/commons/RemappingMethodAdapter.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/analysis/Frame.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/MethodVisitor.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/analysis/BasicValue.java  
\*  
/opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/ClassVisitor.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/ClassWriter.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/commons/Remapper.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/VarInsnNode.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/commons/LocalVariablesSorter.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/AnnotationNode.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/TypeInsnNode.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/TraceMethodVisitor.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/Edge.java  
\*  
/opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/commons/Method.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/MethodNode.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/signature/SignatureWriter.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/LocalVariableNode.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/LookupSwitchInsnNode.java

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/analysis/BasicVerifier.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/FrameNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/optimizer/AnnotationConstantsCollector.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/Frame.java  
 \*  
 /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/ParameterNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/InnerClassNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/optimizer/FieldConstantsCollector.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/ClassReader.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/MultiANewArrayInsnNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/ByteVector.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/InvokeDynamicInsnNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/TableSwitchInsnNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/commons/RemappingClassAdapter.java  
 \*  
 /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/optimizer/JarOptimizer.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/signature/SignatureReader.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/optimizer/Shrinker.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/MethodInsnNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/commons/TryCatchBlockSorter.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/util/TraceAnnotationVisitor.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/analysis/Subroutine.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/TryCatchBlockNode.java  
 \*  
 /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/util/CheckMethodAdapter.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/LabelNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/Context.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/analysis/Interpreter.java

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/analysis/SmallSet.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/optimizer/Constant.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/analysis/SimpleVerifier.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/analysis/SourceValue.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/MethodWriter.java  
\*  
/opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/IntInsnNode.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/Type.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/InsnList.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/optimizer/MethodOptimizer.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/IncInsnNode.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/CheckClassAdapter.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/Handler.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/CheckFieldAdapter.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/analysis/Analyzer.java  
\*  
/opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/FieldVisitor.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/FieldNode.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/LdcInsnNode.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/LineNumberNode.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/commons/SerialVersionUIDAdder.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/TraceSignatureVisitor.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/AnnotationWriter.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/TraceClassVisitor.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/CheckAnnotationAdapter.java  
\*  
/opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/commons/SimpleRemapper.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/TypeAnnotationNode.java  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/optimizer/ConstantPool.java

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/commons/TableSwitchGenerator.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/signature/SignatureVisitor.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/AbstractInsnNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/optimizer/ClassConstantsCollector.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/commons/RemappingFieldAdapter.java  
 \*  
 /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/commons/CodeSizeEvaluator.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/analysis/BasicInterpreter.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/util/CheckSignatureAdapter.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/tree/InsnNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/analysis/AnalyzerException.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/FieldWriter.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/analysis/SourceInterpreter.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/Handle.java  
 \*  
 /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/commons/RemappingSignatureAdapter.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/commons/AdviceAdapter.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/Attribute.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/Opcodes.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/util/TraceFieldVisitor.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/ASMifier.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/util/Printer.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/optimizer/NameMapping.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/commons/RemappingAnnotationAdapter.java  
 \*  
 /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/FieldInsnNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/tree/JumpInsnNode.java  
 \* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-  
 jar/org/objectweb/asm/commons/InstructionAdapter.java  
 No license file was found, but licenses were detected in source scan.

#All rights reserved.  
#Redistribution and use in source and binary forms, with or without  
#modification, are permitted provided that the following conditions  
#are met:  
#1. Redistributions of source code must retain the above copyright  
# notice, this list of conditions and the following disclaimer.  
#2. Redistributions in binary form must reproduce the above copyright  
# notice, this list of conditions and the following disclaimer in the  
# documentation and/or other materials provided with the distribution.  
#3. Neither the name of the copyright holders nor the names of its  
# this software without specific prior written permission.

Found in path(s):

\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/optimizer/shrink.properties  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/optimizer/shrink-writer.properties  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/optimizer/shrink-resize.properties  
\*  
/opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/optimizer/shrink-signatures.properties  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/optimizer/shrink-annotations.properties  
\* /opt/cola/permits/1135840046\_1613613019.19/0/asm-5-0-3-sources-7-jar/org/objectweb/asm/optimizer/shrink-frames.properties

# 1.363 avro 1.9.1

## 1.363.1 Available under license :

Apache License  
Version 2.0, January 2004  
<https://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common



control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

Apache Avro

Copyright 2010-2015 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<https://www.apache.org/>).

# 1.364 commons-logging 1.2

## 1.364.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2001-2006 The Apache Software Foundation.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1135840457\_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/LogFactory.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2001-2004,2006 The Apache Software Foundation.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1135840457\_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/AvalonLogger.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2004 The Apache Software Foundation.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1135840457\_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/WeakHashtable.java

No license file was found, but licenses were detected in source scan.

2004 The Apache Software Foundation.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE>

2.0

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

Found in path(s):

\* /opt/cola/permits/1135840457\_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/package.html

\* /opt/cola/permits/1135840457\_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/package.html

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2001-2004 The Apache Software Foundation.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/LogConfigurationException.java
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/impl/Log4JLogger.java
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/impl/LogFactoryImpl.java
*
/opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/impl/Jdk13LumberjackLogger.java
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/impl/SimpleLog.java
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/impl/Jdk14Logger.java
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/LogSource.java
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/impl/NoOpLog.java
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/impl/LogKitLogger.java
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/Log.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2005 The Apache Software Foundation.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
```

\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1135840457\_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/ServletContextCleaner.java

# 1.365 commons-cli 1.4

## 1.365.1 Available under license :

Apache Commons CLI

Copyright 2001-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.



"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.366 commons-lang3 3.4

## 1.366.1 Available under license :

Apache License  
Version 2.0, January 2004

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
  
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
  
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier



identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

Apache Commons Lang

Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

This product includes software from the Spring Framework,

under the Apache License 2.0 (see: `StringUtils.containsWhitespace()`)

# 1.367 isorelax 20090621

## 1.367.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* @(#)Id: IslandSchemaReader.java,v 1.4 2001/11/01 00:11:45 kkawa Exp \$

\*

\* Copyright 2001 KAWAGUCHI Kohsuke

\*

\* Permission is hereby granted, free of charge, to any person obtaining

\* a copy of this software and associated documentation files (the

\* "Software"), to deal in the Software without restriction, including

\* without limitation the rights to use, copy, modify, merge, publish,

\* distribute, sublicense, and/or sell copies of the Software, and to

\* permit persons to whom the Software is furnished to do so, subject to

\* the following conditions:

\*

\* The above copyright notice and this permission notice shall be included

\* in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,

\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
\* IN  
NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
\* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135864262\_1613618257.27/0/isorelax-20090621-sources-1-  
jar/org/iso\_relax/dispatcher/IslandSchemaReader.java

No license file was found, but licenses were detected in source scan.

/\*

\* @(#) \$Id: IgnoredSchema.java,v 1.5 2003/05/30 23:46:32 kkawa Exp \$

\*

\* Copyright 2001 Kohsuke KAWAGUCHI

\*

\* Permission is hereby granted, free of charge, to any person obtaining  
\* a copy of this software and associated documentation files (the  
\* "Software"), to deal in the Software without restriction, including  
\* without limitation the rights to use, copy, modify, merge, publish,  
\* distribute, sublicense, and/or sell copies of the Software, and to  
\* permit persons to whom the Software is furnished to do so, subject to  
\* the following conditions:

\*

\* The above copyright notice and this permission notice shall be included  
\* in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
\* IN NO

EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
\* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

Found in path(s):

\* /opt/cola/permits/1135864262\_1613618257.27/0/isorelax-20090621-sources-1-  
jar/org/iso\_relax/dispatcher/impl/IgnoredSchema.java

No license file was found, but licenses were detected in source scan.

/\*

\* @(#) \$Id: AttributesDecl.java,v 1.3 2001/11/01 00:11:45 kkawa Exp \$

\*

\* Copyright 2001 Kohsuke KAWAGUCHI

\*  
\* Permission is hereby granted, free of charge, to any person obtaining  
\* a copy of this software and associated documentation files (the  
\* "Software"), to deal in the Software without restriction, including  
\* without limitation the rights to use, copy, modify, merge, publish,  
\* distribute, sublicense, and/or sell copies of the Software, and to  
\* permit persons to whom the Software is furnished to do so, subject to  
\* the following conditions:  
\*  
\* The above copyright notice and this permission notice shall be included  
\* in all copies or substantial portions of the Software.  
\*  
\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
\* IN NO  
\* EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
\* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135864262\_1613618257.27/0/isorelax-20090621-sources-1-  
jar/org/iso\_relax/dispatcher/AttributesDecl.java

No license file was found, but licenses were detected in source scan.

/\*  
\* @(#) \$Id: IslandVerifier.java,v 1.6 2003/05/30 23:46:32 kkawa Exp \$  
\*  
\* Copyright 2001 MURATA Makoto, KAWAGUCHI Kohsuke  
\*  
\* Permission is hereby granted, free of charge, to any person obtaining  
\* a copy of this software and associated documentation files (the  
\* "Software"), to deal in the Software without restriction, including  
\* without limitation the rights to use, copy, modify, merge, publish,  
\* distribute, sublicense, and/or sell copies of the Software, and to  
\* permit persons to whom the Software is furnished to do so, subject to  
\* the following conditions:  
\*  
\* The above copyright notice and this permission notice shall be included  
\* in all copies or substantial portions of the Software.  
\*  
\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
\* IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
\* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135864262\_1613618257.27/0/isorelax-20090621-sources-1-  
jar/org/iso\_relax/dispatcher/IslandVerifier.java

No license file was found, but licenses were detected in source scan.

/\*

\* @(#) \$Id: Dispatcher.java,v 1.6 2003/05/30 23:46:32 kkawa Exp \$

\*

\* Copyright 2001 MURATA Makoto, KAWAGUCHI Kohsuke

\*

\* Permission is hereby granted, free of charge, to any person obtaining

\* a copy of this software and associated documentation files (the

\* "Software"), to deal in the Software without restriction, including

\* without limitation the rights to use, copy, modify, merge, publish,

\* distribute, sublicense, and/or sell copies of the Software, and to

\* permit persons to whom the Software is furnished to do so, subject to

\* the following conditions:

\*

\* The above copyright notice and this permission notice shall be included

\* in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,

\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

\* IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY

\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE

\* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

Found in path(s):

\* /opt/cola/permits/1135864262\_1613618257.27/0/isorelax-20090621-sources-1-  
jar/org/iso\_relax/dispatcher/Dispatcher.java

No license file was found, but licenses were detected in source scan.

/\*

\* @(#) \$Id: SchemaProvider.java,v 1.6 2003/05/30 23:46:32 kkawa Exp \$

\*

\* Copyright 2001 Kohsuke KAWAGUCHI

\*

\* Permission is hereby granted, free of charge, to any person obtaining

\* a copy of this software and associated documentation files (the

\* "Software"), to deal in the Software without restriction, including

\* without limitation the rights to use, copy, modify, merge, publish,

\* distribute, sublicense, and/or sell copies of the Software, and to  
\* permit persons to whom the Software is furnished to do so, subject to  
\* the following conditions:  
\*  
\* The above copyright notice and this permission notice shall be included  
\* in all copies or substantial portions of the Software.  
\*  
\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
\* IN NO  
EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
\* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135864262\_1613618257.27/0/isorelax-20090621-sources-1-  
jar/org/iso\_relax/dispatcher/SchemaProvider.java

No license file was found, but licenses were detected in source scan.

/\*

\* @(#) \$Id: ElementDecl.java,v 1.3 2001/11/01 00:11:45 kkawa Exp \$

\*

\* Copyright 2001 Kohsuke KAWAGUCHI

\*

\* Permission is hereby granted, free of charge, to any person obtaining  
\* a copy of this software and associated documentation files (the  
\* "Software"), to deal in the Software without restriction, including  
\* without limitation the rights to use, copy, modify, merge, publish,  
\* distribute, sublicense, and/or sell copies of the Software, and to  
\* permit persons to whom the Software is furnished to do so, subject to  
\* the following conditions:

\*

\* The above copyright notice and this permission notice shall be included  
\* in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
\* IN NO EVENT  
SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
\* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135864262\_1613618257.27/0/isorelax-20090621-sources-1-jar/org/iso\_relax/dispatcher/ElementDecl.java

No license file was found, but licenses were detected in source scan.

/\*

\* @(#) \$Id: IslandSchema.java,v 1.5 2003/05/30 23:46:32 kkawa Exp \$

\*

\* Copyright 2001 KAWAGUCHI Kohsuke

\*

\* Permission is hereby granted, free of charge, to any person obtaining

\* a copy of this software and associated documentation files (the

\* "Software"), to deal in the Software without restriction, including

\* without limitation the rights to use, copy, modify, merge, publish,

\* distribute, sublicense, and/or sell copies of the Software, and to

\* permit persons to whom the Software is furnished to do so, subject to

\* the following conditions:

\*

\* The above copyright notice and this permission notice shall be included

\* in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,

\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

\* IN NO EVENT

SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY

\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE

\* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

Found in path(s):

\* /opt/cola/permits/1135864262\_1613618257.27/0/isorelax-20090621-sources-1-jar/org/iso\_relax/dispatcher/IslandSchema.java

No license file was found, but licenses were detected in source scan.

/\*

\* @(#) \$Id: DispatcherImpl.java,v 1.5 2003/05/30 23:46:32 kkawa Exp \$

\*

\* Copyright 2001 Kohsuke KAWAGUCHI

\*

\* Permission is hereby granted, free of charge, to any person obtaining

\* a copy of this software and associated documentation files (the

\* "Software"), to deal in the Software without restriction, including

\* without limitation the rights to use, copy, modify, merge, publish,

\* distribute, sublicense, and/or sell copies of the Software, and to

\* permit persons to whom the Software is furnished to do so, subject to

\* the following conditions:

\*  
\* The above copyright notice and this permission notice shall be included  
\* in all copies or substantial portions of the Software.  
\*  
\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
\* IN NO  
EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
\* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135864262\_1613618257.27/0/isorelax-20090621-sources-1-  
jar/org/iso\_relax/dispatcher/impl/DispatcherImpl.java

# 1.368 commons-codec 1.11

## 1.368.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or  
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the



Work and such Derivative Works in Source or Object form.

### 3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Codec

Copyright 2002-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java  
contains test data from <http://aspell.net/test/orig/batch0.tab>.  
Copyright (C) 2002 Kevin Atkinson (kevina@gnu.org)

=====

The content of package org.apache.commons.codec.language.bm has been translated from the original php source code available at <http://stevemorse.org/phoneticinfo.htm> with permission from the original authors.

Original source copyright:

Copyright (c) 2008 Alexander Beider & Stephen P. Morse.

# 1.369 commons-validator 1.7

## 1.369.1 Available under license :

Apache Commons Validator

Copyright 2001-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.370 commons-lang3 3.9

## 1.370.1 Available under license :

Apache License  
Version 2.0, January 2004



## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

Apache Commons Lang

Copyright 2001-2018 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

## 1.371 commons-lang3 3.11

### 1.371.1 Available under license :

Apache Commons Lang

Copyright 2001-2020 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<https://www.apache.org/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,



unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.372 javassist 3.25.0-GA

## 1.372.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Javassist, a Java-bytecode translator toolkit.
 * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.
 *
 * The contents of this file are subject to the Mozilla Public License Version
 * 1.1 (the "License"); you may not use this file except in compliance with
 * the License. Alternatively, the contents of this file may be used under
 * the terms of the GNU Lesser General Public License Version 2.1 or later,
 * or the Apache License Version 2.0.
 *
 * Software distributed under the License is distributed on an "AS IS" basis,
 * WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License
 * for the specific language governing rights and limitations under the
 * License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/web/Viewer.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtPrimitiveType.java
*
/opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/MethodInfo.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/AccessorMaker.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/Lex.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/analysis/Executor.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/ByteArrayClassPath.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/ast/Symbol.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/Pair.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/LocalVariableTypeAttribute.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/analysis/MultiArrayType.java
*
/opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/JvstTypeChecker.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/ast/CondExpr.java
```

\* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/convert/TransformReadField.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/proxy/DefineClassHelper.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/rmi/AppletServer.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/expr/MethodCall.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/stackmap/MapMaker.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/StackMapTable.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/Loader.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/Visitor.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/proxy/ProxyObjectOutputStream.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/Javac.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CodeConverter.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/ByteArray.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/Translator.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/reflect/ClassMetaobject.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/AccessFlag.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/ASTree.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/StackMap.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/reflect/Metalevel.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/NotFoundException.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/Variable.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/DeprecatedAttribute.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/ASTList.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/CodeAttribute.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/ClassFilePrinter.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/rmi/Sample.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-

```

jar/javassist/compiler/ast/AssignExpr.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/ClassClassPath.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/Bytecode.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/util/proxy/MethodHandler.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/expr/Expr.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/ConstPool.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/util/proxy/ProxyFactory.java
*
/opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/ast/MethodDecl.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/InnerClassesAttribute.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/TokenId.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/MemberResolver.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtClassType.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/ast/Declarator.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/annotation/NoSuchClassError.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtNewMethod.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtNewConstructor.java
*
/opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/analysis/ControlFlow.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/tools/rmi/RemoteRef.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/rmi/Proxy.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/LoaderClassPath.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/ast/StringL.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/Descriptor.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/tools/reflect/Metaobject.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/CodeGen.java
*
/opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/ast/ArrayInit.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/analysis/Frame.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/FieldInfo.java

```

\* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/annotation/AnnotationImpl.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtNewClass.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/proxy/ProxyObject.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/stackmap/TypeTag.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/scopedpool/ScopedClassPoolRepositoryImpl.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/analysis/SubroutineScanner.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/NoFieldException.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtMember.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/expr/ConstructorCall.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/scopedpool/SoftValueHashMap.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/ParameterAnnotationsAttribute.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/runtime/DotClass.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/analysis/IntQueue.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/ClassPool.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/URLClassPath.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/SyntheticAttribute.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/expr/ExprEditor.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ProceedHandler.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/scopedpool/ScopedClassPoolFactoryImpl.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/convert/TransformNew.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/convert/TransformAccessArrayField.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/AttributeInfo.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/analysis/Subroutine.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtField.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/proxy/DefinePackageHelper.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/LineNumberAttribute.java

\* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/Expr.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/ClassFile.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/Modifier.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/annotation/AnnotationsWriter.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/SyntaxError.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/framedump.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/ByteStream.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/convert/TransformFieldAccess.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/web/BadHttpRequest.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/rmi/RemoteException.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/stackmap/BasicBlock.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/convert/TransformCall.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/SignatureAttribute.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/Callback.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/reflect/CannotCreateException.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/JvstCodeGen.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/convert/TransformBefore.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/runtime/Cflow.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/BadBytecode.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/stackmap/TypeData.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/ExceptionsAttribute.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/AnnotationsAttribute.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/proxy/MethodFilter.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/DuplicateMemberException.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/NestHostAttribute.java

\* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/scopedpool/ScopedClassPool.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/ClassPoolTail.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/ClassPath.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/HotSwapper.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/convert/TransformNewClass.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/SourceFileAttribute.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/proxy/SecurityActions.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/TypeChecker.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/ClassMap.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/FieldDecl.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/LongVector.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/web/Webserver.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtMethod.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/ClassFileWriter.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/Stmnt.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/reflect/Sample.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/proxy/RuntimeSupport.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/proxy/SerializedProxy.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/HotSwapAgent.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/Parser.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/expr/NewArray.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/IntConst.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/reflect/Reflection.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/MemberCodeGen.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/rmi/ObjectImporter.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/scopedpool/ScopedClassPoolRepository.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-

```

jar/javassist/convert/Transformer.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/expr/Cast.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/tools/reflect/CannotInvokeException.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/ConstantAttribute.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/convert/TransformWriteField.java
*
/opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtBehavior.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/SymbolTable.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/analysis/MultiType.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/stackmap/TypedBlock.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/ast/Keyword.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/stackmap/Tracer.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/ast/Member.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/expr/NewExpr.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/runtime/Desc.java
*
/opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/CtNewWrappedConstructor.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/util/proxy/FactoryHelper.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/ast/NewExpr.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtConstructor.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/tools/rmi/ObjectNotFoundException.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/Mnemonic.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/ast/CastExpr.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/EnclosingMethodAttribute.java
*
/opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtArray.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/CompileError.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/analysis/FramePrinter.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/CannotCompileException.java

```



\* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/convert/TransformAfter.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/analysis/Analyzer.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/ExceptionTable.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/rmi/StubGenerator.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/DoubleConst.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/CodeAnalyzer.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/BinExpr.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/analysis/Util.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/proxy/Proxy.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/analysis/Type.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtNewWrappedMethod.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/util/proxy/ProxyObjectInputStream.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/KeywordTable.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/NestMembersAttribute.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/InstructionPrinter.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/LocalVariableAttribute.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/reflect/CannotReflectException.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/compiler/ast/CallExpr.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/reflect/Compiler.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/tools/Dump.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/CodeIterator.java  
 \*  
 /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/expr/Instanceof.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/AnnotationDefaultAttribute.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/runtime/Inner.java  
 \* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-

```
jar/javassist/scopedpool/ScopedClassPoolFactory.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/bytecode/Opcode.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/tools/reflect/Loader.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/expr/Handler.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/CtClass.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/compiler/ast/InstanceOfExpr.java
*
/opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/SerialVersionUID.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-jar/javassist/expr/FieldAccess.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Javassist, a Java-bytecode translator toolkit.
* Copyright (C) 2004 Bill Burke. All Rights Reserved.
*
* The contents of this file are subject to the Mozilla Public License Version
* 1.1 (the "License"); you may not use this file except in compliance with
* the License. Alternatively, the contents of this file may be used under
* the terms of the GNU Lesser General Public License Version 2.1 or later,
* or the Apache License Version 2.0.
*
* Software distributed under the License is distributed on an "AS IS" basis,
* WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License
* for the specific language governing rights and limitations under the
* License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/annotation/MemberValue.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/annotation/ByteMemberValue.java
*
/opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/annotation/EnumMemberValue.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/annotation/ClassMemberValue.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/annotation/AnnotationMemberValue.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/annotation/IntegerMemberValue.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/annotation/StringMemberValue.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
jar/javassist/bytecode/annotation/LongMemberValue.java
* /opt/cola/permits/1135869399_1613618193.6/0/javassist-3-25-0-ga-sources-3-
```

jar/javassist/bytecode/annotation/FloatMemberValue.java  
\* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-  
jar/javassist/bytecode/annotation/MemberValueVisitor.java  
\*  
/opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-  
jar/javassist/bytecode/annotation/CharMemberValue.java  
\* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-  
jar/javassist/bytecode/annotation/BooleanMemberValue.java  
\* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-  
jar/javassist/bytecode/annotation/ShortMemberValue.java  
\* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-  
jar/javassist/bytecode/annotation/Annotation.java  
\* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-  
jar/javassist/bytecode/annotation/ArrayMemberValue.java  
\* /opt/cola/permits/1135869399\_1613618193.6/0/javassist-3-25-0-ga-sources-3-  
jar/javassist/bytecode/annotation/DoubleMemberValue.java

## 1.373 jakarta-annotation-api 1.3.5

### 1.373.1 Available under license :

# Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which

are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell,

import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands

that although each Contributor grants the

licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

### 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

### 3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

## 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses,

damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any



Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

#### Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

---

## The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor  
Boston, MA 02110-1335  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is

to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost

of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control

compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would

not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free

programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF  
TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify

it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.



---

## ## CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement from your version.

## # Notices for Jakarta Annotations

This content is produced and maintained by the Jakarta Annotations project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.ca>

## ## Trademarks

Jakarta Annotations is a trademark of the Eclipse Foundation.

## ## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

## ## Source Code

The project maintains the following source code repositories:

\* <https://github.com/eclipse-ee4j/common-annotations-api>

##

Third-party Content

## Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

/\*

\* Copyright (c) 2005, 2018 Oracle and/or its affiliates. All rights reserved.

\*

\* This program and the accompanying materials are made available under the

\* terms of the Eclipse Public License v. 2.0, which is available at

\* <http://www.eclipse.org/legal/epl-2.0>.

\*

\* This Source Code may also be made available under the following Secondary

\* Licenses when the conditions for such availability set forth in the

\* Eclipse Public License v. 2.0 are satisfied: GNU General Public License,

\* version 2 with the GNU Classpath Exception, which is available at

\* <https://www.gnu.org/software/classpath/license.html>.

\*

\* SPDX-License-Identifier: EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

\*/

## 1.374 commons-logging 1.1.3

### 1.374.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.  
Apache Commons Logging  
Copyright 2003-2013 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.375 jakarta-validation-api 2.0.2

### 1.375.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*  
* Jakarta Bean Validation API  
*  
* License: Apache License, Version 2.0  
* See the license.txt file in the root directory or <http://www.apache.org/licenses/LICENSE-2.0>.  
*/
```

Found in path(s):

```
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Validator.java  
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/CascadableDescriptor.java  
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintTarget.java  
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/FutureOrPresent.java  
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Null.java  
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintValidatorContext.java  
*  
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ExecutableDescriptor.java  
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/groups/Default.java  
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/MessageInterpolator.java  
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/package-info.java  
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/valueextraction/Unwrapping.java  
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/valueextraction/ValueExtractor.java  
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
```

jar/javax/validation/constraintvalidation/ValidationTarget.java  
\*  
/opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/metadata/MethodDescriptor.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/package-info.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/UnexpectedTypeException.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/metadata/BeanDescriptor.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/constraints/Digits.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/bootstrap/ProviderSpecificBootstrap.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/valueextraction/UnwrapByDefault.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/constraints/NegativeOrZero.java  
\*  
/opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/ConstraintViolation.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/ConstraintDefinitionException.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/metadata/ValidateUnwrappedValue.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/constraintvalidation/SupportedValidationTarget.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/groups/package-info.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/spi/ValidationProvider.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/ElementKind.java  
\*  
/opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/metadata/GroupConversionDescriptor.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/valueextraction/ExtractedValue.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/bootstrap/GenericBootstrap.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/metadata/MethodType.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/valueextraction/ValueExtractorDeclarationException.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/metadata/ConstructorDescriptor.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-  
jar/javax/validation/constraintvalidation/package-info.java



```

*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/constraints/AssertTrue.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/Path.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/executable/package-info.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/valueextraction/package-info.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/constraints/PositiveOrZero.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/valueextraction/ValueExtractorDefinitionException.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/BootstrapConfiguration.java
*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/metadata/ElementDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/metadata/ContainerElementTypeDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/GroupDefinitionException.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/constraints/Min.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/groups/ConvertGroup.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/metadata/Scope.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/constraints/Max.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/ReportAsSingleViolation.java
*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/metadata/ReturnValueDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/ParameterNameProvider.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/constraints/Pattern.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/NoProviderFoundException.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/Validation.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/ValidatorContext.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-
jar/javax/validation/constraints/NotBlank.java
*

```

/opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/spi/package-info.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Constraint.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Valid.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/CrossParameterDescriptor.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ClockProvider.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Configuration.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/executable/ValidateOnExecution.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Size.java  
\*  
/opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/PastOrPresent.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintViolationException.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/bootstrap/package-info.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/TraversableResolver.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/executable/ExecutableValidator.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ValidationProviderResolver.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ValidatorFactory.java  
\*  
/opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ContainerDescriptor.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ConstraintDescriptor.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ParameterDescriptor.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/NotNull.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/package-info.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/GroupSequence.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Negative.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintValidatorFactory.java

\*  
/opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ValidationException.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/OverridesAttribute.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/spi/BootstrapState.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Email.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintDeclarationException.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/PropertyDescriptor.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintValidator.java

\*  
/opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/executable/ExecutableType.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/AssertFalse.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Future.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/DecimalMax.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Positive.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/NotEmpty.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/spi/ConfigurationState.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Payload.java

\*  
/opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/DecimalMin.java  
\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Past.java

No license file was found, but licenses were detected in source scan.

~ Jakarta Bean Validation API

~

~ License: Apache License, Version 2.0

~ See the license.txt file in the root directory or <<http://www.apache.org/licenses/LICENSE>>

<![CDATA[

Comments to: <<mailto:bean-validation-dev@eclipse.org>>.<br>

Copyright © 1999-2019 Eclipse Foundation.<br>

Use is subject to <

Found in path(s):

\* /opt/cola/permits/1135880235\_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/META-INF/maven/jakarta.validation/jakarta.validation-api/pom.xml

# 1.376 jakarta-ws-rs-api 2.1.6

## 1.376.1 Available under license :

# Notices for the Jakarta RESTful Web Services Project

This content is produced and maintained by the **Jakarta RESTful Web Services** project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.jaxrs>

## Trademarks

**Jakarta RESTful Web Services** is a trademark of the Eclipse Foundation.

## Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

## Source Code

The project maintains the following source code repositories:

\* <https://github.com/eclipse-ee4j/jaxrs-api>

## Third-party Content

This project leverages the following third party content.

javaee-api (7.0)

\* License: Apache-2.0 AND W3C

JUnit (4.11)

\* License: Common Public License 1.0

Mockito (2.16.0)

\* Project: <http://site.mockito.org>

\* Source: <https://github.com/mockito/mockito/releases/tag/v2.16.0>

## Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

# Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent

license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands

that although each Contributor grants the

licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

### 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license

different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

### 3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

## 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every



other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST

PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient

receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

#### Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

---

## The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor  
Boston, MA 02110-1335  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is

to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost

of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control

compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would

not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free



programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF  
TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify

it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

---

## ## CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement from your version.

/\*

\* Copyright (c) 2017, 2018 Oracle and/or its affiliates. All rights reserved.

\*

\* This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0, which is available at <http://www.eclipse.org/legal/epl-2.0>.

\*

\* This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception, which is available at <https://www.gnu.org/software/classpath/license.html>.

\*

\* SPDX-License-Identifier: EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

\*/

## 1.377 javax-ws-rs-api 2.0.1

### 1.377.1 Available under license :

Found license 'General Public License 2.0' in '\* Copyright (c) 2010-2012 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2010-2013 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2

only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License \* Licensed under the Apache License, Version 2.0 (the "License"); \* you may not use this file except in compliance with the License. \* You may obtain a copy of the License at \* <http://www.apache.org/licenses/LICENSE-2.0> \* distributed under the License is distributed on an "AS IS" BASIS,'

Found license 'General Public License 2.0' in '\* Copyright (c) 2012-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2012-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License \* This method is reserved for future use. Proprietary JAX-RS extensions may leverage the method.'

Found license 'General Public License 2.0' in '\* Copyright (c) 2011-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

## COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.1

### 1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this

document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer

hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.



#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH

LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. § 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly,

out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

Found license 'General Public License 2.0' in '\* Copyright (c) 2012-2013 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2011-2013 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2010-2014 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2013 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2012-2013 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development

\* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can

\* obtain a copy of the License at

\* [http://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](http://glassfish.java.net/public/CDDL+GPL_1_1.html)

\* or `packager/legal/LICENSE.txt`. See the License for the specific

\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each

\* file and include the License file at `packager/legal/LICENSE.txt`.

\*  
\* GPL Classpath Exception:  
\* Oracle designates this particular file as subject to the "Classpath"  
\* exception as provided by Oracle in the GPL Version 2 section of the License  
\* file  
that accompanied this code.

\*  
\* Modifications:  
\* If applicable, add the following below the License Header, with the fields  
\* enclosed by brackets [] replaced by your own identifying information:  
\* "Portions Copyright [year] [name of copyright owner]"

\*  
\* Contributor(s):  
\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL  
\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject to such option by the copyright  
\* holder.

\*/

Found license 'General Public License 2.0' in '\* Copyright (c) 2010-2013 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2011-2012 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '\* Copyright (c) 2012 Oracle and/or its affiliates. All rights reserved. \* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License'

## 1.378 joda-time 2.10.4

### 1.378.1 Available under license :

=====  
= NOTICE file corresponding to section 4d of the Apache License Version 2.0 =  
=====

This product includes software developed by

Joda.org (<https://www.joda.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.



6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.379 commons-codec 1.12

### 1.379.1 Available under license :

Apache Commons Codec  
Copyright 2002-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

`src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java`  
contains test data from <http://aspell.net/test/orig/batch0.tab>.  
Copyright (C) 2002 Kevin Atkinson ([kevina@gnu.org](mailto:kevina@gnu.org))

=====

The content of package `org.apache.commons.codec.language.bm` has been translated from the original php source code available at <http://stevemorse.org/phoneticinfo.htm> with permission from the original authors.

Original source copyright:  
Copyright (c) 2008 Alexander Beider & Stephen P. Morse.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.380 commons-configuration2 2.7

### 1.380.1 Available under license :

Apache Commons Configuration  
Copyright 2001-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.



3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.381 httpcomponents-core 4.4.11

## 1.381.1 Available under license :

Apache HttpCore  
Copyright 2005-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute

copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[ ]"  
replaced with your own identifying information. (Don't include  
the brackets!) The text should be enclosed in the appropriate  
comment syntax for the file format. We also recommend that a  
file or class name and description of purpose be included on the  
same "printed page" as the copyright notice for easier  
identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.382 osgi-core 6.0.0

### 1.382.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership



of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.383 asm 4.0

## 1.383.1 Available under license :

No license file was found, but licenses were detected in source scan.

2011, Eugene Kuleshov

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/xml/package.html

No license file was found, but licenses were detected in source scan.

2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

- \* documentation and/or other materials provided with the distribution.
- \* 3. Neither the name of the copyright holders nor the names of its
- \* contributors may be used to endorse or promote products derived from
- \* this software without specific prior written permission.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
- \* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
- \* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
- \* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
- \* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
- \* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
- \* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
- \* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
- \* THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

- \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/attrs/package.html
- \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-
- jar/org/objectweb/asm/tree/analysis/package.html
- \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/util/package.html
- \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/package.html
- \*
- /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/package.html
- \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-
- jar/org/objectweb/asm/signature/package.html
- \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-
- jar/org/objectweb/asm/commons/package.html

No license file was found, but licenses were detected in source scan.

/\*\*

- \* ASM: a very small and fast Java bytecode manipulation framework
- \* Copyright (c) 2000-2011 INRIA, France Telecom
- \* All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. Neither the name of the copyright holders nor the names of its
- \* contributors may be used to endorse or promote products derived from
- \* this software without specific prior written permission.
- \*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* Constructs a new {@link ClassNode}. *Subclasses must not use this*  
\* constructor*</i>. Instead, they must use the {@link #ClassNode(int)}*  
\* version.  
\*/

Found in path(s):

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/ClassNode.java

No license file was found, but licenses were detected in source scan.

#All rights reserved.

#Redistribution and use in source and binary forms, with or without  
#modification, are permitted provided that the following conditions  
#are met:

- #1. Redistributions of source code must retain the above copyright  
# notice, this list of conditions and the following disclaimer.
- #2. Redistributions in binary form must reproduce the above copyright  
# notice, this list of conditions and the following disclaimer in the  
# documentation and/or other materials provided with the distribution.
- #3. Neither the name of the copyright holders nor the names of its  
# this software without specific prior written permission.

Found in path(s):

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/optimizer/shrink-frames.properties

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/optimizer/shrink.properties

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/optimizer/shrink-writer.properties

\*

/opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/optimizer/shrink-signatures.properties

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/optimizer/shrink-resize.properties

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/optimizer/shrink-

annotations.properties

No license file was found, but licenses were detected in source scan.

```
/**
```

```
* ASM: a very small and fast Java bytecode manipulation framework
```

```
* Copyright (c) 2000-2011 INRIA, France Telecom
```

```
* All rights reserved.
```

```
*
```

```
* Redistribution and use in source and binary forms, with or without
```

```
* modification, are permitted provided that the following conditions
```

```
* are met:
```

```
* 1. Redistributions of source code must retain the above copyright
```

```
* notice, this list of conditions and the following disclaimer.
```

```
* 2. Redistributions in binary form must reproduce the above copyright
```

```
* notice, this list of conditions and the following disclaimer in the
```

```
* documentation and/or other materials provided with the distribution.
```

```
* 3. Neither the name of the copyright holders nor the names of its
```

```
* contributors may be used to endorse or promote products derived from
```

```
* this software without specific prior written permission.
```

```
*
```

```
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
```

```
"AS IS"
```

```
* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
```

```
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
```

```
* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
```

```
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
```

```
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
```

```
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
```

```
* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
```

```
* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
```

```
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
```

```
* THE POSSIBILITY OF SUCH DAMAGE.
```

```
*/
```

```
/**
```

```
 * Constructs a new {@link Textifier}. Subclasses must not use this
```

```
 * constructor. Instead, they must use the {@link #Textifier(int)}
```

```
 * version.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/util/Textifier.java
```

No license file was found, but licenses were detected in source scan.

2011, Eugene Kuleshov

All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions



are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/xml/asm-xml.dtd

No license file was found, but licenses were detected in source scan.

/\*\*\*

\* ASM XML Adapter

\* Copyright (c) 2004-2011, Eugene Kuleshov

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES,

INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/xml/SAXAnnotationAdapter.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/xml/ASMContentHandler.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/xml/SAXFieldAdapter.java  
\*  
/opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/xml/SAXCodeAdapter.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/xml/SAXClassAdapter.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/xml/SAXAdapter.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/xml/Processor.java

No license file was found, but licenses were detected in source scan.

/\*\*\*

\* ASM: a very small and fast Java bytecode manipulation framework  
\* Copyright (c) 2000-2011 INRIA, France Telecom  
\* Copyright (c) 2011 Google  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE  
COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* Creates a new {@link GeneratorAdapter}. *Subclasses must not use this*

\* constructor*.* Instead, they must use the

\* {@link #GeneratorAdapter(int, MethodVisitor, int, String, String)}

\* version.

\*

\* @param

mv the method visitor to which this adapter delegates calls.

\* @param access the method's access flags (see {@link Opcodes}).

\* @param name the method's name.

\* @param desc the method's descriptor (see {@link Type Type}).

\*/

Found in path(s):

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/commons/GeneratorAdapter.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* Creates a new JSRInliner. *<i>Subclasses must not use this  
\* constructor</i>*. Instead, they must use the  
\* {[@link #JSRInlinerAdapter\(int, MethodVisitor, int, String, String, String, String\[\]\)](#)  
\* version.

\*

\* @param mv the `MethodVisitor`

to send the resulting inlined

\* method code to (use `null` for none).

\* @param access the method's access flags (see {[@link Opcodes](#)}). This

\* parameter also indicates if the method is synthetic and/or

\* deprecated.

\* @param name the method's name.

\* @param desc the method's descriptor (see {[@link Type](#)}).

\* @param signature the method's signature. May be `null`.

\* @param exceptions the internal names of the method's exception classes

\* (see {[@link Type#getInternalName\(\)](#) `getInternalName()`}). May be

\* `null`.

\*/

Found in path(s):

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/commons/JSRInlinerAdapter.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/commons/CodeSizeEvaluator.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/commons/TryCatchBlockSorter.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/commons/Remapper.java  
\*  
/opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/InsnNode.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/util/TraceAnnotationVisitor.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/TypeInsnNode.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/optimizer/AnnotationConstantsCollector.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/AnnotationWriter.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/analysis/Value.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/analysis/SourceInterpreter.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/commons/StaticInitMerger.java  
\*  
/opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/LdcInsnNode.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/optimizer/Constant.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/util/CheckSignatureAdapter.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/commons/RemappingFieldAdapter.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/Item.java

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/util/CheckFieldAdapter.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/Opcodes.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/FieldInsnNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/MethodWriter.java  
 \*  
 /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/commons/RemappingMethodAdapter.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/commons/LocalVariablesSorter.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/Attribute.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/TryCatchBlockNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/commons/InstructionAdapter.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/Label.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/VarInsnNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/optimizer/MethodOptimizer.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/optimizer/MethodConstantsCollector.java  
 \*  
 /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/LocalVariableNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/optimizer/ConstantPool.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/analysis/AnalyzerException.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/optimizer/Shrinker.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/LookupSwitchInsnNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/AbstractInsnNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/analysis/BasicVerifier.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/ClassVisitor.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/optimizer/NameMapping.java  
 \*  
 /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/util/CheckMethodAdapter.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/Frame.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/commons/SimpleRemapper.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/ClassWriter.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-

jar/org/objectweb/asm/tree/analysis/SmallSet.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/util/TraceSignatureVisitor.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/analysis/Frame.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/InvokeDynamicInsnNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/commons/SerialVersionUIDAdder.java  
 \*  
 /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/InsnNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/FieldWriter.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/signature/SignatureVisitor.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/Type.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/analysis/SimpleVerifier.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/FieldVisitor.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/ByteVector.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/AnnotationVisitor.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/FrameNode.java  
 \*  
 /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/commons/RemappingClassAdapter.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/AnnotationNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/FieldNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/InnerClassNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/commons/TableSwitchGenerator.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/Handler.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/Edge.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/MethodVisitor.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/MethodInsnNode.java  
 \*  
 /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/analysis/Interpreter.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/optimizer/FieldConstantsCollector.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/ClassReader.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/util/CheckClassAdapter.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
 jar/org/objectweb/asm/tree/LineNumberNode.java  
 \* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-

```
jar/org/objectweb/asm/tree/analysis/BasicValue.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/util/Printer.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/tree/analysis/Subroutine.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/signature/SignatureWriter.java
*
/opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/Handle.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/IntInsnNode.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/tree/TableSwitchInsnNode.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/LabelNode.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/optimizer/ClassConstantsCollector.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/InsnList.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/commons/RemappingSignatureAdapter.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/commons/Method.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/tree/MultiANewArrayInsnNode.java
*
/opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/tree/analysis/BasicInterpreter.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/optimizer/JarOptimizer.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/commons/RemappingAnnotationAdapter.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/tree/JumpInsnNode.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/signature/SignatureReader.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/tree/analysis/SourceValue.java
* /opt/cola/permits/1135953346_1613641379.03/0/asm-4-0-sources-1-
jar/org/objectweb/asm/util/CheckAnnotationAdapter.java
```

No license file was found, but licenses were detected in source scan.

```
/**
```

```
* ASM: a very small and fast Java bytecode manipulation framework
* Copyright (c) 2000-2011 INRIA, France Telecom
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
```



\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/util/ASMifiable.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/util/Textifiable.java

No license file was found, but licenses were detected in source scan.

/\*\*\*

\* ASM: a very small and fast Java bytecode manipulation framework  
\* Copyright (c) 2000-2011 INRIA, France Telecom  
\* Copyright (c) 2011 Google  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE  
\* COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/commons/AdviceAdapter.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/util/TraceMethodVisitor.java  
\*  
/opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/util/TraceClassVisitor.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/tree/analysis/Analyzer.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/optimizer/ClassOptimizer.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/tree/MethodNode.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-jar/org/objectweb/asm/util/ASMifier.java  
\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/util/TraceFieldVisitor.java

No license file was found, but licenses were detected in source scan.

/\*\*\*

\* ASM: a very small and fast Java bytecode manipulation framework  
\* Copyright (c) 2000-2011 INRIA, France Telecom  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holders nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS"  
\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* Creates a new {@link AnalyzerAdapter}. *<i>*Subclasses must not use this  
\* constructor*</i>*. Instead, they must use the  
\* {@link #AnalyzerAdapter(int, String, int, String, String, MethodVisitor)}  
\* version.

\*

\* @param owner the owner's class

name.

\* @param access the method's access flags (see {@link Opcodes}).

\* @param name the method's name.

\* @param desc the method's descriptor (see {@link Type Type}).

\* @param mv the method visitor to which this adapter delegates calls. May

\* be `null`.

\*/

Found in path(s):

\* /opt/cola/permits/1135953346\_1613641379.03/0/asm-4-0-sources-1-  
jar/org/objectweb/asm/commons/AnalyzerAdapter.java

# 1.384 commons-cli 1.3.1

## 1.384.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Apache Commons CLI

Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

# 1.385 joda-time 2.9.1

## 1.385.1 Available under license :

=====

= NOTICE file corresponding to section 4d of the Apache License Version 2.0 =

=====

This product includes software developed by  
Joda.org (<http://www.joda.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.



"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.386 jcommander 1.48

## 1.386.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*\*

- \* Copyright (C) 2010 the original author or authors.
- \* See the notice.md file distributed with this work for additional
- \* information regarding copyright ownership.
- \*
- \* Licensed under the Apache License, Version 2.0 (the "License");

- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/converters/ISO8601DateConverter.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/converters/PathConverter.java
- \*
- /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/converters/IntegerConverter.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/ParametersDelegate.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/converters/DoubleConverter.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/IDefaultProvider.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/ResourceBundle.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/Parameters.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/MissingCommandException.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/JCommander.java
- \*
- /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/converters/StringConverter.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/converters/LongConverter.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/converters/FloatConverter.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/internal/Lists.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/ParameterDescription.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-jar/com/beust/jcommander/converters/NoConverter.java
- \* /opt/cola/permits/1136044940\_1613664795.31/0/jcommander-1-48-sources-1-

```
jar/com/beust/jcommander/converters/URLConverter.java
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/ParameterException.java
*
/opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/converters/FileConverter.java
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/converters/BigDecimalConverter.java
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/defaultprovider/PropertyFileDefaultProvider.java
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/converters/URICConverter.java
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/internal/Maps.java
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/converters/BaseConverter.java
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/internal/DefaultConverterFactory.java
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/internal/Sets.java
*
/opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/Parameter.java
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/converters/BooleanConverter.java
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/IStringConverter.java
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-
jar/com/beust/jcommander/IStringConverterFactory.java
No license file was found, but licenses were detected in source scan.
```

```
/**
```

```
* Copyright (C) 2011 the original author or authors.
* See the notice.md file distributed with this work for additional
* information regarding copyright ownership.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-  
jar/com/beust/jcommander/validators/PositiveInteger.java  
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-  
jar/com/beust/jcommander/IPParameterValidator2.java  
*  
/opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-  
jar/com/beust/jcommander/IPParameterValidator.java  
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-  
jar/com/beust/jcommander/validators/NoValueValidator.java  
* /opt/cola/permits/1136044940_1613664795.31/0/jcommander-1-48-sources-1-  
jar/com/beust/jcommander/validators/NoValidator.java
```

## 1.387 cliui 5.0.0

### 1.387.1 Available under license :

Copyright (c) 2015, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.388 get-caller-file 2.0.5

### 1.388.1 Available under license :

ISC License (ISC)

Copyright 2018 Stefan Penner

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS

ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.389 p-limit 2.3.0

### 1.389.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.390 hk2-locator 2.6.1

### 1.390.1 Available under license :

# Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from



and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution.

No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

### 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor

may Distribute the Program under a license

different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

### 3.2 When the Program is Distributed

as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

## 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs

or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT

AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing

version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

---

## The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor  
Boston, MA 02110-1335  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to

share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents.

We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language.

(Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an



announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the

program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by

the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the

"copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation,  
Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program

into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

---

## ## CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

# Notices for Eclipse GlassFish

This content is produced and maintained by the Eclipse GlassFish project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.glassfish>

## ## Trademarks

Eclipse GlassFish, and GlassFish are trademarks of the Eclipse Foundation.

## ## Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

## ## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such

availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

## Source Code

The project maintains the following source code repositories:

- \* <https://github.com/eclipse-ee4j/glassfish-ha-api>
- \* <https://github.com/eclipse-ee4j/glassfish-logging-annotation-processor>
- \* <https://github.com/eclipse-ee4j/glassfish-shoal>
- \* <https://github.com/eclipse-ee4j/glassfish-cdi-porting-tck>
- \* <https://github.com/eclipse-ee4j/glassfish-jsftemplating>
- \* <https://github.com/eclipse-ee4j/glassfish-hk2-extra>
- \* <https://github.com/eclipse-ee4j/glassfish-hk2>
- \* <https://github.com/eclipse-ee4j/glassfish-fightersfish>

## Third-party Content

This project leverages the following third party content.

None

## Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

# 1.391 aopalliance-repackaged 2.6.1

## 1.391.1 Available under license :

# Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor"

means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file

in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code,



documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution.

No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no

Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

### 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor  
may Distribute the Program under a license

different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed  
as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT

PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

#### Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

---

## The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor

Boston, MA 02110-1335

USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public

License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program

is threatened constantly by software patents.

We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language.

(Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three



years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation,  
Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

---

### ## CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

# Notices for Eclipse GlassFish

This content is produced and maintained by the Eclipse GlassFish project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.glassfish>

## Trademarks

Eclipse GlassFish, and GlassFish are trademarks of the Eclipse Foundation.

## Copyright

All content is the property of the respective authors or their employers. For

more information regarding authorship of content, please consult the listed source code repository logs.

## ## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

## ## Source Code

The project maintains the following source code repositories:

- \* <https://github.com/eclipse-ee4j/glassfish-ha-api>
- \* <https://github.com/eclipse-ee4j/glassfish-logging-annotation-processor>
- \* <https://github.com/eclipse-ee4j/glassfish-shoal>
- \* <https://github.com/eclipse-ee4j/glassfish-cdi-porting-tck>
- \* <https://github.com/eclipse-ee4j/glassfish-jsftemplating>
- \* <https://github.com/eclipse-ee4j/glassfish-hk2-extra>
- \* <https://github.com/eclipse-ee4j/glassfish-hk2>
- \* <https://github.com/eclipse-ee4j/glassfish-fighterfish>

## ## Third-party Content

This project leverages the following third party content.

None

## ## Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

# 1.392 hk2-utils 2.6.1

## 1.392.1 Available under license :

# Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor"

means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity

any new file

in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution.

No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby



assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

### 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license

different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

### 3.2 When the Program is Distributed

as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

## 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance

claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's

rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular

file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

---

## The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor  
Boston, MA 02110-1335  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public

License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents.

We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language.

(Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy

of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a

storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with

Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties



who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute

software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN

WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY

AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation,  
Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

---

#### ## CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

## # Notices for Eclipse GlassFish

This content is produced and maintained by the Eclipse GlassFish project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.glassfish>

## ## Trademarks

Eclipse GlassFish, and GlassFish are trademarks of the Eclipse Foundation.

## ## Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

## ## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

## ## Source Code

The project maintains the following source code repositories:

- \* <https://github.com/eclipse-ee4j/glassfish-ha-api>
- \* <https://github.com/eclipse-ee4j/glassfish-logging-annotation-processor>
- \* <https://github.com/eclipse-ee4j/glassfish-shoal>
- \* <https://github.com/eclipse-ee4j/glassfish-cdi-porting-tck>
- \* <https://github.com/eclipse-ee4j/glassfish-jsftemplating>
- \* <https://github.com/eclipse-ee4j/glassfish-hk2-extra>
- \* <https://github.com/eclipse-ee4j/glassfish-hk2>
- \* <https://github.com/eclipse-ee4j/glassfish-fighterfish>

## ## Third-party Content

This project leverages the following third party content.

None

## ## Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

/\*

\* Copyright (c) 2007, 2018 Oracle and/or its affiliates. All rights reserved.

\*

\* This program and the accompanying materials are made available under the

\* terms of the Eclipse Public License v. 2.0, which is available at

\* <http://www.eclipse.org/legal/epl-2.0>.

\*

\* This Source Code may also be made available under the following Secondary

\* Licenses when the conditions for such availability set forth in the

\* Eclipse Public License v. 2.0 are satisfied: GNU General Public License,

\* version 2 with the GNU Classpath Exception, which is available at

\* <https://www.gnu.org/software/classpath/license.html>.

\*

\* SPDX-License-Identifier: EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

\*/

# 1.393 hk2-api 2.6.1

## 1.393.1 Available under license :

# Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution

"originates" from a Contributor if it was added to the Program by

such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor"

means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby

grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution.

No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

### 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in



accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

- b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:
- i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and
  - iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

- a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and
- b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities

with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be

Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

#### Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

---

## The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor  
Boston, MA 02110-1335  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is

intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents.

We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language.

(Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice

that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in

accord with  
Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues),



conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version

number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation,

Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you

may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

---

## ## CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

# Notices for Eclipse GlassFish

This content is produced and maintained by the Eclipse GlassFish project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.glassfish>

## ## Trademarks

Eclipse GlassFish, and GlassFish are trademarks of the Eclipse Foundation.

## ## Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

## ## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU

General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

## Source Code

The project maintains the following source code repositories:

- \* <https://github.com/eclipse-ee4j/glassfish-ha-api>
- \* <https://github.com/eclipse-ee4j/glassfish-logging-annotation-processor>
- \* <https://github.com/eclipse-ee4j/glassfish-shoal>
- \* <https://github.com/eclipse-ee4j/glassfish-cdi-porting-tck>
- \* <https://github.com/eclipse-ee4j/glassfish-jsftemplating>
- \* <https://github.com/eclipse-ee4j/glassfish-hk2-extra>
- \* <https://github.com/eclipse-ee4j/glassfish-hk2>
- \* <https://github.com/eclipse-ee4j/glassfish-fighterfish>

## Third-party Content

This project leverages the following third party content.

None

## Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

## 1.394 resourcelocator 1.0.3

### 1.394.1 Available under license :

/\*

\* Copyright (c) 2009, 2018 Oracle and/or its affiliates. All rights reserved.

\*

\* This program and the accompanying materials are made available under the

\* terms of the Eclipse Public License v. 2.0, which is available at

\* <http://www.eclipse.org/legal/epl-2.0>.

\*

\* This Source Code may also be made available under the following Secondary

\* Licenses when the conditions for such availability set forth in the

\* Eclipse Public License v. 2.0 are satisfied: GNU General Public License,  
\* version 2 with the GNU Classpath Exception, which is available at  
\* <https://www.gnu.org/software/classpath/license.html>.  
\*  
\* SPDX-License-Identifier: EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0  
\*/

Found license 'Eclipse Public License 1.0' in '\* Copyright (c) 2009, 2018 Oracle and/or its affiliates. All rights reserved. \* This program and the accompanying materials are made available under the \* terms of the Eclipse Public License v. 2.0, which is available at \* Eclipse Public License v. 2.0 are satisfied: GNU General Public License,'  
Found license 'General Public License 2.0' in '\* Copyright (c) 2009, 2018 Oracle and/or its affiliates. All rights reserved. \* This program and the accompanying materials are made available under the \* terms of the Eclipse Public License v. 2.0, which is available at \* Eclipse Public License v. 2.0 are satisfied: GNU General Public License,'  
Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE (“AGREEMENT”). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

“Contribution” means:

- a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
  - i) changes to the Program, and
  - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution “originates” from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

“Contributor” means any person or entity that Distributes the Program.

“Licensed Patents” mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

“Program” means the Contributions Distributed in accordance with this Agreement.

“Recipient” means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

“Derivative Works” shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

“Modified Works” shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

“Distribute” means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

“Source Code” means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

“Secondary License” means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each

Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based

on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

## 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a)

the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

- iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and
- iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

### 3.2 When the Program is Distributed as Source Code:

- a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and
- b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ('notices') contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

## 4.

### COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply

to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.



## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT

NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A – Form of Secondary Licenses Notice

“This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}.”

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

# 1.395 jakarta-inject 2.6.1

## 1.395.1 Available under license :

# Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor"

means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution.

No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

### 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license

different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in

writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of

the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth

in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

---

## The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor  
Boston, MA 02110-1335  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public

License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you



if you  
distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program  
is threatened constantly by software patents.

We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language.

(Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with

Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled

to copy the source  
along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions  
for copying, distributing or modifying the  
Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent  
obligations, then as a consequence you may not  
distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

**NO WARRANTY**

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND,

EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation,

Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

---

#### ## CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent

modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

#### # Notices for Eclipse GlassFish

This content is produced and maintained by the Eclipse GlassFish project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.glassfish>

#### ## Trademarks

Eclipse GlassFish, and GlassFish are trademarks of the Eclipse Foundation.

#### ## Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

#### ## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

#### ## Source Code

The project maintains the following source code repositories:

- \* <https://github.com/eclipse-ee4j/glassfish-ha-api>
- \* <https://github.com/eclipse-ee4j/glassfish-logging-annotation-processor>
- \* <https://github.com/eclipse-ee4j/glassfish-shoal>
- \* <https://github.com/eclipse-ee4j/glassfish-cdi-porting-tck>
- \* <https://github.com/eclipse-ee4j/glassfish-jsftemplating>
- \* <https://github.com/eclipse-ee4j/glassfish-hk2-extra>
- \* <https://github.com/eclipse-ee4j/glassfish-hk2>



\* <https://github.com/eclipse-ee4j/glassfish-fighterfish>

## ## Third-party Content

This project leverages the following third party content.

None

## ## Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

# 1.396 iconv 2.28

## 1.396.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you

have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without

changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because

of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed

under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must

be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition,  
mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for

that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the

Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for

reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.



10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system;

it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each

version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and
- (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and

authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's

System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article

11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.



d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as

part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or

limiting liability differently from the terms of sections 15 and 16 of this License; or

b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or

modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that

transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may

not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"



WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by

the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short  
notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, your program's commands  
might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school,  
if any, to sign a "copyright disclaimer" for the program, if necessary.  
For more information on this, and how to apply and follow the GNU GPL, see  
<<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program  
into proprietary programs. If your program is a subroutine library, you  
may consider it more useful to permit linking proprietary applications with  
the library. If this is what you want to  
do, use the GNU Lesser General  
Public License instead of this License. But first, please read  
<<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

# 1.397 joda-time 2.10.2

## 1.397.1 Available under license :

```
=====
= NOTICE file corresponding to section 4d of the Apache License Version 2.0 =
=====
```

This product includes software developed by  
Joda.org (<https://www.joda.org/>).

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.398 rocksdb 1.1.8

## 1.398.1 Available under license :

This product includes software developed by Google  
Snappy: <http://code.google.com/p/snappy/> (New BSD License)

This product includes software developed by Apache  
PureJavaCrc32C from apache-hadoop-common <http://hadoop.apache.org/>  
(Apache 2.0 license)

This library contained statically linked libstdc++. This inclusion is allowed by  
"GCC Runtime Library Exception"  
<http://gcc.gnu.org/onlinedocs/libstdc++/manual/license.html>

== Contributors ==

- \* Tatu Saloranta
- \* Providing benchmark suite
- \* Alec Wysoker
- \* Performance and memory usage improvement

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent



to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.399 httpcore-nio 4.4.12

## 1.399.1 Available under license :

Apache HttpCore NIO  
Copyright 2005-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.400 httpcomponents-core 4.4.12



## 1.400.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache HttpClient  
Copyright 1999-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.401 scowl 2018.04.16-1

### 1.401.1 Available under license :

The collective work is Copyright 2000-2016 by Kevin Atkinson as well as any of the copyrights mentioned below:

Copyright 2000-2016 by Kevin Atkinson

Permission to use, copy, modify, distribute and sell these word lists, the associated scripts, the output created from the scripts, and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appears in all copies and that both that copyright notice and this permission notice appear in supporting documentation. Kevin Atkinson makes no representations about the suitability of this array for any purpose. It is provided "as is" without express or implied warranty.

Alan Beale <[biljir@pobox.com](mailto:biljir@pobox.com)> also deserves special credit as he has, in addition to providing the 12Dicts package and being a major contributor to the ENABLE word list, given me an incredible amount of feedback and created a number of special lists (those found in the

Supplement) in order to help improve the overall quality of SCOWL.

The 10 level includes the 1000 most common English words (according to the Moby (TM) Words II [MWords] package), a subset of the 1000 most common words on the Internet (again, according to Moby Words II), and frequently class 16 from Brian Kelk's "UK English Wordlist with Frequency Classification".

The MWords package was explicitly placed in the public domain:

The Moby lexicon project is complete and has been placed into the public domain. Use, sell, rework, excerpt and use in any way on any platform.

Placing this material on internal or public servers is also encouraged. The compiler is not aware of any export restrictions so freely distribute world-wide.

You can verify the public domain status by contacting

Grady Ward  
3449 Martha Ct.  
Arcata, CA 95521-4884

grady@netcom.com  
grady@northcoast.com

The "UK English Wordlist With Frequency Classification" is also in the Public Domain:

Date: Sat, 08 Jul 2000 20:27:21  
+0100  
From: Brian Kelk <Brian.Kelk@cl.cam.ac.uk>

> I was wondering what the copyright status of your "UK English  
> Wordlist With Frequency Classification" word list as it seems to  
> be lacking any copyright notice.

There were many many sources in total, but any text marked "copyright" was avoided. Locally-written documentation was one source. An earlier version of the list resided in a filespace called PUBLIC on the University mainframe, because it was considered public domain.

Date: Tue, 11 Jul 2000 19:31:34 +0100

> So are you saying your word list is also in the public domain?

That is the intention.

The 20 level includes frequency classes 7-15 from Brian's word list.

The 35 level includes frequency classes 2-6 and words appearing in at least 11 of 12 dictionaries as indicated in the 12Dicts package. All words from the 12Dicts package have had likely inflections added via my inflection database.

The 12Dicts package and Supplement is in the Public Domain.

The WordNet database, which was used in the creation of the Inflections database, is under the following copyright:

This software and database is being provided to you, the LICENSEE, by Princeton University under the following license. By obtaining, using and/or copying this software and database, you agree that you have read, understood, and will comply with these terms and conditions.:

Permission to use, copy, modify and distribute this software and database and its documentation for any purpose and without fee or royalty is hereby granted, provided that you agree to comply with the following copyright notice and statements, including the disclaimer, and that the same appear on ALL copies of the software, database and documentation, including modifications that you make for internal use or for distribution.

WordNet 1.6 Copyright 1997 by Princeton University. All rights reserved.

THIS SOFTWARE AND DATABASE IS PROVIDED "AS IS" AND PRINCETON UNIVERSITY MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PRINCETON UNIVERSITY MAKES NO REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE LICENSED SOFTWARE, DATABASE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

The name of Princeton University or Princeton may not be used in advertising or publicity pertaining to distribution of the software and/or database. Title to copyright in this software, database and any associated documentation shall at all times remain with Princeton University and LICENSEE agrees to preserve same.

The 40 level includes words from Alan's 3esl list found in version 4.0

of his 12dicts package. Like his other stuff the 3esl list is also in the public domain.

The 50 level includes Brian's frequency class 1, words appearing in at least 5 of 12 of the dictionaries as indicated in the 12Dicts package, and uppercase words in at least 4 of the previous 12 dictionaries. A decent number of proper names is also included: The top 1000 male, female, and Last names from the 1990 Census report; a list of names sent to me by Alan Beale; and a few names that I added myself. Finally a small list of abbreviations not commonly found in other word lists is included.

The name files from the Census report is a government document which I don't think can be copyrighted.

The file special-jargon.50 uses common.lst and word.lst from the "Unofficial Jargon File Word Lists" which is derived from "The Jargon File". All of which is in the Public Domain. This file also contain a few extra UNIX terms which are found in the file "unix-terms" in the special/ directory.

The 55 level includes words from Alan's 2of4brif list found in version 4.0 of his 12dicts package. Like his other stuff the 2of4brif is also in the public domain.

The 60 level includes all words appearing in at least 2 of the 12 dictionaries as indicated by the 12Dicts package.

The 70 level includes Brian's frequency class 0 and the 74,550 common dictionary words from the MWords package. The common dictionary words, like those from the 12Dicts package, have had all likely inflections added. The 70 level also included the 5desk list from version 4.0 of the 12Dicts package which is in the public domain.

The 80 level includes the ENABLE word list, all the lists in the ENABLE supplement package (except for ABLE), the "UK Advanced Cryptics Dictionary" (UKACD), the list of signature words from the YAWL package, and the 10,196 places list from the MWords package.

The ENABLE package, mainted by M\Cooper <thegrendel@theriver.com>, is in the Public Domain:

The ENABLE master word list, WORD.LST, is herewith formally released into the Public Domain. Anyone is free to use it or distribute it in any manner they see fit. No fee or registration is required for its use nor are "contributions"



solicited (if you feel you absolutely must contribute something for your own peace of mind, the authors of the ENABLE list ask that you make a donation on their behalf to your favorite charity). This word list is our gift to the Scrabble community, as an alternate to "official" word lists. Game designers may feel free to incorporate the WORD.LST into their games. Please mention the source and credit us as originators of the list. Note that if you, as a game designer, use the WORD.LST in your product, you may still copyright and protect your product, but you may \*not\* legally copyright or in any way restrict redistribution of the WORD.LST portion of your product. This \*may\* under law restrict your rights to restrict your users' rights, but that is only fair.

UKACD, by J Ross Beresford <ross@bryson.demon.co.uk>, is under the following copyright:

Copyright (c) J Ross Beresford 1993-1999. All Rights Reserved.

The following restriction is placed on the use of this publication:

if The UK Advanced Cryptics Dictionary is used in a software package or redistributed in any form, the copyright notice must be prominently displayed and the text of this document must be included verbatim.

There are no other restrictions: I would like to see the list distributed as widely as possible.

The 95 level includes the 354,984 single words, 256,772 compound words, 4,946 female names and the 3,897 male names, and 21,986 names from the MWords package, ABLE.LST from the ENABLE Supplement, and some additional words found in my part-of-speech database that were not found anywhere else.

Accent information was taken from UKACD.

The VarCon package was used to create the American, British, Canadian, and Australian word list. It is under the following copyright:

Copyright 2000-2016 by Kevin Atkinson

Permission to use, copy, modify, distribute and sell this array, the associated software, and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appears in all copies and that both that copyright notice and this permission notice appear in supporting documentation. Kevin Atkinson makes no representations about the suitability of this array for any

purpose. It is provided "as is" without express or implied warranty.

Copyright 2016 by Benjamin Titze

Permission to use, copy, modify, distribute and sell this array, the associated software, and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appears in all copies and that both that copyright notice and this permission notice appear in supporting documentation. Benjamin Titze makes no representations about the suitability of this array for any purpose. It is provided "as is" without express or implied warranty.

Since the original words lists come from the Ispell distribution:

Copyright 1993, Geoff Kuenning, Granada Hills, CA

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All modifications to the source code must be clearly marked as such. Binary redistributions based on modified source code must be clearly marked as modified versions in the documentation and/or other materials provided with the distribution.
- (clause 4 removed with permission from Geoff Kuenning)
5. The name of Geoff Kuenning may not be used to endorse or promote products derived from this software without specific prior written permission.

**THIS SOFTWARE**

**IS PROVIDED BY GEOFF KUENNING AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL GEOFF KUENNING OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.**

## LICENSE

The YAWL list, word.list, is in the Public Domain. There are no restrictions on its use or distribution.

The author decided to release the list into the Public Domain because it is based primarily on other Public Domain lists by the author and his colleague, Alan Beale, and applying the stricter GPL to it would therefore be of doubtful validity.

The author has also released the source code to "anagram" and "multi" (multiple word anagram) into the Public Domain. He had previously posted these utilities on the "alt.sources" newsgroup in shar archive form.

Please feel free to use the word list and/or source code in your own projects. It is, in fact, the intent of the author that this package inspire word game software for the Linux platform. If you use any portion of YAWL, please, as a courtesy, give credit to its author.

# 1.402 debconf 1.5.73

## 1.402.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Files: \*

Copyright: 1999-2010 Joey Hess <joeyh@debian.org>  
2003 Tomohiro KUBOTA <kubota@debian.org>  
2004-2010 Colin Watson <cjwatson@debian.org>

License: BSD-2-clause

Files: Debconf/FrontEnd/Passthrough.pm

Copyright: 2000 Randolph Chung <tausq@debian.org>  
2000-2010 Joey Hess <joeyh@debian.org>  
2005-2010 Colin Watson <cjwatson@debian.org>

License: BSD-2-clause

Files: Debconf/FrontEnd/Qt\* Debconf/Element/Qt\*

Copyright: 2003 Peter Rockai <mornfall@logisys.dyndns.org>  
2003-2010 Colin Watson <cjwatson@debian.org>  
2010 Sune Vuorela <sune@debian.org>  
2011 Modestas Vainius <modax@debian.org>

License: BSD-2-clause

Files: Debconf/FrontEnd/Kde.pm

Copyright: 2011 Modestas Vainius <modax@debian.org>

License: BSD-2-clause

Files: Debconf/FrontEnd/Gnome.pm  
Copyright: Eric Gillespie <epg@debian.org>  
License: BSD-2-clause

Files: Debconf/DbDriver/LDAP.pm  
Copyright:  
Matthew Palmer <mjp16@ieee.uow.edu.au>  
License: BSD-2-clause

Files: debconf.py  
Copyright: 2002 Moshe Zadka <m@moshez.org>  
2005 Canonical Ltd.  
2005-2010 Colin Watson <cjwatson@debian.org>  
License: BSD-2-clause

Files: debconf-show  
Copyright: 2001-2010 Joey Hess <joeyh@debian.org>  
2003 Sylvain Ferriol <sylvain.ferriol@imag.fr>  
License: BSD-2-clause

Files: debconf-get-selections debconf-set-selections  
Copyright: 2003 Petter Reinholdtsen <pere@hungry.com>  
License: BSD-2-clause

Files: Test/\*  
Copyright: 2005 Sylvain Ferriol <Sylvain.Ferriol@imag.fr>  
License: BSD-2-clause

Files: debconf-apt-progress  
Copyright: 2005-2010 Colin Watson <cjwatson@debian.org>  
2005-2010 Joey Hess <joeyh@debian.org>  
License: BSD-2-clause

License: BSD-2-clause

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the  
above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY AUTHORS AND CONTRIBUTORS ``AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.403 langpacks 1.0-12.el8

### 1.403.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom

to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for

each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the

terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your

work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But

when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with

the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the

source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is

void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do

not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose

any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section

is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number

of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are



different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

# 1.404 siddhi-execution-regex 5.0.1

## 1.404.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

# 1.405 rhino 1.7.7.2

## 1.405.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/* -*- Mode: java; tab-width: 8; indent-tabs-mode: nil; c-basic-offset: 4 -*-
*
* This Source Code Form is subject to the terms of the Mozilla Public
* License, v. 2.0. If a copy of the MPL was not distributed with this
* file, You can obtain one at http://mozilla.org/MPL/2.0/. */
/*****
*
* The author of this software is David M. Gay.
*
* Copyright (c) 1991, 2000, 2001 by Lucent Technologies.
*
* Permission to use, copy, modify, and distribute this software for any
* purpose without fee is hereby granted, provided that this entire notice
* is included in all copies of any software which is or includes a copy
* or modification of this software and in all copies of the supporting
* documentation for such software.
*
* THIS SOFTWARE IS BEING PROVIDED "AS IS", WITHOUT ANY EXPRESS OR IMPLIED
* WARRANTY. IN PARTICULAR, NEITHER THE AUTHOR
NOR LUCENT MAKES ANY
* REPRESENTATION OR WARRANTY OF ANY KIND CONCERNING THE MERCHANTABILITY
* OF THIS SOFTWARE OR ITS FITNESS FOR ANY PARTICULAR PURPOSE.
*
*****/
```

Found in path(s):

```
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/DToA.java
No license file was found, but licenses were detected in source scan.
```

```
/* -*- Mode: java; tab-width: 8; indent-tabs-mode: nil; c-basic-offset: 4 -*-
*
* This Source Code Form is subject to the terms of the Mozilla Public
* License, v. 2.0. If a copy of the MPL was not distributed with this
* file, You can obtain one at http://mozilla.org/MPL/2.0/. */
// throws a special exception. This ensures execution of all pending
```

Found in path(s):

```
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeGenerator.java
```

No license file was found, but licenses were detected in source scan.

```
/* -*- Mode: java; tab-width: 4; indent-tabs-mode: 1; c-basic-offset: 4 -*-
*
* This Source Code Form is subject to the terms of the Mozilla Public
* License, v. 2.0. If a copy of the MPL was not distributed with this
* file, You can obtain one at http://mozilla.org/MPL/2.0/. */
```

Found in path(s):

```
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeJSON.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/idswitch/FileBody.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/IdScriptableObject.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/idswitch/Main.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/idswitch/SwitchGenerator.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeMath.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/json/JsonParser.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/idswitch/IdValuePair.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/idswitch/CodePrinter.java
```

No license file was found, but licenses were detected in source scan.

```
/*
* TreeTableModel.java
*
* Copyright 1998 Sun Microsystems, Inc. All Rights Reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
*
* - Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
*
* - Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
*
* - Neither the name of Sun Microsystems nor the names of its
* contributors may be used to endorse or promote products derived
```

\* from this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS  
\* IS" AND ANY EXPRESS OR IMPLIED  
\* WARRANTIES, INCLUDING, BUT NOT LIMITED TO,  
\* THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
\* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR  
\* CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
\* EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
\* PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
\* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/tools/debugger/treetable/TreeTableModel.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 1998 Sun Microsystems, Inc. All Rights Reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\*

\* - Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\*

\* - Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

\*

\* - Neither the name of Sun Microsystems nor the names of its  
\* contributors may be used to endorse or promote products derived  
\* from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS  
\* IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING,  
\* BUT NOT LIMITED TO,

\* THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
\* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR  
\* CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
\* EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
\* PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF



\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
\* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/tools/debugger/treetable/AbstractCellEditor.java  
No license file was found, but licenses were detected in source scan.

```
// Copyright 2010 the V8 project authors. All rights reserved.  
// Redistribution and use in source and binary forms, with or without  
// modification, are permitted provided that the following conditions are  
// * Redistributions of source code must retain the above copyright  
// notice, this list of conditions and the following disclaimer.  
// * Redistributions in binary form must reproduce the above  
// copyright notice, this list of conditions and the following  
// disclaimer in the documentation and/or other materials provided  
// * Neither the name of Google Inc. nor the names of its  
// from this software without specific prior written permission.
```

Found in path(s):

\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/v8dtoa/FastDtoa.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/v8dtoa/CachedPowers.java  
\*  
/opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/v8dtoa/DiyFp.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/v8dtoa/DoubleHelper.java  
No license file was found, but licenses were detected in source scan.

```
// Copyright 2011 the V8 project authors. All rights reserved.  
// Redistribution and use in source and binary forms, with or without  
// modification, are permitted provided that the following conditions are  
// * Redistributions of source code must retain the above copyright  
// notice, this list of conditions and the following disclaimer.  
// * Redistributions in binary form must reproduce the above  
// copyright notice, this list of conditions and the following  
// disclaimer in the documentation and/or other materials provided  
// * Neither the name of Google Inc. nor the names of its  
// from this software without specific prior written permission.
```

Found in path(s):

\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/v8dtoa/DoubleConversion.java

No license file was found, but licenses were detected in source scan.

```
/*
 * @(#)TreeTableModelAdapter.java    1.2 98/10/27
 *
 * Copyright 1997, 1998 Sun Microsystems, Inc. All Rights Reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 *
 * - Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 *
 * - Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 *
 * - Neither the name of Sun Microsystems nor the names of its
 * contributors may be used to endorse or promote products derived
 * from this software without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
 * "AS
 * IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,
 * THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
 * PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR
 * CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
 * EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
 * PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR
 * PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
 * LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
 * NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
 * SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
 */
```

Found in path(s):

```
*/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/debugger/treetable/TreeTableModelAdapter.java
No license file was found, but licenses were detected in source scan.
```

```
/* -*- Mode: java; tab-width: 8; indent-tabs-mode: nil; c-basic-offset: 4 -*-
 *
 * This Source Code Form is subject to the terms of the Mozilla Public
 * License, v. 2.0. If a copy of the MPL was not distributed with this
 * file, You can obtain one at http://mozilla.org/MPL/2.0/. */
/**
 * This is interface defines a protocol for the reporting of
```

```
* errors during JavaScript translation in IDE-mode.
* If the {@link org.mozilla.javascript.Parser}'s error reporter is
* set to an instance of this interface, then this interface's
* {@link #warning} and {@link #error} methods are called instead
* of the {@link org.mozilla.javascript.ErrorReporter} versions. <p>
*
* These methods take a source char offset and a length. The
* rationale is that in interactive IDE-type environments, the source
* is available and the IDE will want to indicate where the error
* occurred and how much code participates in it. The start
* and length
* are generally chosen to fit within a single line, for readability,
* but the client is free to use the AST to determine the affected
* node(s) from the start position and change the error or warning's
* display bounds.<p>
*
* @author Steve Yegge
*/
```

Found in path(s):

```
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/IdeErrorReporter.java
```

No license file was found, but licenses were detected in source scan.

```
/* -*- Mode: java; tab-width: 8; indent-tabs-mode: nil; c-basic-offset: 4 -*-
*
* This Source Code Form is subject to the terms of the Mozilla Public
* License, v. 2.0. If a copy of the MPL was not distributed with this
* file, You can obtain one at http://mozilla.org/MPL/2.0/. */
*/
```

```
    * During the great date rewrite of 1.3, we tried to track the
    * evolving ECMA standard, which then had a definition of
    * getYear which always subtracted 1900. Which we
    * implemented, not realizing that it was incompatible with
    * the old behavior... now, rather than thrash the behavior
    * yet again, we've decided to leave it with the - 1900
    * behavior and point people to the getFullYear method. But
    * we try to protect existing scripts that have specified a
    * version...
    */
```

Found in path(s):

```
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ContextFactory.java
```

No license file was found, but licenses were detected in source scan.

```
/* -*- Mode: java; tab-width: 8; indent-tabs-mode: nil; c-basic-offset: 4 -*-
*
```

\* This Source Code Form is subject to the terms of the Mozilla Public  
\* License, v. 2.0. If a copy of the MPL was not distributed with this  
\* file, You can obtain one at <http://mozilla.org/MPL/2.0/>. \*/

Found in path(s):

\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/debug/DebuggableObject.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/NewExpression.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/regexp/SubString.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/typedarrays/NativeInt8Array.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/NativeJavaConstructor.java  
\*  
/opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/xml/XMLObject.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/typedarrays/NativeArrayBuffer.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ClassShutter.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/RegExpLiteral.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Function.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/InterfaceAdapter.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/tools/debugger/SwingGui.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/WithStatement.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/VariableInitializer.java  
\*  
/opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/XmlElemRef.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/RhinoException.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/JavaAdapter.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/xml/XMLLib.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/tools/shell/JavaPolicySecurity.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/xmlimpl/XMLCtor.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/NativeGlobal.java

```

* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/RefCallable.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeSymbol.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/shell/SecurityProxy.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/DefaultErrorReporter.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NodeTransformer.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ForLoop.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/debugger/Dim.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/serialize/ScriptableOutputStream.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/XmlMemberGet.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/debug/Debugger.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/XmlExpression.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/IRFactory.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/Scope.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/XmlLiteral.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/Block.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/xmlimpl/XML.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/shell/ConsoleTextArea.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/debugger/GuiCallback.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/LetNode.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/regexp/NativeRegExpCtor.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/shell/JSConsole.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/UnaryExpression.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ExpressionStatement.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-

```

```

jar/org/mozilla/javascript/ScriptableObject.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeCall.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/Comment.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/shell/Global.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeJavaObject.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/FunctionObject.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/shell/Main.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/TryStatement.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/LabeledStatement.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/IfStatement.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ForInLoop.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ArrayLiteral.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ArrayComprehension.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/WhileLoop.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/TokenStream.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeBoolean.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/jdk13/VMBridge_jdk13.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/XmlRef.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/WrappedException.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Wrapper.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/Jump.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/EmptyExpression.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Parser.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/NodeVisitor.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Kit.java

```

```

* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/PropertyGet.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ArrowFunction.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/AstNode.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/WrapFactory.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/shell/ShellLine.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ScriptRuntimeES6.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/DoLoop.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/classfile/ByteCode.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/BreakStatement.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/serialize/ScriptableInputStream.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/BaseFunction.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ErrorReporter.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/xmlimpl/XMLName.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/Scriptable.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ThrowStatement.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Callable.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/JavaScriptException.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/xmlimpl/QName.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Delegator.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/Name.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/SecurityController.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/EmptyStatement.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/Assignment.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ImporterTopLevel.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-

```

```

jar/org/mozilla/javascript/v8dtoa/FastDtoaBuilder.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/KeywordLiteral.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/typedarrays/NativeArrayBufferView.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/VMBridge.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/RegExpProxy.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Undefined.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/LazilyLoadedCtor.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/debug/DebuggableScript.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/GeneratedClassLoader.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/optimizer/Codegen.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/debugger/ScopeProvider.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/typedarrays/NativeInt32Array.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ErrorCollector.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/Decompiler.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/SymbolScriptable.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/xmlimpl/XMLWithScope.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/UintMap.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/SwitchCase.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/Interpreter.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/typedarrays/NativeTypedArrayIterator.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeArrayIterator.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/xmlimpl/XMLLibImpl.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Ref.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/regexp/RegExpImpl.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-

```



jar/org/mozilla/javascript/EvaluatorException.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/NativeJavaTopPackage.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/NativeArray.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/debug/DebugFrame.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/InterpreterData.java  
\*  
/opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/typedarrays/NativeUint8ClampedArray.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/ast/ErrorNode.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/TopLevel.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/ast/Symbol.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/tools/debugger/SourceProvider.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/ast/NumberLiteral.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/ScriptRuntime.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/ObjToIntMap.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/regexp/NativeRegExp.java  
\*  
/opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/tools/shell/ShellContextFactory.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/ast/ArrayComprehensionLoop.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/Loop.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/Label.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/ContinuationPending.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Symbol.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/tools/debugger/Main.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/xmlimpl/XMLList.java  
\*  
/opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/NativeObject.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/ES6Iterator.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/typedarrays/NativeInt16Array.java

```

* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/jdk15/VMBridge_jdk15.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/GeneratorExpressionLoop.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/SpecialRef.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ConditionalExpression.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/InterpretedFunction.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/FunctionCall.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ObjectLiteral.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/typedarrays/NativeUint32Array.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/XMLFragment.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/VariableDeclaration.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ScriptNode.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/typedarrays/ByteIo.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/SecurityUtilities.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Token.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/shell/QuitAction.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeScript.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeJavaArray.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ReturnStatement.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/JavaMembers.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/classfile/ClassFileWriter.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/MemberBox.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/typedarrays/NativeUint16Array.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/EcmaError.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-

```

```

jar/org/mozilla/javascript/CompilerEnvirons.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/ContinueStatement.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/xmlimpl/Namespace.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/GeneratorExpression.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ContextListener.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeContinuation.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeStringIterator.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/FunctionNode.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/XmlString.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/IdFunctionCall.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeDate.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ConsString.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Node.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/DestructuringForm.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/CodeGenerator.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/XmlDotQuery.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/xmlimpl/XMLObjectImpl.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/typedarrays/NativeTypedArrayView.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/SwitchStatement.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeNumber.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/typedarrays/Conversions.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeError.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/AstRoot.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/Arguments.java

```

\*  
/opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/NativeJavaClass.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/ObjectProperty.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/typedarrays/NativeDataView.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/蒋code.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/BoundFunction.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ObjArray.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/typedarrays/NativeFloat64Array.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ContextAction.java  
\*  
/opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/NativeIterator.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Context.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ConstProperties.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/typedarrays/NativeFloat32Array.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ExternalArrayData.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/tools/ToolErrorReporter.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/NativeJavaMethod.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/ParseProblem.java  
\*  
/opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/NativeJavaPackage.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/ElementGet.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Script.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/ParenthesizedExpression.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/NativeFunction.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/NativeString.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/IdFunctionObject.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ClassCache.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-

```
jar/org/mozilla/javascript/ast/InfixExpression.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/Synchronizer.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/CatchClause.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/XmlPropRef.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/typedarrays/NativeUint8Array.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ast/StringLiteral.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/UniqueTag.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeCallSite.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/shell/Environment.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/ast/Yield.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/optimizer/ClassCompiler.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/NativeWith.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/Evaluator.java
No license file was found, but licenses were detected in source scan.
```

```
/* This Source Code Form is subject to the terms of the Mozilla Public
* License, v. 2.0. If a copy of the MPL was not distributed with this
* file, You can obtain one at http://mozilla.org/MPL/2.0/. */
```

Found in path(s):

```
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/URLConnectionSecurityDomainProvider.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/StrongCachingModuleScriptProvider.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/optimizer/OptRuntime.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/URLConnectionExpiryCalculator.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/annotations/JSSetter.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/RequireBuilder.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/tools/shell/ShellConsole.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
```

```

jar/org/mozilla/javascript/optimizer/Block.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/annotations/JStaticFunction.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/RhinoSecurityManager.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/optimizer/OptTransformer.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/SoftCachingModuleScriptProvider.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/xmlimpl/XmlNode.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/MultiModuleScriptProvider.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/UrlModuleSourceProvider.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/PolicySecurityController.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/xmlimpl/XmlProcessor.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/ParsedContentType.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/SecureCaller.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/CachingModuleScriptProviderBase.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/annotations/JFunction.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/Require.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/ScriptStackElement.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/ModuleSource.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/DefaultUrlConnectionExpiryCalculator.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/ModuleSourceProvider.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/optimizer/Optimizer.java
*
/opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/DefiningClassLoader.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/ModuleScriptProvider.java
* /opt/cola/permits/1136701711_1613864192.24/0/rhino-1-7-7-2-sources-3-
jar/org/mozilla/javascript/commonjs/module/provider/ModuleSourceProviderBase.java

```

\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/StackStyle.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/annotations/JSCConstructor.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/tools/SourceReader.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/commonjs/module/ModuleScope.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/optimizer/OptFunctionNode.java  
\*

/opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/commonjs/module/ModuleScript.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/tools/jsc/Main.java  
\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-jar/org/mozilla/javascript/annotations/JSGetter.java

No license file was found, but licenses were detected in source scan.

/\*

\* @(#)JTreeTable.java 1.2 98/10/27

\*

\* Copyright 1997, 1998 Sun Microsystems, Inc. All Rights Reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\*

\* - Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\*

\* - Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

\*

\* - Neither the name of Sun Microsystems nor the names of its  
\* contributors may be used to endorse or promote products derived  
\* from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS  
\* IS" AND

ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,  
\* THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
\* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR  
\* CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
\* EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
\* PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF

\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
\* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1136701711\_1613864192.24/0/rhino-1-7-7-2-sources-3-  
jar/org/mozilla/javascript/tools/debugger/treetable/JTreeTable.java

## 1.406 eclipse-osgi-services

### 3.3.100.v20130513-1956

#### 1.406.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but



not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.407 ivy 2.4.0

## 1.407.1 Available under license :

---

title: License

---

### Ivy

All of Ivy's code has been placed in the public domain and is free for personal and commercial use. No attribution is required.

This is free and unencumbered software released into the

public domain.

Anyone is free to copy, modify, publish, use, compile, sell, or distribute this software, either in source code form or as a compiled binary, for any purpose, commercial or non-commercial, and by any means.

In jurisdictions that recognize copyright laws, the author or authors of this software dedicate any and all copyright interest in the software to the public domain. We make this dedication for the benefit of the public at large and to the detriment of our heirs and successors. We intend this dedication to be an overt act of relinquishment in perpetuity of all present and future rights to this software under copyright law.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For more information, please refer to <<http://unlicense.org/>>.

### Graphite

The default `graphite` theme bundles the [Crimson Text][1] font by [Sebastian Koch][2]. These font files are distributed under the SIL Open Font License 1.1.

All other theme code has been placed in the public domain.

[crimson text]: <https://fonts.google.com/specimen/Crimson+Text>

[sebastian koch]: <https://github.com/skosch>

This is free and unencumbered software released into the public domain.

Anyone is free to copy, modify, publish, use, compile, sell, or distribute this software, either in source code form or as a compiled binary, for any purpose, commercial or non-commercial, and by any means.

In jurisdictions that recognize copyright laws, the author or authors of this software dedicate any and all copyright interest in the software to the public domain. We make this dedication for the benefit

of the public at large and to the detriment of our heirs and successors. We intend this dedication to be an overt act of relinquishment in perpetuity of all present and future rights to this software under copyright law.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For more information, please refer to <<http://unlicense.org/>>.

## 1.408 snappy-java 1.1.8.4

### 1.408.1 Available under license :

This product includes software developed by Google  
Snappy: <http://code.google.com/p/snappy/> (New BSD License)

This product includes software developed by Apache  
PureJavaCrc32C from apache-hadoop-common <http://hadoop.apache.org/>  
(Apache 2.0 license)

This library contained statically linked libstdc++. This inclusion is allowed by  
"GCC Runtime Library Exception"  
<http://gcc.gnu.org/onlinedocs/libstdc++/manual/license.html>

== Contributors ==

- \* Tatu Saloranta
  - \* Providing benchmark suite
- \* Alec Wysoker
  - \* Performance and memory usage improvement

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and



attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.409 java-common 0.72

### 1.409.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: Java Common

Upstream-Contact: Debian Java Team <[debian-java@lists.debian.org](mailto:debian-java@lists.debian.org)>

Files: \*

Copyright: 2000, Stephane Bortzmeyer <[bortzmeyer@debian.org](mailto:bortzmeyer@debian.org)>

2001-2003, Ola Lundqvist <[opal@debian.org](mailto:opal@debian.org)>

2003, Stefan Gybas <[sgybas@debian.org](mailto:sgybas@debian.org)>

2005, Arnaud Vandyck <[avdyk@debian.org](mailto:avdyk@debian.org)>

2006-2008, Michael Koch <[konqueror@gmx.de](mailto:konqueror@gmx.de)>

2006-2016, Matthias Klose <[doko@debian.org](mailto:doko@debian.org)>

2009, Torsten Werner <[twerner@debian.org](mailto:twerner@debian.org)>

2010, Niels Thykier <[niels@thykier.net](mailto:niels@thykier.net)>

2011-2013, Sylvestre Ledru <[sylvestre@debian.org](mailto:sylvestre@debian.org)>

2014-2017, Emmanuel Bourg <[ebourg@apache.org](mailto:ebourg@apache.org)>

License: GPL-2+

This package is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

.

This package

is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

.

On Debian systems, the complete text of the GNU General

Public License can be found in `~/usr/share/common-licenses/GPL-2'`.

# 1.410 zstd 1.4.4+dfsg-3ubuntu0.1

## 1.410.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which

gives you legal permission to copy,  
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot



impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.  
BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name Facebook nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR  
ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON  
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

/\*

\* Copyright (c) 2018-present, Yann Collet, Facebook, Inc.

\* All rights reserved.

\*

\* This source code is licensed under both the BSD-style license (found in the

\* LICENSE file in the root directory of this source tree) and the GPLv2 (found

\* in the COPYING file in the root directory of this source tree).

\* You may select, at your option, one of the above-listed licenses.

\*/

/\* checkTag : validation tool for libzstd

\* command :

\* \$ ./checkTag tag

\* checkTag validates tags of following format : v[0-9].[0-9].[0-9]{any }

\* The tag is then compared to zstd version number.

\* They are compatible if first 3 digits are identical.

\* Anything beyond that is free, and doesn't impact validation.

\* Example : tag v1.8.1.2 is compatible with version 1.8.1

\* When tag and version are not compatible, program exits with error code 1.

\* When they are compatible, it exists with a code 0.

\* checkTag is intended to be used in automated testing environment.

\*/

## 1.411 libtasn 4.16.0-2

### 1.411.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you



distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary  
GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the

Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not

excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision

will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is

safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand



ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

## 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users

beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for

the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the



violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for

sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a

covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the

combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF

DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.
```

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short

notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.  
@c The GNU Free Documentation License.  
@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,  
@c hence no sectioning command or @node.

@display  
Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.  
<http://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.  
@end display

@enumerate 0  
@item  
PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible

for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice

that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A ``Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent" is called ``Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, La@TeX{ } input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG@. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.



A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the

title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified

Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any

section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License

give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate

and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements", ``Dedications", or ``History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license

from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

#### FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

#### RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also

provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample



If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

```
@smallexample
@group
  with the Invariant Sections being @var{list their titles}, with
  the Front-Cover Texts being @var{list}, and with the Back-Cover Texts
  being @var{list}.
@end group
@end smallexample
```

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
LICENSING
=====
```

The libtasn1 library is released under the GNU Lesser General Public License (LGPL) version 2.1 or later; see [COPYING.LESSER](doc/COPYING.LESSER) for the license terms.

The GNU LGPL applies to the main libtasn1 library, while the included applications library are under the GNU GPL version 3. The libtasn1 library is located in the lib directory, while the applications in src/.

The documentation in doc/ is under the GNU FDL license 1.3.

For any copyright year range specified as YYYY-ZZZZ in this package note that the range specifies every single year in that closed interval.

## 1.412 Iz4 1.9.3

### 1.412.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- b) Accompany it with a written offer, valid for at least three

years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among

countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.



You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General

Public License instead of this License.

Copyright (c) 2014, Ipsantil

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This repository uses 2 different licenses :

- all files in the `lib` directory use a BSD 2-Clause license
- all other files use a GPLv2 license, unless explicitly stated otherwise

Relevant license is reminded at the top of each source file,  
and with presence of COPYING or LICENSE file in associated directories.

This model is selected to emphasize that

files in the `lib` directory are designed to be included into 3rd party applications, while all other files, in `programs`, `tests` or `examples`, receive more limited attention and support for such scenario.

LZ4 Library

Copyright (c) 2011-2016, Yann Collet

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE

GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Format: <http://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: liblz4

Upstream-Contact: Yann Collet <Cyan4973@github.com>

Source: <https://github.com/lz4/lz4>

Files: \*

Copyright: (C) 2011-2020 Yann Collet

License: GPL-2+

The full text of license: <https://github.com/lz4/lz4/blob/dev/lib/LICENSE>

## 1.413 parent-join-client 7.10.2

### 1.413.1 Available under license :

Elasticsearch

Copyright 2009-2018 Elasticsearch

This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed by  
Joda.org (<http://www.joda.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute

copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[ ]"  
replaced with your own identifying information. (Don't include  
the brackets!) The text should be enclosed in the appropriate  
comment syntax for the file format. We also recommend that a  
file or class name and description of purpose be included on the  
same "printed page" as the copyright notice for easier  
identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.414 rank-eval-client 7.10.2

### 1.414.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,



worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.415 aggs-matrix-stats-client 7.10.2

## 1.415.1 Available under license :

Elasticsearch

Copyright 2009-2018 Elasticsearch

This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed by Joda.org (<http://www.joda.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.416 mapper-extras-client 7.10.2

## 1.416.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.



"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.417 lang-mustache-client 7.10.2

### 1.417.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf



of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.418 jackson 2.12.1

## 1.418.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers.

## Licensing

Jackson 2.x core and extension components are licensed under Apache License 2.0. To find the details that apply to this artifact see the accompanying LICENSE file.

## Credits

A list of contributors may be found from CREDITS(-2.x) file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

## 1.419 percolator-client 7.10.2

### 1.419.1 Available under license :

Elasticsearch  
Copyright 2009-2018 Elasticsearch

This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed by Joda.org (<http://www.joda.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,



excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.420 reindex-client 7.10.2

## 1.420.1 Available under license :

Elasticsearch

Copyright 2009-2018 Elasticsearch

This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed by Joda.org (<http://www.joda.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.421 icu4j 67.1

## 1.421.1 Available under license :

COPYRIGHT AND PERMISSION NOTICE (ICU 58 and later)

Copyright 1991-2020 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

-----  
**Third-Party Software Licenses**

This section contains third-party software notices and/or additional terms for licensed third-party software components included within ICU libraries.

1. ICU License - ICU 1.8.1 to ICU 57.1

**COPYRIGHT AND PERMISSION NOTICE**

Copyright (c) 1995-2016 International Business Machines Corporation and others  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the



"Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

## 2. Chinese/Japanese Word Break Dictionary Data (cjdict.txt)

```
# The Google Chrome software developed by Google is licensed under
# the BSD license. Other software included in this distribution is
# provided under other licenses, as set forth below.
#
# The BSD License
# http://opensource.org/licenses/bsd-license.php
# Copyright (C) 2006-2008, Google Inc.
#
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice,
# this list of conditions and the following disclaimer.
# Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided with
# the distribution.
```

```
# Neither the name of Google Inc. nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR
# PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
# LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
# CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
# SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
# BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
#
# The word list in cjdict.txt are generated by combining three word lists
# listed below with further processing for compound word breaking. The
# frequency is generated with an iterative training against Google web
# corpora.
#
# * Libtabe (Chinese)
# - https://sourceforge.net/project/?group\_id=1519
# - Its license terms and conditions are shown below.
#
# * IPADIC (Japanese)
# - http://chasen.aist-nara.ac.jp/chasen/distribution.html
# - Its license terms and conditions are shown below.
#
# -----COPYING.libtabe ---- BEGIN-----
#
# /*
# * Copyright (c) 1999 TaBE Project.
# * Copyright (c) 1999 Pai-Hsiang Hsiao.
# * All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
```

# \* the documentation and/or other materials provided with the  
# \* distribution.  
# \* . Neither the name of the TaBE Project nor the names of its  
# \* contributors may be used to endorse or promote products derived  
# \* from this software  
without specific prior written permission.  
# \*  
# \* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
# \* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
# \* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS  
# \* FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE  
# \* REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,  
# \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
# \* (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
# \* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
# \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
# \* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
# \* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
# \* OF THE POSSIBILITY OF SUCH DAMAGE.  
# \*/  
#  
# /\*  
# \* Copyright (c) 1999 Computer Systems and Communication Lab,  
# \*                   Institute  
of Information Science, Academia  
# \*                   Sinica. All rights reserved.  
# \*  
# \* Redistribution and use in source and binary forms, with or without  
# \* modification, are permitted provided that the following conditions  
# \* are met:  
# \*  
# \* . Redistributions of source code must retain the above copyright  
# \* notice, this list of conditions and the following disclaimer.  
# \* . Redistributions in binary form must reproduce the above copyright  
# \* notice, this list of conditions and the following disclaimer in  
# \* the documentation and/or other materials provided with the  
# \* distribution.  
# \* . Neither the name of the Computer Systems and Communication Lab  
# \* nor the names of its contributors may be used to endorse or  
# \* promote products derived from this software without specific  
# \* prior written permission.  
# \*  
# \* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
# \* "AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
# \* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS  
# \* FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE  
# \* REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,

# \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
# \* (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
# \* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
# \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
# \* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
# \* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
# \* OF THE POSSIBILITY OF SUCH DAMAGE.  
# \*/  
#  
# Copyright 1996 Chih-Hao Tsai @ Beckman Institute,  
# University of Illinois  
# c-tsai4@uiuc.edu <http://casper.beckman.uiuc.edu/~c-tsai4>  
#  
# -----COPYING.libtabe-----END-----  
#  
#  
# -----COPYING.ipadic-----BEGIN-----  
#  
# Copyright 2000, 2001, 2002, 2003 Nara Institute of Science  
# and Technology. All Rights Reserved.  
#  
# Use, reproduction, and distribution of this software is permitted.  
# Any copy of this software, whether in its original form or modified,  
# must include both the above copyright notice and the following  
# paragraphs.  
#  
# Nara Institute of Science and Technology (NAIST),  
# the copyright holders, disclaims all warranties with regard to this  
# software, including all implied warranties of merchantability and  
# fitness, in no event shall NAIST be liable for  
# any special, indirect or consequential damages or any damages  
# whatsoever resulting from loss of use, data or profits, whether in an  
# action of contract, negligence or other tortuous action, arising out  
# of or in connection with the use or performance of this software.  
#  
# A large portion of the dictionary entries  
# originate from ICOT  
# Free Software. The following conditions for ICOT  
# Free Software applies to the current dictionary as well.  
#  
# Each User may also freely distribute the Program, whether in its  
# original form or modified, to any third party or parties, PROVIDED  
# that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear  
# on, or be attached to, the Program, which is distributed substantially  
# in the same form as set out herein and that such intended  
# distribution, if actually made, will neither violate or otherwise  
# contravene any of the laws and regulations of the countries having  
# jurisdiction over the User or the intended distribution itself.

#  
# NO WARRANTY  
#  
# The program was produced on an experimental basis in the course of the  
# research and development conducted during the project and is provided  
# to users as so produced on an experimental basis. Accordingly, the  
# program is provided without any warranty whatsoever, whether express,  
# implied,  
# statutory or otherwise. The term "warranty" used herein  
# includes, but is not limited to, any warranty of the quality,  
# performance, merchantability and fitness for a particular purpose of  
# the program and the nonexistence of any infringement or violation of  
# any right of any third party.  
#  
# Each user of the program will agree and understand, and be deemed to  
# have agreed and understood, that there is no warranty whatsoever for  
# the program and, accordingly, the entire risk arising from or  
# otherwise connected with the program is assumed by the user.  
#  
# Therefore, neither ICOT, the copyright holder, or any other  
# organization that participated in or was otherwise related to the  
# development of the program and their respective officials, directors,  
# officers and other employees shall be held liable for any and all  
# damages, including, without limitation, general, special, incidental  
# and consequential damages, arising out of or otherwise in  
# connection  
# with the use or inability to use the program or any product, material  
# or result produced or otherwise obtained by using the program,  
# regardless of whether they have been advised of, or otherwise had  
# knowledge of, the possibility of such damages at any time during the  
# project or thereafter. Each user will be deemed to have agreed to the  
# foregoing by his or her commencement of use of the program. The term  
# "use" as used herein includes, but is not limited to, the use,  
# modification, copying and distribution of the program and the  
# production of secondary products from the program.  
#  
# In the case where the program, whether in its original form or  
# modified, was distributed or delivered to or received by a user from  
# any person, organization or entity other than ICOT, unless it makes or  
# grants independently of ICOT any specific warranty to the user in  
# writing, such person, organization or entity, will also be exempted  
# from  
# and not be held liable to the user for any such damages as noted  
# above as far as the program is concerned.  
#  
# -----COPYING.ipadic-----END-----

3. Lao Word Break Dictionary Data (laodict.txt)

```
# Copyright (c) 2013 International Business Machines Corporation
# and others. All Rights Reserved.
#
# Project: http://code.google.com/p/lao-dictionary/
# Dictionary: http://lao-dictionary.googlecode.com/git/Lao-Dictionary.txt
# License: http://lao-dictionary.googlecode.com/git/Lao-Dictionary-LICENSE.txt
#       (copied below)
#
# This file is derived from the above dictionary, with slight
# modifications.
# -----
# Copyright (C) 2013 Brian Eugene Wilson, Robert Martin Campbell.
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification,
# are permitted provided that the following conditions are met:
#
#
# Redistributions of source code must retain the above copyright notice, this
# list of conditions and the following disclaimer. Redistributions in
# binary form must reproduce the above copyright notice, this list of
# conditions and the following disclaimer in the documentation and/or
# other materials provided with the distribution.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
# INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# OF THE POSSIBILITY OF SUCH DAMAGE.
# -----
```

#### 4. Burmese Word Break Dictionary Data (burmesedict.txt)

```
# Copyright (c) 2014 International Business Machines Corporation
# and others. All Rights Reserved.
#
# This list is part of a project hosted at:
```

```
# github.com/kanyawtech/myanmar-karen-word-lists
#
# -----
# Copyright (c) 2013, LeRoy Benjamin Sharon
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions
# are met: Redistributions of source code must retain the above
# copyright notice, this list of conditions and the following
# disclaimer. Redistributions in binary form must reproduce the
# above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided
# with the distribution.
#
# Neither the name Myanmar Karen Word Lists, nor the names of its
# contributors may be used to endorse or promote products derived
# from this software without specific prior written permission.
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS
# BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED
# TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
# DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON
# ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
# THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
# SUCH DAMAGE.
# -----
```

## 5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone Database for its time zone support. The ownership of the TZ database is explained in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

### # 7. Database Ownership

```
#
# The TZ database itself is not an IETF Contribution or an IETF
# document. Rather it is a pre-existing and regularly updated work
# that is in the public domain, and is intended to remain in the
```

# public domain. Therefore, BCPs 78 [RFC5378] and 79 [RFC3979] do  
# not apply to the TZ Database or contributions that individuals make  
# to it. Should any claims be made and substantiated against the TZ  
# Database, the organization that is providing  
the IANA  
# Considerations defined in this RFC, under the memorandum of  
# understanding with the IETF, currently ICANN, may act in accordance  
# with all competent court orders. No ownership claims will be made  
# by ICANN or the IETF Trust on the database or the code. Any person  
# making a contribution to the database or code waives all rights to  
# future claims in that contribution or in the TZ Database.

## 6. Google double-conversion

Copyright 2006-2011, the V8 project authors. All rights reserved.  
Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following  
disclaimer in the documentation and/or other materials  
provided  
with the distribution.
- \* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived  
from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.422 log4j-1.2-api 2.11.1



## 1.422.1 Available under license :

Apache Log4j API  
Copyright 1999-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.423 scala-reflect 2.12.7

## 1.423.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/** The entry point into Scala runtime reflection.
 *
 * To use Scala runtime reflection, simply use or import `scala.reflect.runtime.universe._`
 *
 * See [[scala.reflect.api.Universe]] or the
 * [[http://docs.scala-lang.org/overviews/reflection/environment-universes-mirrors.html Reflection Guide:
Universes]]
 * for more details.
 */
```

Found in path(s):

```
* /opt/cola/permits/1148119227_1661245068.9201708/0/scala-reflect-2-12-7-sources-1-
jar/scala/reflect/runtime/package.scala
```

# 1.424 aws4 1.11.0

## 1.424.1 Available under license :

Copyright 2013 Michael Hart (michael.hart.au@gmail.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.425 ubuntu-keyring 2020.02.11.4

## 1.425.1 Available under license :

This is Ubuntu GNU's GnuPG keyrings of archive keys.

This package was originally put together by Michael Vogt  
<michael.vogt@canonical.com>

The keys in the keyrings don't fall under any copyright. Everything else in the package is covered by the GNU GPL.

Ubuntu support files Copyright (C) 2004 Michael Vogt <michael.vogt@canonical.com> based on the debian-keyring package maintained by James Troup

Ubuntu support files for ubuntu-keyring are free software; you can redistribute them and/or modify them under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version.

Ubuntu support files for ubuntu-keyring are distributed in the hope that they will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR

PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License with your

Ubuntu system, in /usr/share/common-licenses/GPL, or with the Ubuntu GNU ubuntu-keyring source package as the file COPYING. If not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

# 1.426 libnsl 1.2.0-2.20180605git4a062cf.el8

## 1.426.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.



We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs

(which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify

that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative

work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the

Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if

the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies,

or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME



THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.427 bridgeutils 1.7.1

### 1.427.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights.

These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the

Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering

access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
```



GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.428 jaeger-core 1.5.0

### 1.428.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2016-2017, Uber Technologies, Inc
 *
```

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-  
jar/io/jaegertracing/internal/reporters/RemoteReporter.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2019, The Jaeger Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-  
jar/io/jaegertracing/internal/propagation/BinaryCodec.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2017, Uber Technologies, Inc

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/baggage/HttpBaggageRestrictionManagerProxy.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/baggage/http/BaggageRestrictionResponse.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/propagation/HexCodec.java  
\*  
/opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/baggage/BaggageSetter.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/Reference.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/utils/Java6CompatibleThreadLocalRandom.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/baggage/Restriction.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/baggage/DefaultBaggageRestrictionManager.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/spi/BaggageRestrictionManager.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/exceptions/BaggageRestrictionManagerException.java  
\*  
/opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/baggage/RemoteBaggageRestrictionManager.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/spi/BaggageRestrictionManagerProxy.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2017, The Jaeger Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

```
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/spi/Codec.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/metrics/InMemoryMetricsFactory.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/metrics/NoopMetricsFactory.java
*
/opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/spi/MetricsFactory.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/propagation/CompositeCodec.java
No license file was found, but licenses were detected in source scan.
```

/\*

\* Copyright (c) 2016, Uber Technologies, Inc

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

```
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/samplers/RateLimitingSampler.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/samplers/ConstSampler.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/utils/Http.java
*
/opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/exceptions/UnsupportedFormatException.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/samplers/SamplingStatus.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/exceptions/EmptyIpException.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/exceptions/SamplingStrategyErrorException.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/spi/Extractor.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/samplers/RemoteControlledSampler.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
```

```

jar/io/jaegertracing/internal/reporters/NoopReporter.java
*
/opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/LogData.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/metrics/Metric.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/exceptions/MalformedTracerStateStringException.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/samplers/http/SamplingStrategyResponse.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/spi/Injector.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/samplers/http/ProbabilisticSamplingStrategy.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/metrics/Gauge.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/metrics/Tag.java
*
/opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/samplers/HttpSamplingManager.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/samplers/http/PerOperationSamplingParameters.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/reporters/InMemoryReporter.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/samplers/PerOperationSampler.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/spi/SamplingManager.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/propagation/PrefixedKeys.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/utils/Utils.java
*
/opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/reporters/CompositeReporter.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/spi/Sampler.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/samplers/GuaranteedThroughputSampler.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/spi/Reporter.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/metrics/Timer.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/metrics/Counter.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/samplers/http/OperationSamplingParameters.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/reporters/LoggingReporter.java
*

```

```
/opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/Constants.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/samplers/http/RateLimitingSamplingStrategy.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/spi/Sender.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/metrics/Metrics.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/clock/SystemClock.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/samplers/ProbabilisticSampler.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/clock/Clock.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/exceptions/EmptyTracerStateStringException.java
*
/opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/exceptions/SenderException.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/utils/RateLimiter.java
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/exceptions/NotFourOctetsException.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (c) 2018, The Jaeger Authors
* Copyright (c) 2017, Uber Technologies, Inc
*
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/
```

```
Found in path(s):
* /opt/cola/permits/1152086972_1618069762.04/0/jaeger-core-1-5-0-sources-
jar/io/jaegertracing/internal/propagation/B3TextMapCodec.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (c) 2018, The Jaeger Authors
*

```

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/spi/package-  
info.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-  
jar/io/jaegertracing/internal/senders/NoopSenderFactory.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-  
jar/io/jaegertracing/internal/exceptions/TraceIdOutOfBoundException.java  
\*  
/opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-  
jar/io/jaegertracing/internal/JaegerObjectFactory.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-  
jar/io/jaegertracing/internal/senders/NoopSender.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-  
jar/io/jaegertracing/spi/SenderFactory.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-  
jar/io/jaegertracing/internal/PropagationRegistry.java  
\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-  
jar/io/jaegertracing/internal/senders/SenderResolver.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2020, OpenTelemetry Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/propagation/TraceContextCodec.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2018, The Jaeger Authors

\* Copyright (c) 2016, Uber Technologies, Inc

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/JaegerSpan.java

\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/JaegerTracer.java

\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/propagation/TextMapCodec.java

\*

/opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/Configuration.java

\* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/JaegerSpanContext.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2020, The Jaeger Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/



Found in path(s):

- \* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/clock/MillisAccurateClock.java
- \* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/MDCScopeManager.java
- \* /opt/cola/permits/1152086972\_1618069762.04/0/jaeger-core-1-5-0-sources-jar/io/jaegertracing/internal/clock/MicrosAccurateClock.java

## 1.429 scala-compiler 2.12.7

### 1.429.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*!  
* jQuery Mousewheel 3.1.13  
*  
* Copyright 2015 jQuery Foundation and other contributors  
* Released under the MIT license.  
* http://jquery.org/license  
*/
```

Found in path(s):

- \* /opt/cola/permits/1152590571\_1618258173.22/0/scala-compiler-2-12-7-sources-1-jar/scala/tools/nsc/doc/html/resource/lib/jquery.mousewheel.min.js

No license file was found, but licenses were detected in source scan.

```
/**  
* @license jquery.panzoom.js v2.0.5  
* Updated: Thu Jul 03 2014  
* Add pan and zoom functionality to any element  
* Copyright (c) 2014 timmy willison  
* Released under the MIT license  
* https://github.com/timmywil/jquery.panzoom/blob/master/MIT-License.txt  
*/
```

Found in path(s):

- \* /opt/cola/permits/1152590571\_1618258173.22/0/scala-compiler-2-12-7-sources-1-jar/scala/tools/nsc/doc/html/resource/lib/jquery.panzoom.min.js

No license file was found, but licenses were detected in source scan.

rem # This is free software; see the distribution for copying conditions.

Found in path(s):

- \* /opt/cola/permits/1152590571\_1618258173.22/0/scala-compiler-2-12-7-sources-1-jar/scala/tools/ant/templates/tool-windows.tmpl

No license file was found, but licenses were detected in source scan.

```
/** <p>
 * Post-attribution checking and transformation.
 * </p>
 * <p>
 * This phase performs the following checks.
 * </p>
 * <ul>
 * <li>All overrides conform to rules.</li>
 * <li>All type arguments conform to bounds.</li>
 * <li>All type variable uses conform to variance annotations.</li>
 * <li>No forward reference to a term symbol extends beyond a value definition.</li>
 * </ul>
 * <p>
 * It performs the following transformations.
 * </p>
 * <ul>
 * <li>Local modules are replaced by variables and classes</li>
 * <li>Calls to case factory methods are replaced by new's.</li>
 * <li>Eliminate branches in a conditional if the condition is a constant</li>
 * </ul>
 *
 * @author Martin Odersky
 * @version 1.0
 *
 * @todo Check whether we always check type parameter bounds.
 */
```

Found in path(s):

```
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/nsc/typechecker/RefChecks.scala
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2014 Contributor. All rights reserved.
 */
```

Found in path(s):

```
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/nsc/classpath/ZipAndJarFileLookupFactory.scala
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/nsc/classpath/AggregateClassPath.scala
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/nsc/classpath/PackageNameUtils.scala
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/nsc/classpath/ClassPathFactory.scala
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
```

```
jar/scala/tools/nsc/classpath/DirectoryClassPath.scala
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/nsc/classpath/FileUtils.scala
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/nsc/classpath/ClassPath.scala
*
/opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/nsc/classpath/ZipArchiveFileLookup.scala
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/nsc/ClassPathMemoryConsumptionTester.scala
No license file was found, but licenses were detected in source scan.
```

```
/** The main attribution phase.
*/
```

```
Found in path(s):
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/nsc/typechecker/Analyzer.scala
No license file was found, but licenses were detected in source scan.
```

```
# This is free software; see the distribution for copying conditions.
```

```
Found in path(s):
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/ant/templates/tool-unix.tmpl
No license file was found, but licenses were detected in source scan.
```

```
/*
* tools.tooltip 1.1.3 - Tooltips done right.
*
* Copyright (c) 2009 Tero Piirainen
* http://flowplayer.org/tools/tooltip.html
*
* Dual licensed under MIT and GPL 2+ licenses
* http://www.opensource.org/licenses
*
* Launch : November 2008
* Date: ${date}
* Revision: ${revision}
*/
```

```
Found in path(s):
* /opt/cola/permits/1152590571_1618258173.22/0/scala-compiler-2-12-7-sources-1-
jar/scala/tools/nsc/doc/html/resource/lib/tools.tooltip.js
```

# 1.430 google-uuid v1.1.2

## 1.430.1 Available under license :

Paul Borman <borman@google.com>

bmatsuo

shawnps

theory

jboverfelt

dsymonds

cd1

wallclockbuilder

dansouza

Copyright (c) 2009,2014 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.431 elasticsearch 7.10.2

## 1.431.1 Available under license :

=====

= NOTICE file corresponding to section 4d of the Apache License Version 2.0 =

=====

This product includes software developed by  
Joda.org (<http://www.joda.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS



## APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

### APACHE POI SUBCOMPONENTS:

Apache POI includes subcomponents with separate copyright notices and license terms. Your use of these subcomponents is subject to the terms and conditions of the following licenses:

#### Office Open XML schemas (ooxml-schemas-1.1.jar)

The Office Open XML schema definitions used by Apache POI are a part of the Office Open XML ECMA Specification (ECMA-376, [1]). As defined in section 9.4 of the ECMA bylaws [2], this specification is available to all interested parties without restriction:

9.4 All documents when approved shall be made available to all interested parties without restriction.

Furthermore, both Microsoft and Adobe have granted patent licenses to this work [3,4,5].

[1] <http://www.ecma-international.org/publications/standards/Ecma-376.htm>

- [2] <http://www.ecma-international.org/memento/Ecmabylaws.htm>
- [3] <http://www.microsoft.com/openspecifications/en/us/programs/osp/default.aspx>
- [4] <http://www.ecma-international.org/publications/files/ECMA-ST/Ecma%20PATENT/Patent%20statements%20ok/ECMA-376%20Edition%202%20Microsoft%20Patent%20Declaration.pdf>
- [5] <http://www.ecma-international.org/publications/files/ECMA-ST/Ecma%20PATENT/Patent%20statements%20ok/ECMA-376%20Adobe%20Patent%20Declaration.pdf>

JUnit test library (junit-4.11.jar)

Common Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
  - i) changes to the Program, and
  - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any,

in

source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses

granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

## 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form

under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program

in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING

WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial Agreement Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is

published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Copyright: Elasticsearch B.V. <info@elastic.co>

License: \${license.name}

\${license.text}

/\*

- \* Licensed to Elasticsearch under one or more contributor
- \* license agreements. See the NOTICE file distributed with
- \* this work for additional information regarding copyright
- \* ownership. Elasticsearch licenses this file to you under
- \* the Apache License, Version 2.0 (the "License"); you may
- \* not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing,
- \* software distributed under the License is distributed on an
- \* "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY
- \* KIND, either express or implied. See the License for the
- \* specific language governing permissions and limitations
- \* under the License.

\*/

Joni is released under the MIT License.

The code in this repository code was Written by Gil Tene, Michael Barker, and Matt Warren, and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

For users of this code who wish to consume it under the "BSD" license rather than under the public domain or CC0 contribution text mentioned above, the code found under this directory is *also* provided under the following license (commonly referred to as the BSD 2-Clause License). This license does not detract from the above stated release of the code into the public domain, and simply represents an additional license granted by the Author.

-----  
\*\* Beginning of "BSD 2-Clause License" text. \*\*

Copyright (c) 2012, 2013, 2014 Gil Tene  
Copyright (c) 2014 Michael Barker  
Copyright (c) 2014 Matt Warren  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided  
that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice,  
this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
CONTRACT, STRICT  
LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
THE POSSIBILITY OF SUCH DAMAGE.

ICU4J, (under `luce/analysis/icu`) is licensed under an MIT style license  
(`modules/analysis/icu/lib/icu4j-LICENSE-BSD_LIKE.txt`) and Copyright (c) 1995-2012  
International Business Machines Corporation and others

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.



"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 1995, 2013, Oracle and/or its affiliates.

OpenJDK is licensed under the GPLv2+CE. A copy of that license is included in this distribution immediately below this notice. You can find a copy of the OpenJDK source through the downloads page at <https://elastic.co>. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED

TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from

and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright

license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

### 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

### 3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

## 4. COMMERCIAL DISTRIBUTION



Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs

or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the

responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

---

## The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor  
Boston, MA 02110-1335  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and

modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such

interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost

of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

- c) Accompany it with the information you received as to the offer to

distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible

for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.



Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free

Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF  
TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU

Library

General Public License instead of this License.

---

## ## CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement

from your version.

The MIT License (MIT)

Copyright (c) 2000 - 2013 The Legion of the Bouncy Castle Inc.

(<http://www.bouncycastle.org>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache Commons Logging

Copyright 2003-2013 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

[[java-rest-high-delete-license]]

==== Delete License

[[java-rest-high-delete-license-execution]]

==== Execution

The license can be deleted using the `deleteLicense()` method:

["source", "java", subs="attributes,callouts,macros"]

-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[delete-license-execute]  
-----

[[java-rest-high-delete-license-response]]

==== Response

The returned `DeleteLicenseResponse` contains the `acknowledged` flag, which returns true if the request was processed by all nodes.

["source", "java", subs="attributes,callouts,macros"]

-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[delete-license-response]  
-----

<1> Check the `acknowledge` flag. It should be true if license deletion is acknowledged.

[[java-rest-high-delete-license-async]]

==== Asynchronous Execution

This

request can be executed asynchronously:

["source", "java", subs="attributes,callouts,macros"]

-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[delete-license-execute-async]  
-----

<1> The `DeleteLicenseRequest` to execute and the `ActionListener` to use when the execution completes

The asynchronous method does not block and returns immediately. Once it is completed the `ActionListener` is called back using the `onResponse` method if the execution successfully completed or using the `onFailure` method if it failed.

A typical listener for `DeleteLicenseResponse` looks like:

```
["source","java",subs="attributes,callouts,macros"]
-----
include-tagged::{doc-tests}/LicensingDocumentationIT.java[delete-license-execute-listener]
-----
```

<1> Called when the execution is successfully completed. The response is

provided as an argument

<2> Called in case of failure. The raised exception is provided as an argument

Apache HTrace

Copyright 2015 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

In addition, this product includes software dependencies. See the accompanying LICENSE.txt for a listing of dependencies that are NOT Apache licensed (with pointers to their licensing)

Apache HTrace includes an Apache Thrift connector to Zipkin. Zipkin is a distributed tracing system that is Apache 2.0 Licensed.

Copyright 2012 Twitter, Inc.

Our Owl logo we took from <http://www.clker.com/clipart-13653.html>.

It is public domain/free.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS

IN THE  
SOFTWARE.

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

[[java-rest-high-put-license]]

=== Update License

[[java-rest-high-put-license-execution]]

==== Execution

The license can be added or updated using the `putLicense()` method:

```
["source","java",subs="attributes,callouts,macros"]
```

```
-----  
include-tagged::{doc-tests}/LicensingDocumentationIT.java[put-license-execute]  
-----
```

<1> Set the categories of information to retrieve. The default is to return no information which is useful for checking if {xpack} is installed but not much else.

<2> A JSON document containing the license information.

[[java-rest-high-put-license-response]]

==== Response

The returned `PutLicenseResponse` contains the `LicensesStatus`, `acknowledged` flag and possible acknowledge messages. The acknowledge messages are present if you previously had a license with more features than one you are trying to update and you didn't set the `acknowledge` flag to `true`. In this case you need

to display the messages to the end user and if they agree, resubmit the license with the `acknowledge` flag set to `true`. Please note that the request will still return a 200 return code even if requires an acknowledgement. So, it is necessary to check the `acknowledged` flag.

```
["source","java",subs="attributes,callouts,macros"]
```

```
-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[put-license-response]
```

- ```
-----  
<1> The status of the license  
<2> Make sure that the license is valid.  
<3> Check the acknowledge flag. It should be true if license is acknowledged.  
<4> Otherwise we can see the acknowledge messages in acknowledgeHeader()  
<5> and check component-specific messages in acknowledgeMessages().
```

```
[[java-rest-high-put-license-async]]
```

```
==== Asynchronous Execution
```

This request can be executed asynchronously:

```
["source","java",subs="attributes,callouts,macros"]
```

```
-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[put-license-execute-async]
```

- ```
-----  
<1>  
The PutLicenseRequest to execute and the ActionListener to use when  
the execution completes
```

The asynchronous method does not block and returns immediately. Once it is completed the `ActionListener` is called back using the `onResponse` method if the execution successfully completed or using the `onFailure` method if it failed.

A typical listener for `PutLicenseResponse` looks like:

```
["source","java",subs="attributes,callouts,macros"]
```

```
-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[put-license-execute-listener]
```

- ```
-----  
<1> Called when the execution is successfully completed. The response is  
provided as an argument  
<2> Called in case of failure. The raised exception is provided as an argument
```

Elasticsearch X-Pack

Copyright 2009-2017 Elasticsearch

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7.  
License. means this document.

1.8. Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.



1.12. Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor

Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor.

You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms

which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

#### 4. Versions of the License.

##### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

##### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

##### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You:

(a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO

USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW

PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions.

Any

litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims

and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such

responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such

program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source



code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections

when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or

collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify,

sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented

by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER

EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License

along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show
w'. This is free software, and you are welcome
to redistribute it under
certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by James
Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

```
"Sun designates this particular file as subject to the "Classpath"
exception as provided by Sun in the License file that accompanied this
code."
```

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.  
Copyright (c) <YEAR>, <OWNER>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists,



source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject

to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation

is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy

of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except

as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
  
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License,  
Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This project contains annotations derived from JCIP-ANNOTATIONS  
Copyright (c) 2005 Brian Goetz and Tim Peierls.  
See <http://www.jcip.net> and the Creative Commons Attribution License  
(<http://creativecommons.org/licenses/by/2.5>)  
Eclipse Foundation Software User Agreement

April 9, 2014

## Usage Of Content

THE ECLIPSE FOUNDATION MAKES AVAILABLE SOFTWARE, DOCUMENTATION, INFORMATION AND/OR OTHER MATERIALS FOR OPEN SOURCE PROJECTS (COLLECTIVELY "CONTENT"). USE OF THE CONTENT IS GOVERNED BY THE TERMS AND CONDITIONS OF THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW. BY USING THE CONTENT, YOU AGREE THAT YOUR USE OF THE CONTENT IS GOVERNED BY THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW. IF YOU DO NOT AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT AND THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW, THEN YOU MAY NOT USE THE CONTENT.

## Applicable Licenses

Unless otherwise indicated, all Content made available by the Eclipse Foundation is provided to you under the terms and

conditions of the Eclipse Public License Version

1.0 ("EPL"). A copy of the EPL is provided with this Content and is also available at <http://www.eclipse.org/legal/epl-v10.html>. For purposes of the EPL, "Program" will mean the Content.

Content includes, but is not limited to, source code, object code, documentation and other files maintained in the Eclipse Foundation source code repository ("Repository") in software modules ("Modules") and made available as downloadable archives ("Downloads").

\* Content may be structured and packaged into modules to facilitate delivering, extending, and upgrading the Content.

Typical modules may include plug-ins ("Plug-ins"), plug-in fragments ("Fragments"), and features ("Features").

\* Each Plug-in or Fragment may be packaged as a sub-directory or JAR (Java ARchive) in a directory named "plugins".

\* A Feature is a bundle of one or more Plug-ins and/or Fragments and associated material. Each Feature may be packaged

as a sub-directory in a directory named "features". Within a Feature,

files named "feature.xml" may contain a list

of the names and version numbers of the Plug-ins and/or Fragments associated with that Feature.



- \* Features may also include other Features ("Included Features"). Within a Feature, files named "feature.xml" may contain a list of the names and version numbers of Included Features.

The terms and conditions governing Plug-ins and Fragments should be contained in files named "about.html" ("Abouts").

The terms and conditions governing Features and Included Features should be contained in files named "license.html"

("Feature Licenses"). Abouts and Feature Licenses may be located in any directory of a Download or Module including, but

not limited to the following locations:

- \* The top-level (root) directory
- \* Plug-in and Fragment directories
- \* Inside Plug-ins and Fragments packaged as JARs
- \* Sub-directories of the directory named "src" of certain Plug-ins
- \* Feature directories

Note: if a Feature made available by the Eclipse

Foundation is installed using the Provisioning Technology (as defined

below), you must agree to a license ("Feature Update License") during the installation process. If the Feature contains

Included Features, the Feature Update License should either provide you with the terms and conditions governing the

Included Features or inform you where you can locate them. Feature Update Licenses may be found in the "license" property of files named "feature.properties" found within a Feature. Such Abouts, Feature Licenses, and Feature Update

Licenses contain the terms and conditions (or references to such terms and conditions) that govern your use of the associated Content in that directory.

THE ABOUTS, FEATURE LICENSES, AND FEATURE UPDATE LICENSES MAY REFER TO THE EPL OR OTHER LICENSE AGREEMENTS, NOTICES OR TERMS AND CONDITIONS. SOME OF THESE OTHER LICENSE AGREEMENTS MAY INCLUDE (BUT ARE NOT LIMITED TO):

- \* Eclipse Distribution License Version 1.0 (available at <http://www.eclipse.org/licenses/edl-v10.html>)
- \* Common Public License Version 1.0 (available at <http://www.eclipse.org/legal/cpl-v10.html>)
- \* Apache Software License 1.1 (available at <http://www.apache.org/licenses/LICENSE>)
- \* Apache Software License 2.0 (available at <http://www.apache.org/licenses/LICENSE-2.0>)
- \* Mozilla Public License Version 1.1 (available at <http://www.mozilla.org/MPL/MPL-1.1.html>)

IT IS YOUR OBLIGATION TO READ AND ACCEPT ALL SUCH TERMS AND CONDITIONS PRIOR TO USE OF THE CONTENT. If no About, Feature

License, or Feature Update License is provided, please contact the Eclipse Foundation to determine what terms and conditions govern that particular Content.

### Use of Provisioning Technology

The Eclipse Foundation makes available provisioning software, examples of which include, but are not limited to, p2 and the Eclipse Update Manager ("Provisioning Technology") for the purpose of allowing users to install software, documentation, information and/or other materials (collectively "Installable Software"). This capability is provided with the intent of allowing such users to install, extend and update Eclipse-based products. Information about packaging Installable Software is available at [http://eclipse.org/equinox/p2/repository\\_packaging.html](http://eclipse.org/equinox/p2/repository_packaging.html) ("Specification").

You may use Provisioning Technology to allow other parties to install Installable Software. You shall be responsible for enabling the applicable license agreements relating to the Installable Software to be presented to, and accepted by, the users of the Provisioning Technology in accordance with the Specification. By using Provisioning Technology in such a manner and making it available in accordance with the Specification, you further acknowledge your agreement to, and the acquisition of all necessary rights to permit the following:

1. A series of actions may occur ("Provisioning Process") in which a user may execute the Provisioning Technology on a machine ("Target Machine") with the intent of installing, extending or updating the functionality of an Eclipse-based product.
2. During the Provisioning Process, the Provisioning Technology may cause third party Installable Software or a portion thereof to be accessed and copied to the Target Machine.
3. Pursuant to the Specification, you will provide to the user the terms and conditions that govern the use of the Installable Software ("Installable Software Agreement") and such Installable Software Agreement shall be accessed from the Target Machine in accordance with the Specification. Such Installable Software Agreement must inform the user of the terms and conditions that govern the Installable Software and must solicit acceptance by the end user in the manner prescribed in such Installable Software Agreement. Upon such indication of agreement by the user, the provisioning Technology will complete installation of the Installable Software.

## Cryptography

Content may contain encryption software.

The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

Java and all Java-based trademarks are trademarks of Oracle Corporation in the United States, other countries, or both.

Apache Lucene  
Copyright 2001-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Includes software from other Apache Software Foundation projects,  
including, but not limited to:

- Apache Ant
- Apache Jakarta Regexp
- Apache Commons
- Apache Xerces

ICU4J, (under analysis/icu) is licensed under an MIT styles license  
and Copyright (c) 1995-2008 International Business Machines Corporation and others

Some data files (under analysis/icu/src/data) are derived from Unicode data such  
as the Unicode Character Database. See <http://unicode.org/copyright.html> for more  
details.

Brics Automaton (under core/src/java/org/apache/lucene/util/automaton) is  
BSD-licensed, created by Anders Mller. See <http://www.brics.dk/automaton/>

The levenshtein automata tables (under core/src/java/org/apache/lucene/util/automaton) were  
automatically generated with the moman/finenight FSA library, created by  
Jean-Philippe Barrette-LaPierre.

This library is available under an MIT license,  
see <http://sites.google.com/site/rrettesite/moman> and  
<http://bitbucket.org/jpbarrette/moman/overview/>

The class org.apache.lucene.util.WeakIdentityMap was derived from  
the Apache CXF project and is Apache License 2.0.

The Google Code Prettify is Apache License 2.0.  
See <http://code.google.com/p/google-code-prettify/>

JUnit (junit-4.10) is licensed under the Common Public License v. 1.0  
See <http://junit.sourceforge.net/cpl-v10.html>

This product includes code (JaspellTernarySearchTrie) from Java Spelling Checkin  
g Package (jaspell): <http://jaspell.sourceforge.net/>  
License: The BSD License (<http://www.opensource.org/licenses/bsd-license.php>)

The snowball stemmers in  
analysis/common/src/java/net/sf/snowball  
were developed by Martin Porter and Richard Boulton.  
The snowball stopword lists in  
analysis/common/src/resources/org/apache/lucene/analysis/snowball

were developed by Martin Porter and Richard Boulton.

The full snowball  
package is available from  
<http://snowball.tartarus.org/>

The KStem stemmer in  
`analysis/common/src/org/apache/lucene/analysis/en`  
was developed by Bob Krovetz and Sergio Guzman-Lara (CIIR-UMass Amherst)  
under the BSD-license.

The Arabic,Persian,Romanian,Bulgarian, Hindi and Bengali analyzers (common) come with a default  
stopword list that is BSD-licensed created by Jacques Savoy. These files reside in:

`analysis/common/src/resources/org/apache/lucene/analysis/ar/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/ro/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/bg/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/hi/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/bn/stopwords.txt`  
See <http://members.unine.ch/jacques.savoy/clef/index.html>.

The German,Spanish,Finnish,French,Hungarian,Italian,Portuguese,Russian and Swedish  
light stemmers  
(common) are based on BSD-licensed reference implementations created by Jacques Savoy and  
Ljiljana Dolamic. These files reside in:

`analysis/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/de/GermanMinimalStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchMinimalStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java`  
`analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java`

The  
Stempel analyzer (stempel) includes BSD-licensed software developed  
by the Egothor project <http://egothor.sf.net/>, created by Leo Galambos, Martin Kvapil,  
and Edmond Nolan.

The Polish analyzer (stempel) comes with a default  
stopword list that is BSD-licensed created by the Carrot2 project. The file resides  
in `stempel/src/resources/org/apache/lucene/analysis/pl/stopwords.txt`.  
See <http://project.carrot2.org/license.html>.

The SmartChineseAnalyzer source code (smartcn) was  
provided by Xiaoping Gao and copyright 2009 by [www.imdict.net](http://www.imdict.net).

WordBreakTestUnicode\_\*.java (under modules/analysis/common/src/test/) is derived from Unicode data such as the Unicode Character Database. See <http://unicode.org/copyright.html> for more details.

The Morfologik analyzer (morfologik) includes BSD-licensed software developed by Dawid Weiss and Marcin Mikowski (<http://morfologik.blogspot.com/>).

Morfologik uses data from Polish ispell/myspell dictionary (<http://www.sjp.pl/slownik/en/>) licenced on the terms of (inter alia) LGPL and Creative Commons ShareAlike.

Morfologic includes data from BSD-licensed dictionary of Polish (SGJP) (<http://sgjp.pl/morfeusz/>)

Servlet-api.jar and javax.servlet-\*.jar are under the CDDL license, the original source code for this can be found at <http://www.eclipse.org/jetty/downloads.php>

=====  
Kuromoji Japanese Morphological Analyzer - Apache Lucene Integration  
=====

This software includes a binary and/or source version of data from

mecab-ipadic-2.7.0-20070801

which can be obtained from

<http://atilika.com/releases/mecab-ipadic/mecab-ipadic-2.7.0-20070801.tar.gz>

or

<http://jaist.dl.sourceforge.net/project/mecab/mecab-ipadic/2.7.0-20070801/mecab-ipadic-2.7.0-20070801.tar.gz>

=====  
mecab-ipadic-2.7.0-20070801

Notice  
=====

Nara Institute of Science and Technology (NAIST), the copyright holders, disclaims all warranties with regard to this software, including all implied warranties of merchantability and fitness, in no event shall NAIST be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortuous action, arising out of or in connection with the use or performance of this software.

A large portion of the dictionary entries originate from ICOT Free Software. The following conditions for ICOT Free Software applies to the current dictionary as well.

Each User may also freely distribute the Program, whether in its original form or modified, to any third party or parties, PROVIDED that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear on, or be attached to, the Program, which is distributed substantially in the same form as set out herein and that such intended distribution, if actually made, will neither violate or otherwise contravene any of the laws and regulations of the countries having jurisdiction over the User or the intended distribution itself.

#### NO WARRANTY

The program was produced on an experimental basis in the course of the research and development conducted during the project and is provided to users as so produced on an experimental basis. Accordingly, the program is provided without any warranty whatsoever, whether express, implied, statutory or otherwise. The term "warranty" used herein includes, but is not limited to, any warranty of the quality, performance, merchantability and fitness for a particular purpose of the program and the nonexistence of any infringement or violation of any right of any third party.

Each user of the program will agree and understand, and be deemed to have agreed and understood, that there is no warranty whatsoever for the program and, accordingly, the entire risk arising from or otherwise connected with the program is assumed by the user.

Therefore, neither ICOT, the copyright holder, or any other organization that participated in or was otherwise related to the development of the program and their respective officials, directors, officers and other employees shall be held liable for any and all damages, including, without limitation, general, special, incidental and consequential damages, arising out of or otherwise in connection with the use or inability to use the program or any product, material or result produced or otherwise obtained by using the program, regardless of whether they have been advised of, or otherwise had knowledge of, the possibility of such damages at any time during the project or thereafter. Each user will be deemed to have agreed to the foregoing by his or her commencement of use of the program. The term "use" as used herein includes, but is not limited to, the use, modification,

copying and distribution of the program and the production of secondary products from the program.

In the case where the program, whether in its original form or modified, was distributed or delivered to or received by a user from any person, organization or entity other than ICOT, unless it makes or grants independently of ICOT any specific warranty to the user in writing, such person, organization or entity, will also be exempted from and not be held liable to the user for any such damages as noted above as far as the program is concerned.

=====  
Nori Korean Morphological Analyzer - Apache Lucene Integration  
=====

This software includes a binary and/or source version of data from

mecab-ko-dic-2.0.3-20170922

which can be obtained from

<https://bitbucket.org/eunjeon/mecab-ko-dic/downloads/mecab-ko-dic-2.0.3-20170922.tar.gz>

Apache Commons Logging

Copyright 2003-2014 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Dropwizard

Copyright 2010-2013 Coda Hale and Yammer, Inc., 2014-2016 Dropwizard Team

This product includes software developed by Coda Hale and Yammer, Inc.

Apache Lucene

Copyright 2014 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Includes software from other Apache Software Foundation projects, including, but not limited to:

- Apache Ant
- Apache Jakarta Regexp
- Apache Commons
- Apache Xerces

ICU4J, (under analysis/icu) is licensed under an MIT styles license

and Copyright (c) 1995-2008 International Business Machines Corporation and others

Some data files (under analysis/icu/src/data) are derived from Unicode data such

as the Unicode Character Database. See <http://unicode.org/copyright.html> for more details.

Brics Automaton (under `core/src/java/org/apache/lucene/util/automaton`) is BSD-licensed, created by Anders Mller. See <http://www.brics.dk/automaton/>

The levenshtein automata tables (under `core/src/java/org/apache/lucene/util/automaton`) were automatically generated with the `moman/finenight` FSA library, created by Jean-Philippe Barrette-LaPierre.

This library is available under an MIT license, see <http://sites.google.com/site/rrettesite/moman> and <http://bitbucket.org/jpbarrette/moman/overview/>

The class `org.apache.lucene.util.WeakIdentityMap` was derived from the Apache CXF project and is Apache License 2.0.

The Google Code Prettify is Apache License 2.0. See <http://code.google.com/p/google-code-prettify/>

JUnit (junit-4.10) is licensed under the Common Public License v. 1.0 See <http://junit.sourceforge.net/cpl-v10.html>

This product includes code (`JaspellTernarySearchTrie`) from Java Spelling Checking Package (`jaspell`): <http://jaspell.sourceforge.net/>  
License: The BSD License (<http://www.opensource.org/licenses/bsd-license.php>)

The snowball stemmers in `analysis/common/src/java/net/sf/snowball` were developed by Martin Porter and Richard Boulton. The snowball stopword lists in `analysis/common/src/resources/org/apache/lucene/analysis/snowball` were developed by Martin Porter and Richard Boulton. The full snowball package is available from <http://snowball.tartarus.org/>

The `KStem` stemmer in `analysis/common/src/org/apache/lucene/analysis/en` was developed by Bob Krovetz and Sergio Guzman-Lara (CIIR-UMass Amherst) under the BSD-license.

The Arabic, Persian, Romanian, Bulgarian, Hindi and Bengali analyzers (`common`) come with a default stopword list that is BSD-licensed created by Jacques Savoy. These files reside in:  
`analysis/common/src/resources/org/apache/lucene/analysis/ar/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/ro/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/bg/stopwords.txt`,  
`analysis/common/src/resources/org/apache/lucene/analysis/hi/stopwords.txt`,



analysis/common/src/resources/org/apache/lucene/analysis/bn/stopwords.txt

See <http://members.unine.ch/jacques.savoy/clef/index.html>.

The German, Spanish, Finnish, French, Hungarian, Italian, Portuguese, Russian and Swedish light stemmers

(common) are based on BSD-licensed reference implementations created by Jacques Savoy and Ljiljana Dolamic. These files reside in:

analysis/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/de/GermanMinimalStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchMinimalStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java

analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java

The

Stempel analyzer (stempel) includes BSD-licensed software developed

by the Egothor project <http://egothor.sf.net/>, created by Leo Galambos, Martin Kvapil, and Edmond Nolan.

The Polish analyzer (stempel) comes with a default

stopword list that is BSD-licensed created by the Carrot2 project. The file resides in `stempel/src/resources/org/apache/lucene/analysis/pl/stopwords.txt`.

See <http://project.carrot2.org/license.html>.

The SmartChineseAnalyzer source code (smartcn) was

provided by Xiaoping Gao and copyright 2009 by [www.imdict.net](http://www.imdict.net).

WordBreakTestUnicode\_\*.java (under `modules/analysis/common/src/test/`)

is derived from Unicode data such as the Unicode Character Database.

See <http://unicode.org/copyright.html> for more details.

The Morfologik analyzer (morfologik) includes BSD-licensed software

developed by Dawid Weiss and Marcin Mikowski (<http://morfologik.blogspot.com/>).

Morfologik uses data from Polish ispell/myspell dictionary

(<http://www.sjp.pl/sloownik/en/>)

licensed on the terms of (inter alia)

LGPL and Creative Commons ShareAlike.

Morfologic includes data from BSD-licensed dictionary of Polish (SGJP)

(<http://sgjp.pl/morfeusz/>)

Servlet-api.jar and javax.servlet-\*.jar are under the CDDL license, the original

source code for this can be found at <http://www.eclipse.org/jetty/downloads.php>

---

---

Kuromoji Japanese Morphological Analyzer - Apache Lucene Integration

---

---

This software includes a binary and/or source version of data from

mecab-ipadic-2.7.0-20070801

which can be obtained from

<http://atilika.com/releases/mecab-ipadic/mecab-ipadic-2.7.0-20070801.tar.gz>

or

<http://jaist.dl.sourceforge.net/project/mecab/mecab-ipadic/2.7.0-20070801/mecab-ipadic-2.7.0-20070801.tar.gz>

---

---

mecab-ipadic-2.7.0-20070801

Notice

---

---

Nara Institute of Science and Technology (NAIST),  
the copyright holders, disclaims all warranties with regard to this  
software, including all implied warranties of merchantability and  
fitness, in no event shall NAIST be liable for  
any special, indirect or consequential damages or any damages  
whatsoever resulting from loss of use, data or profits, whether in an  
action of contract, negligence or other tortuous action, arising out  
of or in connection with the use or performance of this software.

A large portion of the dictionary entries  
originate from ICOT Free Software. The following conditions for ICOT  
Free Software applies to the current dictionary as well.

Each User may also freely distribute the Program, whether in its  
original form or modified, to any third party or parties, PROVIDED  
that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear  
on, or be attached to, the Program, which is distributed  
substantially  
in the same form as set out herein and that such intended  
distribution, if actually made, will neither violate or otherwise  
contravene any of the laws and regulations of the countries having  
jurisdiction over the User or the intended distribution itself.

NO WARRANTY

The program was produced on an experimental basis in the course of the research and development conducted during the project and is provided to users as so produced on an experimental basis. Accordingly, the program is provided without any warranty whatsoever, whether express, implied, statutory or otherwise. The term "warranty" used herein includes, but is not limited to, any warranty of the quality, performance, merchantability and fitness for a particular purpose of the program and the nonexistence of any infringement or violation of any right of any third party.

Each user of the program will agree and understand, and be deemed to have agreed and understood, that there is no warranty whatsoever for the program and, accordingly, the entire risk arising from or otherwise connected with the program is assumed by the user.

Therefore, neither ICOT, the copyright holder, or any other organization that participated in or was otherwise related to the development of the program and their respective officials, directors, officers and other employees shall be held liable for any and all damages, including, without limitation, general, special, incidental and consequential damages, arising out of or otherwise in connection with the use or inability to use the program or any product, material or result produced or otherwise obtained by using the program, regardless of whether they have been advised of, or otherwise had knowledge of, the possibility of such damages at any time during the project or thereafter. Each user will be deemed to have agreed to the foregoing by his or her commencement of use of the program. The term "use" as used herein includes, but is not limited to, the use, modification, copying and distribution of the program and the production of secondary products from the program.

In the case where the program, whether in its original form or modified, was distributed or delivered to or received by a user from any person, organization or entity other than ICOT, unless it makes or grants independently of ICOT any specific warranty to the user in writing, such person, organization or entity, will also be exempted from and not be held liable to the user for any such damages as noted above as far as the program is concerned.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Eclipse Distribution License - v 1.0

Copyright (c) 2007, Eclipse Foundation, Inc. and its licensors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache POI

Copyright 2003-2015 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This product contains parts that were originally based on software from BEA.  
Copyright (c) 2000-2003, BEA Systems, <<http://www.bea.com/>>.



This product contains W3C XML Schema documents. Copyright 2001-2003 (c) World Wide Web Consortium (Massachusetts Institute of Technology, European Research Consortium for Informatics and Mathematics, Keio University)

This product contains the Piccolo XML Parser for Java (<http://piccolo.sourceforge.net/>). Copyright 2002 Yuval Oren.

This product contains the chunks\_parse\_cmds.tbl file from the vsdump program. Copyright (C) 2006-2007 Valek Filippov (frob@df.ru)

This product contains parts of the eID Applet project (<http://eid-applet.googlecode.com>). Copyright (c) 2009-2014 FedICT (federal ICT department of Belgium), e-Contract.be BVBA (<https://www.e-contract.be>), Bart Hanssens from FedICT Apache HTrace (incubating) is Apache 2.0 Licensed. See below for licensing of dependencies that are NOT Apache Licensed.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you  
may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Units, a string formatting go library, is Copyright (c) 2014 Alec Thomas and MIT licensed: <https://github.com/alecthomas/units/blob/master/COPYING>

D3, a javascript library for manipulating data, used by htrace-hbase is Copyright 2010-2014, Michael Bostock and BSD licensed:  
<https://github.com/mbostock/d3/blob/master/LICENSE>

Bootstrap, an html, css, and javascript framework, is Copyright (c) 2011-2015 Twitter, Inc and MIT licensed:  
<https://github.com/twbs/bootstrap/blob/master/LICENSE>

underscore, a javascript library

of functional programming helpers, is  
(c) 2009-2014 Jeremy Ashkenas, DocumentCloud and Investigative Reporters  
& Editors and an MIT license:  
<https://github.com/jashkenas/underscore/blob/master/LICENSE>

jquery, a javascript library, is Copyright jQuery Foundation and other  
contributors, <https://jquery.org/>. The software consists of  
voluntary contributions made by many individuals. For exact  
contribution history, see the revision history  
available at <https://github.com/jquery/jquery>  
It is MIT licensed:  
<https://github.com/jquery/jquery/blob/master/LICENSE.txt>

backbone, is a javascript library, that is Copyright (c) 2010-2014  
Jeremy Ashkenas, DocumentCloud. It is MIT licensed:  
<https://github.com/jashkenas/backbone/blob/master/LICENSE>

moment.js is a front end time conversion project.  
It is (c) 2011-2014 Tim Wood, Iskren Chernev, Moment.js contributors  
and shared under the MIT license:  
<https://github.com/moment/moment/blob/develop/LICENSE>

CMP is an implementation of the MessagePack serialization  
format in  
C. It is licensed under the MIT license:  
<https://github.com/camgunz/cmp/blob/master/LICENSE>

go-codec is an implementation of several serialization and deserialization  
codecs in Go. It is licensed under the MIT license:  
<https://github.com/ugorji/go/blob/master/LICENSE>  
== License

Copyright 2013-2019 Elasticsearch

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.  
This product includes software developed by The Apache Software  
Foundation (<http://www.apache.org/>).

## ACKNOWLEDGEMENT

=====

HPPC borrowed code, ideas or both from:

- \* Apache Lucene, <http://lucene.apache.org/>  
(Apache license)
  - \* Fastutil, <http://fastutil.di.unimi.it/>  
(Apache license)
  - \* Koloboke, <https://github.com/OpenHFT/Koloboke>  
(Apache license)
- /\*  
The MIT License

Copyright (c) 2004-2015 Paul R. Holser, Jr.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.



Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by



the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively

convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

Apache Log4j SLF4J Binding  
Copyright 1999-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
This software is Copyright (c) 2013 by MaxMind, Inc.

This is free software, licensed under the Apache License, Version 2.0.  
Apache HttpComponents Client  
Copyright 1999-2016 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).  
Cryptacular Java Library  
Copyright (C) 2003-2020 Virginia Tech.  
All rights reserved.

This product includes software developed at  
Virginia Tech (<http://www.vt.edu>).  
AWS SDK for Java  
Copyright 2010-2014 Amazon.com, Inc. or its affiliates. All Rights Reserved.

This product includes software developed by  
Amazon Technologies, Inc (<http://www.amazon.com/>).

\*\*\*\*\*

### THIRD PARTY COMPONENTS

\*\*\*\*\*

This software includes third party software subject to the following copyrights:

- XML parsing and utility functions from JetS3t - Copyright 2006-2009 James Murty.
- JSON parsing and utility functions from JSON.org - Copyright 2002 JSON.org.
- PKCS#1 PEM encoded private key parsing and utility functions from oauth.googlecode.com - Copyright 1998-2010 AOL Inc.

The licenses for these third party components are included in LICENSE.txt  
Copyright (c) 2007-2009, JSR305 expert group  
All rights reserved.

<http://www.opensource.org/licenses/bsd-license.php>

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice,  
this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.
- \* Neither the name of the JSR305 expert group nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,  
THE IMPLIED WARRANTIES  
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Licensing of XZ for Java

=====

All the files in this package have been written by Lasse Collin and/or Igor Pavlov. All these files have been put into the public domain. You can do whatever you want with these files.

This software is provided "as is", without any warranty.  
Apache Commons Codec  
Copyright 2002-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java  
contains test data from <http://aspell.net/test/orig/batch0.tab>.  
Copyright (C) 2002 Kevin Atkinson ([kevina@gnu.org](mailto:kevina@gnu.org))

=====

The content of package org.apache.commons.codec.language.bm has been translated from the original php source code available at <http://stevemorse.org/phoneticinfo.htm> with permission from the original authors.

Original source copyright:  
Copyright (c) 2008 Alexander Beider & Stephen P. Morse.  
Copyright (c) 2004-2014 QOS.ch  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE

LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

/\*

\* Copyright Elasticsearch B.V. and/or licensed to Elasticsearch B.V. under one  
\* or more contributor license agreements. Licensed under the Elastic License;  
\* you may not use this file except in compliance with the Elastic License.

\*/

Apache HttpComponents Core  
Copyright 2005-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project contains annotations derived from JCIP-ANNOTATIONS  
Copyright (c) 2005 Brian Goetz and Tim Peierls. See <http://www.jcip.net>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,



and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## EXTERNAL COMPONENTS

Apache PDFBox includes a number of components with separate copyright notices and license terms. Your use of these components is subject to the terms and conditions of the following licenses.

Contributions made to the original PDFBox and FontBox projects:

Copyright (c) 2002-2007, www.pdfbox.org  
All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of pdfbox; nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Adobe Font Metrics (AFM) for PDF Core 14 Fonts

This file and the 14 PostScript(R) AFM files it accompanies may be used, copied, and distributed for any purpose and without charge, with or without modification, provided that all copyright notices are retained; that the AFM files are not distributed without this file; that all modifications to this file or any of the AFM files are prominently noted in the modified file(s); and that this paragraph is not modified. Adobe Systems has no responsibility or obligation to support the use of the AFM files.

CMaps for PDF Fonts (<http://opensource.adobe.com/wiki/display/cmap/Downloads>)

Copyright 1990-2009 Adobe Systems Incorporated.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice,

this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Adobe Systems Incorporated nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY,

OR

CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

PaDaF PDF/A preflight (<http://sourceforge.net/projects/padaf>)

Copyright 2010 Atos Worldline SAS

Licensed by Atos Worldline SAS under one or more contributor license agreements. See the NOTICE file distributed with this work for additional information regarding copyright ownership. Atos Worldline SAS licenses this file to You under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

OSXAdapter

Version: 2.0

Disclaimer: IMPORTANT: This Apple software is supplied to you by

Apple Inc. ("Apple") in consideration of your agreement to the following terms, and your use, installation, modification or redistribution of this Apple software constitutes acceptance of these terms. If you do not agree with these terms, please do not use, install, modify or redistribute this Apple software.

In consideration of your agreement to abide by the following terms, and subject to these terms, Apple grants you a personal, non-exclusive license, under Apple's copyrights in this original Apple software (the "Apple Software"), to use, reproduce, modify and redistribute the Apple Software,

with or without modifications, in source and/or binary forms; provided that if you redistribute the Apple Software in its entirety and without modifications, you must retain this notice and the following text and disclaimers in all such redistributions of the Apple Software. Neither the name, trademarks, service marks or logos of Apple Inc. may be used to endorse or promote products derived from the Apple Software without specific prior written permission from Apple. Except as expressly stated in this notice, no other rights or licenses, express or implied, are granted by Apple herein, including but not limited to any patent rights that may be infringed by your derivative works or by other works in which the Apple Software may be incorporated.

The Apple Software is provided by Apple on an "AS IS" basis. APPLE MAKES NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF NON-INFRINGEMENT, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, REGARDING THE APPLE SOFTWARE OR ITS USE AND OPERATION ALONE OR IN COMBINATION WITH YOUR PRODUCTS.

IN NO EVENT SHALL APPLE BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) ARISING IN ANY WAY OUT OF THE USE, REPRODUCTION, MODIFICATION AND/OR DISTRIBUTION OF THE APPLE SOFTWARE, HOWEVER CAUSED AND WHETHER UNDER THEORY OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, EVEN IF APPLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 2003-2007 Apple, Inc., All Rights Reserved  
Copyright (c) 2006-2007, www.jempbox.org  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice,

this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of fontbox; nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"  
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,  
or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems  
that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants  
to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,



and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

this is a test notice file

## COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

### 1. Definitions.

- 1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.
- 1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.
- 1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available

in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

#### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the

Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all

rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER

INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4

(June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the

jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

-----

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended

to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.



2. You may modify

your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This

alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other

system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

#### 9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

## How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name  
and a brief idea of what it does.

### Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision

comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program

is a subroutine library,

you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless

of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all



other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2006 Envoi Solutions LLC

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

JCodings is released under the MIT License.

Copyright 2008 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

=====  
This project contains annotations in the package org.apache.http.annotation which are derived from JCIP-ANNOTATIONS

Copyright (c) 2005 Brian Goetz and Tim Peierls.

See <http://www.jcip.net> and the Creative Commons Attribution License

(<http://creativecommons.org/licenses/by/2.5>)

Full text: <http://creativecommons.org/licenses/by/2.5/legalcode>

License

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. THE

LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

### 1. Definitions

"Collective Work" means a work, such as a periodical issue, anthology or encyclopedia, in which the Work in its entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a collective whole. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this License.

"Derivative Work" means a work based upon the Work or upon the Work and other pre-existing works, such as a translation, musical arrangement, dramatization, fictionalization, motion picture version, sound recording, art reproduction, abridgment, condensation, or any other form in which the Work may be recast, transformed, or adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose

of this License. For the avoidance of doubt, where the Work is a musical composition or sound recording, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered a Derivative Work for the purpose of this License.

"Licensor" means the individual or entity that offers the Work under the terms of this License.

"Original Author" means the individual or entity who created the Work.

"Work" means the copyrightable work of authorship offered under the terms of this License.

"You" means an individual or entity exercising rights under this License who has not previously violated the terms

of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.

2. Fair Use Rights. Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

to create and reproduce Derivative Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works.

For the avoidance of doubt, where the work is a musical composition:

Performance Royalties Under Blanket Licenses.

Licensor waives the exclusive right to collect, whether individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.

Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights agency or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).

Webcasting Rights and Statutory Royalties. For the avoidance of doubt, where the Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with every copy or phonorecord of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise

of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly

digitally perform the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any credit as required by clause 4(b), as requested. If You create a Derivative Work, upon notice from any Licensor You must, to the extent practicable, remove from the Derivative Work any credit as required by clause 4(b), as requested.

If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or (ii) if the Original Author and/or Licensor designate another party or parties (e.g. a sponsor institute, publishing entity, journal) for attribution in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

## 5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

## 6. Limitation on

Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. Termination

This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Derivative Works or Collective Works from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.

Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the



Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

## 8. Miscellaneous

Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.

Each time You distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.

If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of

this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You.

Apache PDFBox

Copyright 2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Based on source code originally developed in the PDFBox and  
FontBox projects.

Copyright (c) 2002-2007, [www.pdfbox.org](http://www.pdfbox.org)

Based on source code originally developed in the PaDaF project.  
Copyright (c) 2010 Atos Worldline SAS

Includes the Adobe Glyph List  
Copyright 1997, 1998, 2002, 2007, 2010 Adobe Systems Incorporated.

Includes the Zapf Dingbats Glyph List  
Copyright 2002, 2010 Adobe Systems Incorporated.

Includes OSXAdapter  
Copyright (C) 2003-2007 Apple, Inc., All Rights Reserved  
this is a test license file

This package is free to use under the Elastic license. It contains open source and free commercial features and access to paid commercial features. [{kibana-ref}/managing-licenses.html](#)[Start a 30-day trial] to try out all of the paid commercial features. See the

<https://www.elastic.co/subscriptions>[Subscriptions] page for information about Elastic license levels.

\*\*\*The art of simplicity is a puzzle of complexity.\*\*\*

## ## Overview ##

[YAML](<http://yaml.org>) is a data serialization format designed for human readability and interaction with scripting languages.

SnakeYAML is a YAML processor for the Java Virtual Machine.

## ## SnakeYAML features ##

- \* a **complete** [YAML 1.1 processor](<http://yaml.org/spec/1.1/current.html>). In particular, SnakeYAML can parse all examples from the specification.
- \* Unicode support including UTF-8/UTF-16 input/output.
- \* high-level API for serializing and deserializing native Java objects.
- \* support for all types from the [YAML types repository](<http://yaml.org/type/index.html>).
- \* relatively sensible error messages.

## ## Info ##

- \* [Changes](<https://bitbucket.org/asomov/snakeyaml/wiki/Changes>)
- \* [Documentation](<https://bitbucket.org/asomov/snakeyaml/wiki/Documentation>)

## ## Contribute ##

- \* Mercurial DVCS is used to dance with the [source code](<https://bitbucket.org/asomov/snakeyaml/src>).
- \* If you find a bug in SnakeYAML, please [file a bug report](<https://bitbucket.org/asomov/snakeyaml/issues?status=new&status=open>).
- \* You may discuss SnakeYAML at [the mailing list](<http://groups.google.com/group/snakeyaml-core>).

---

teardown:

- do:

license.post:

acknowledge: true

body: |

```
{ "licenses": [{ "uid": "3aa62ffe-36e1-4fad-bfdc-9dff8301eb22", "type": "trial", "issue_date_in_millis": 1523456691721, "expiry_date_in_millis": 1838816691721, "max_nodes": 5, "issued_to": "customer", "issuer": "elasticsearch", "signature": "AAAABAAAAA2kWNcuc+DT0lrImYZKAAAI Ao5/x6hrsGh1GqqrJmy4qgmEC7gK0U4zQ6q5ZEMhm4jAAABAEn6fG9y2VxKBu2T3D5hffh56kzOQODCOdhr0y2d17ZSIJMZRqO7ZywPCWNS1aR33GhfIHkTER0ysML0xMH/gXavhyRvMBndJj0UBKzuwpTawSlnxYtcqN8mSBIvJC7Ki+uJ1SpAILC2ZP9fnkRlqwXqBITwfYn7xnZgu9DKrOWru/ipTPObo7jcePI8VTK6nWFen7/hCFDQTUFZ0jQvd+nq7A1PAcHGNxGfdbMVmAXCXgGWkrFT3clo9/vadgo+isNyh1sPq9mN7gwsvBAKtA1FrpH2EXYYbfOsSpBvUmhYMGerLg1k3/CbS0pCWLKOaX1xTMayosdZOjagU3auZXY=", "start_date_in_millis": -1 } ] }
```

---

"Installing enterprise license":

## current license version

```
- do:
  license.post:
    acknowledge: true
    body: |
      {"license":{"uid":"6e57906b-a8d1-4c1f-acb7-
73a16edc3934","type":"enterprise","issue_date_in_millis":1523456691721,"expiry_date_in_millis":1838816691721
,"max_nodes":null,"max_resource_units":50,"issued_to":"rest-
test","issuer":"elasticsearch","signature":"AAAABQAAAA0sKPJdf9T6DItbXVJKAAAAIAo5/x6hrsGh1GqqrJmy4
qgmEC7gK0U4zQ6q5ZEMhm4jAAABAKFCHrix7w/xPG14+wdhld1RmphDmXmHfL1xeuI33Ahr1mOUYZ30eR
6GZuh7CnK8BQhfq+z63lgctJepWlvwDSgkOvXWLHrJun7YSCrzz1bism0ZHWw7Swb9DO7vePomVBo/Hm9+e
XOpV4/cFQNMmbFaX11tqJZYBEO6sNASVAFL7A1ZcVoB2evweGU9pUQYvFvmyzzySf99miDo3NH0XYdow
nEdtoNgFfmqa3+koCP7onmRZ1h9jhsDOi30RX/DTDXQKW+XoREnOHCoOAJFwxwip/c1qaQAOqp1H6+P20ZGr
2sIPiU97OVEU9kulm+E+jgiVW3LwGheOXsUOd1B8Mp0=","start_date_in_millis":-1}}
```

```
- match: { license_status: "valid" }
```

```
- do:
  license.get: {}
```

```
## a v4 (7.X compatible) license object has 11 attributes
```

```
- length: { license: 11 }
```

```
## by default the enterprise license is "platinum", and return "max_nodes"
```

```
- match: { license.type: "platinum" }
```

```
- match: { license.max_nodes: 50 }
```

```
## Check the xpack info API as well
```

```
- do:
```

```
  xpack.info:
```

```
  {}
```

```
- match: { license.type: "platinum" }
```

```
- match: { license.mode: "platinum" }
```

```
## Check the opt-in v5 license type
```

```
- do:
```

```
  license.get:
```

```
    accept_enterprise: true
```

```
## a v5 license object has 12 attributes
```

```
- length: { license: 12 }
```

```
## opt-in to return real enterprise type
```

```
- match: { license.type: "enterprise" }
```

```
- match: { license.max_resource_units: 50 }
```

```
- match: { license.max_nodes: null }
```

```
## Check the xpack info API as well
```

```
- do:
```

```
xpack.info:
  accept_enterprise: true
- match: { license.type: "enterprise" }
- match: { license.mode: "enterprise" }
```

```
- do:
  license.get:
    accept_enterprise: false
```

```
## a v4 license object has 11 attributes
- length: { license: 11 }
```

```
## opt-out of real enterprise type
- match: { license.type: "platinum" }
- match: { license.max_nodes: 50 }
```

```
## Check the xpack info API as well
```

```
- do:
  xpack.info:
    accept_enterprise: false
- match: { license.type: "platinum"
}
- match: { license.mode: "platinum" }
```

Copyright (c) 2002-2016, the original author or authors.

All rights reserved.

<http://www.opensource.org/licenses/bsd-license.php>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2004-2014 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.



8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Nimbus JOSE + JWT

Copyright 2012 - 2018, Connect2id Ltd.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License. You may use under either the Apache License Version 2.0 or the BSD 3-Clause License.

-----  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative

Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication

sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-----  
Copyright (c) 2011, Mike Samuel  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are

met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you

can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also,

for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents



constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms,

do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your

rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that

choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL

ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How

to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes

with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not

derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

Apache Commons Lang  
Copyright 2001-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
<https://github.com/pingidentity/ldapsdk/archive/4.0.8.tar.gz>  
Apache License

Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"  
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a



cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work

or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution

of Your modifications, or

for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted

against, such Contributor by reason  
of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Apache HttpCore NIO  
Copyright 2005-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

```
/*
 *           Apache License
 *           Version 2.0, January 2004
 *           http://www.apache.org/licenses/
 *
 * TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION
 *
 * 1. Definitions.
 *
 * "License" shall mean the terms and conditions for use, reproduction,
 * and distribution as defined by Sections 1 through 9 of this document.
 *
 * "Licensor" shall mean the copyright owner or entity authorized by
```

\* the copyright owner that is granting the License.  
\*  
\* "Legal Entity" shall mean the union of the acting entity and all  
\* other entities that control, are controlled by, or are under common  
\* control with that entity. For the purposes of this definition,  
\* "control" means (i) the power, direct or indirect, to cause the  
\* direction or management of such entity, whether by contract or  
\* otherwise, or (ii) ownership of fifty percent (50%) or more of the  
\*  
\* outstanding shares, or (iii) beneficial ownership of such entity.  
\*  
\* "You" (or "Your") shall mean an individual or Legal Entity  
\* exercising permissions granted by this License.  
\*  
\* "Source" form shall mean the preferred form for making modifications,  
\* including but not limited to software source code, documentation  
\* source, and configuration files.  
\*  
\* "Object" form shall mean any form resulting from mechanical  
\* transformation or translation of a Source form, including but  
\* not limited to compiled object code, generated documentation,  
\* and conversions to other media types.  
\*  
\* "Work" shall mean the work of authorship, whether in Source or  
\* Object form, made available under the License, as indicated by a  
\* copyright notice that is included in or attached to the work  
\* (an example is provided in the Appendix below).  
\*  
\* "Derivative Works" shall mean any work, whether in Source or Object  
\*  
\* form, that is based on (or derived from) the Work and for which the  
\* editorial revisions, annotations, elaborations, or other modifications  
\* represent, as a whole, an original work of authorship. For the purposes  
\* of this License, Derivative Works shall not include works that remain  
\* separable from, or merely link (or bind by name) to the interfaces of,  
\* the Work and Derivative Works thereof.  
\*  
\* "Contribution" shall mean any work of authorship, including  
\* the original version of the Work and any modifications or additions  
\* to that Work or Derivative Works thereof, that is intentionally  
\* submitted to Licensor for inclusion in the Work by the copyright owner  
\* or by an individual or Legal Entity authorized to submit on behalf of  
\* the copyright owner. For the purposes of this definition, "submitted"  
\* means any form of electronic, verbal, or written communication sent  
\* to the Licensor or its representatives,  
\* including but not limited to  
\* communication on electronic mailing lists, source code control systems,  
\* and issue tracking systems that are managed by, or on behalf of, the

\* Licensor for the purpose of discussing and improving the Work, but  
\* excluding communication that is conspicuously marked or otherwise  
\* designated in writing by the copyright owner as "Not a Contribution."  
\*

\* "Contributor" shall mean Licensor and any individual or Legal Entity  
\* on behalf of whom a Contribution has been received by Licensor and  
\* subsequently incorporated within the Work.  
\*

\* 2. Grant of Copyright License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* copyright license to reproduce, prepare Derivative Works of,  
\* publicly display, publicly perform, sublicense, and distribute the  
\*

Work and such Derivative Works in Source or Object form.  
\*

\* 3. Grant of Patent License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* (except as stated in this section) patent license to make, have made,  
\* use, offer to sell, sell, import, and otherwise transfer the Work,  
\* where such license applies only to those patent claims licensable  
\* by such Contributor that are necessarily infringed by their  
\* Contribution(s) alone or by combination of their Contribution(s)  
\* with the Work to which such Contribution(s) was submitted. If You  
\* institute patent litigation against any entity (including a  
\* cross-claim or counterclaim in a lawsuit) alleging that the Work  
\* or a Contribution incorporated within the Work constitutes direct  
\* or contributory patent infringement, then any patent licenses  
\* granted to You under this License for that Work shall terminate  
\* as of the date such litigation is filed.  
\*

\* 4. Redistribution. You may reproduce and distribute copies of the  
\* Work or Derivative Works thereof in any medium, with or without  
\* modifications, and in Source or Object form, provided that You  
\* meet the following conditions:  
\*

\* (a) You must give any other recipients of the Work or  
\* Derivative Works a copy of this License; and  
\*

\* (b) You must cause any modified files to carry prominent notices  
\* stating that You changed the files; and  
\*

\* (c) You must retain, in the Source form of any Derivative Works  
\* that You distribute, all copyright, patent, trademark, and  
\* attribution notices from the Source form of the Work,  
\* excluding those notices that do not pertain to any part of  
\* the Derivative Works; and

\*  
\* (d) If the Work includes a "NOTICE"  
text file as part of its  
\* distribution, then any Derivative Works that You distribute must  
\* include a readable copy of the attribution notices contained  
\* within such NOTICE file, excluding those notices that do not  
\* pertain to any part of the Derivative Works, in at least one  
\* of the following places: within a NOTICE text file distributed  
\* as part of the Derivative Works; within the Source form or  
\* documentation, if provided along with the Derivative Works; or,  
\* within a display generated by the Derivative Works, if and  
\* wherever such third-party notices normally appear. The contents  
\* of the NOTICE file are for informational purposes only and  
\* do not modify the License. You may add Your own attribution  
\* notices within Derivative Works that You distribute, alongside  
\* or as an addendum to the NOTICE text from the Work, provided  
\* that  
such additional attribution notices cannot be construed  
\* as modifying the License.  
\*  
\* You may add Your own copyright statement to Your modifications and  
\* may provide additional or different license terms and conditions  
\* for use, reproduction, or distribution of Your modifications, or  
\* for any such Derivative Works as a whole, provided Your use,  
\* reproduction, and distribution of the Work otherwise complies with  
\* the conditions stated in this License.  
\*  
\* 5. Submission of Contributions. Unless You explicitly state otherwise,  
\* any Contribution intentionally submitted for inclusion in the Work  
\* by You to the Licensor shall be under the terms and conditions of  
\* this License, without any additional terms or conditions.  
\* Notwithstanding the above, nothing herein shall supersede or modify  
\* the terms of any separate license agreement you may have executed  
\* with Licensor regarding such Contributions.  
\*  
\* 6. Trademarks. This License does not grant permission to use the trade  
\* names, trademarks, service marks, or product names of the Licensor,  
\* except as required for reasonable and customary use in describing the  
\* origin of the Work and reproducing the content of the NOTICE file.  
\*  
\* 7. Disclaimer of Warranty. Unless required by applicable law or  
\* agreed to in writing, Licensor provides the Work (and each  
\* Contributor provides its Contributions) on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied, including, without limitation, any warranties or conditions  
\* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A  
\* PARTICULAR PURPOSE. You are solely responsible for determining the  
\* appropriateness of using or redistributing the Work and assume any

\* risks associated with Your exercise of permissions under this License.

\*

\* 8. Limitation of Liability.

In no event and under no legal theory,

\* whether in tort (including negligence), contract, or otherwise,  
\* unless required by applicable law (such as deliberate and grossly  
\* negligent acts) or agreed to in writing, shall any Contributor be  
\* liable to You for damages, including any direct, indirect, special,  
\* incidental, or consequential damages of any character arising as a  
\* result of this License or out of the use or inability to use the  
\* Work (including but not limited to damages for loss of goodwill,  
\* work stoppage, computer failure or malfunction, or any and all  
\* other commercial damages or losses), even if such Contributor  
\* has been advised of the possibility of such damages.

\*

\* 9. Accepting Warranty or Additional Liability. While redistributing  
\* the Work or Derivative Works thereof, You may choose to offer,  
\* and charge a fee for, acceptance of support, warranty, indemnity,  
\* or other

liability obligations and/or rights consistent with this

\* License. However, in accepting such obligations, You may act only  
\* on Your own behalf and on Your sole responsibility, not on behalf  
\* of any other Contributor, and only if You agree to indemnify,  
\* defend, and hold each Contributor harmless for any liability  
\* incurred by, or claims asserted against, such Contributor by reason  
\* of your accepting any such warranty or additional liability.

\*

\* END OF TERMS AND CONDITIONS

\*

\* APPENDIX: How to apply the Apache License to your work.

\*

\* To apply the Apache License to your work, attach the following  
\* boilerplate notice, with the fields enclosed by brackets "[]"  
\* replaced with your own identifying information. (Don't include  
\* the brackets!) The text should be enclosed in the appropriate  
\* comment syntax for the file format. We also recommend that a  
\* file or class name and description of purpose

be included on the

\* same "printed page" as the copyright notice for easier  
\* identification within third-party archives.

\*

\* Copyright 2007 Kasper B. Graversen

\*

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Apache License

Version 2.0, January 2004

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work



and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

1. You must give any other recipients of the Work or Derivative Works a copy of this License; and
2. You must cause any modified files to carry prominent notices stating that You changed the files; and
3. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
4. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that

such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any

Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Note: Other license terms may apply to certain, identified software files contained within or distributed with the accompanying software if such terms are included in the directory containing the accompanying software. Such other license terms will then apply in lieu of the terms of the software license above.

JSON processing code subject to the JSON License from JSON.org:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the

rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The Software shall be used for Good, not Evil.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache Commons Lang

Copyright 2001-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software from the Spring Framework,  
under the Apache License 2.0 (see: `StringUtils.containsWhitespace()`)  
[The "BSD license"]

Copyright (c) 2015 Terence Parr, Sam Harwell

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF

THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

=====

This project includes Public Suffix List copied from  
<[https://publicsuffix.org/list/effective\\_tld\\_names.dat](https://publicsuffix.org/list/effective_tld_names.dat)>  
licensed under the terms of the Mozilla Public License, v. 2.0

Full license text: <<http://mozilla.org/MPL/2.0/>>

## Mozilla Public License Version 2.0

=====

### 1. Definitions

-----

#### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

#### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

#### 1.3. "Contribution"

means Covered Software of a particular Contributor.

#### 1.4. "Covered Software"

means Source Code

Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

#### 1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

#### 1.6. "Executable Form"

means any form of the work other than Source Code Form.

#### 1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

#### 1.8. "License"

means this document.

#### 1.9. "Licensable"

means having the right to grant, to the maximum extent possible,



whether at the time of the initial grant or subsequently,  
any and  
all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those

licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

-----

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free,

non-exclusive license:

(a) under intellectual property rights (other than patent or trademark)

Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise

exploit its

Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

(b) under Patent Claims of such Contributor to make, use, sell, offer

for sale, have made, import, and otherwise transfer either its

Contributions or its Contributor Version.

## 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

## 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License.

Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

(a) for any code that a Contributor has removed from Covered Software;

or

(b) for infringements caused by: (i) Your and any other third party's modifications

of Covered Software, or (ii) the combination of its

Contributions with other software (except as part of its Contributor Version); or

(c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if

permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

-----

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

## 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a

recipient of ordinary skill to be able to understand it.

## 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

```

*
*
* 6. Disclaimer of Warranty
* -----
*
* Covered Software is provided under this License on an "as is"
* basis, without warranty of any kind, either expressed, implied, or
* statutory, including, without limitation, warranties that the
* Covered Software is
* free of defects, merchantable, fit for a
* particular purpose or non-infringing. The entire risk as to the
* quality and performance of the Covered Software is with You.
* Should any Covered Software prove defective in any respect, You
* (not any Contributor) assume the cost of any necessary servicing,
* repair, or correction. This disclaimer of warranty constitutes an

```

\* essential part of this License. No use of any Covered Software is \*  
\* authorized under this License except under this disclaimer. \*  
\* \*  
\*\*\*\*\*

\*\*\*\*\*

\* \*  
\* 7. Limitation of Liability \*  
\* ----- \*

\* \*  
\* Under no circumstances and under no legal theory, whether tort \*  
\* (including negligence), contract, or otherwise, shall any \*  
\* Contributor, or anyone who distributes Covered Software as \*  
\* permitted above, be liable to You for any direct, indirect, \*  
\* special, incidental, or consequential damages of any character \*  
\* including, without limitation, damages for lost profits, loss of \*  
\* goodwill, work stoppage, computer failure or malfunction, or any \*  
\* and all other commercial damages or losses, even if such party \*  
\* shall have been informed of the possibility of such damages. This \*  
\* limitation of liability shall not apply to liability for death or \*  
\* personal injury resulting from such party's negligence to the \*  
\* extent applicable law prohibits such limitation. Some \*  
\* jurisdictions do not allow the exclusion or limitation  
of \*  
\* incidental or consequential damages, so this exclusion and \*  
\* limitation may not apply to You. \*  
\* \*  
\*\*\*\*\*

### 8. Litigation -----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

### 9. Miscellaneous -----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation

which provides  
that the language of a contract shall be construed against the drafter  
shall not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

#### Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

## Exhibit B - "Incompatible With Secondary Licenses" Notice

-----  
This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

[[java-rest-high-get-license]]

==== Get License

[[java-rest-high-get-license-execution]]

==== Execution

The license can be added or updated using the `getLicense()` method:

["source", "java", subs="attributes,callouts,macros"]

-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[get-license-execute]  
-----

[[java-rest-high-get-license-response]]

==== Response

The returned `GetLicenseResponse` contains the license in the JSON format.

["source", "java", subs="attributes,callouts,macros"]

-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[get-license-response]  
-----

<1> The text of the license.

[[java-rest-high-get-license-async]]

==== Asynchronous Execution

This request can be executed asynchronously:

["source", "java", subs="attributes,callouts,macros"]

-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[get-license-execute-async]  
-----

<1>

The `GetLicenseRequest` to execute and the `ActionListener` to use when the execution completes

The asynchronous method does not block and returns immediately. Once it is completed the `ActionListener` is called back using the `onResponse` method



if the execution successfully completed or using the `onFailure` method if it failed.

A typical listener for `GetLicenseResponse` looks like:

```
["source","java",subs="attributes,callouts,macros"]
```

```
-----  
include-tagged::{doc-tests}/LicensingDocumentationIT.java[get-license-execute-listener]  
-----
```

<1> Called when the execution is successfully completed. The response is provided as an argument

<2> Called in case of failure. The raised exception is provided as an argument

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This software is Copyright (c) 2014 by MaxMind, Inc.

This is free software, licensed under the Apache License, Version 2.0.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.



8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

THIS PRODUCT ALSO INCLUDES THIRD PARTY SOFTWARE REDISTRIBUTED UNDER THE FOLLOWING LICENSES:

Apache Commons Logging,

The Apache Software License, Version 1.1 (commons-logging-1.1.1.jar)

The Apache Software License, Version 1.1

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The end-user documentation included with the redistribution,

if any, must include the following acknowledgment:

"This product includes software developed by the  
Apache Software Foundation (<http://www.apache.org/>)."

Alternately, this acknowledgment may appear in the software itself,  
if and wherever such third-party acknowledgments normally appear.

4. The names "Apache" and "Apache Software Foundation" must  
not be used to endorse or promote products derived from this  
software without prior written permission. For written  
permission, please contact [apache@apache.org](mailto:apache@apache.org).

5. Products derived from this software may not be called "Apache",  
nor may "Apache" appear in their name, without prior written  
permission of the Apache Software Foundation.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED  
WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT SHALL THE  
APACHE SOFTWARE FOUNDATION OR  
ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF  
USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT  
OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
SUCH DAMAGE.

Test messages from the Perl-MIME-Tools project,

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a  
Package may be copied, such that the Copyright Holder maintains some  
semblance of artistic control over the development of the package,  
while giving the users of the package the right to use and distribute  
the Package in a more-or-less customary fashion, plus the right to make  
reasonable  
modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item.

It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
  - b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6.

The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines (or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the



Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Apache Commons Configuration

Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Copyright 2016, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache Commons Collections

Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

/\*

\* Copyright (c) 2007-present, Stephen Colebourne & Michael Nascimento Santos

\*

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are met:

\*

\* \* Redistributions of source code must retain the above copyright notice,  
\* this list of conditions and the following disclaimer.

\*

\* \* Redistributions in binary form must reproduce the above copyright notice,  
\* this list of conditions and the following disclaimer in the documentation  
\* and/or other materials provided with the distribution.

\*

\* \* Neither the name of JSR-310 nor the names of its contributors  
\* may be used to endorse or promote products derived from this software  
\* without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR  
\* CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
\* EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
\* PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
\* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Apache XML Security for Java

Copyright 2000-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Nimbus OAuth 2.0 SDK with OpenID Connect extensions

Copyright 2012-2018, Connect2id Ltd and contributors.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.  
COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0 1.

Definitions.

- 1.1. Contributor means each individual or entity that creates or contributes to the creation of Modifications.
- 1.2. Contributor Version means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.
- 1.3. Covered Software means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.
- 1.4. Executable means the Covered Software in any form other than Source Code.
- 1.5. Initial Developer means the individual or entity that first makes Original Software available under this License.
- 1.6. Larger Work means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.
- 1.7. License means this document.
- 1.8. Licensable means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.
- 1.9. Modifications means the Source Code and Executable form of any of the following: A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications; B. Any new file that contains any part of the Original Software or previous Modification; or C. Any new file that is contributed or otherwise made available under the terms of this License.
- 1.10. Original Software means the Source Code and Executable form of computer software code that is originally released under this License.
- 1.11. Patent Claims means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.
- 1.12. Source Code means (a) the common form of computer software code in which

modifications are made and (b) associated documentation included in or with such code.

1.13. You (or Your) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, You includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

2.1. The Initial Developer Grant. Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof);

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License;

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant. Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections

2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

3.1. Availability of Source Code. Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications. The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices. You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms. You

may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions. You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipients rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works. You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

### 4. Versions of

the License.

4.1. New Versions. Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions. You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions. When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY. COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted

by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. **LIMITATION OF LIABILITY.** UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. **U.S. GOVERNMENT END USERS.** The Covered Software is a commercial item, as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of commercial computer software (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. **MISCELLANEOUS.** This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdictions conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. **RESPONSIBILITY FOR CLAIMS.** As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

**NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)** The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa

Clara County, California.

[role="xpack"]

[testenv="basic"]

[[get-license]]

=== Get license API

++++

<titleabbrev>Get license</titleabbrev>

++++

This API enables you to retrieve licensing information.

[discrete]

==== Request

`GET /\_license`

[discrete]

==== Description

This API returns information about the type of license, when it was issued, and when it expires, for example.

For more information about the different types of licenses, see <https://www.elastic.co/subscriptions>.

[discrete]

==== Query Parameters

`local`::

(Boolean) Specifies whether to retrieve local information. The default value is `false`, which means the information is retrieved from the master node.

[discrete]

==== Authorization

You must have `monitor` cluster privileges to use this API.

For more information, see <<security-privileges>>.

[discrete]

==== Examples

The following example provides information about a trial license:

[source,console]

-----



GET /\_license

-----  
[source,console-result]  
-----

```
{
  "license" : {
    "status" : "active",
    "uid" : "cbff45e7-c553-41f7-ae4f-9205eabd80xx",
    "type" : "trial",
    "issue_date" : "2018-10-20T22:05:12.332Z",
    "issue_date_in_millis" : 1540073112332,
    "expiry_date" : "2018-11-19T22:05:12.332Z",
    "expiry_date_in_millis" : 1542665112332,
    "max_nodes" : 1000,
    "issued_to" : "test",
    "issuer" : "elasticsearch",
    "start_date_in_millis" : -1
  }
}
```

-----  
// TESTRESPONSE[s/"cbff45e7-c553-41f7-ae4f-9205eabd80xx"/\$body.license.uid/]  
// TESTRESPONSE[s/"basic"/\$body.license.type/]  
// TESTRESPONSE[s/"2018-10-20T22:05:12.332Z"/\$body.license.issue\_date/]  
// TESTRESPONSE[s/1540073112332/\$body.license.issue\_date\_in\_millis/]  
// TESTRESPONSE[s/"2018-11-19T22:05:12.332Z"/\$body.license.expiry\_date/]  
// TESTRESPONSE[s/1542665112332/\$body.license.expiry\_date\_in\_millis/]  
// TESTRESPONSE[s/1000/\$body.license.max\_nodes/]  
//  
TESTRESPONSE[s/"test"/\$body.license.issued\_to/]  
// TESTRESPONSE[s/"elasticsearch"/\$body.license.issuer/]

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

=====  
== NOTICE file corresponding to section 4(d) of the Apache License, ==  
== Version 2.0, in this case for the Apache XmlBeans distribution. ==  
=====

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:

- software copyright (c) 2000-2003, BEA Systems, <<http://www.bea.com/>>.

Aside from contributions to the Apache XMLBeans project, this software also includes:

- one or more source files from the Apache Xerces-J and Apache Axis products, Copyright (c) 1999-2003 Apache Software Foundation
- W3C XML Schema documents Copyright 2001-2003 (c) World Wide Web Consortium (Massachusetts Institute of Technology, European Research Consortium for Informatics and Mathematics, Keio University)
- resolver.jar from Apache Xml Commons project, Copyright (c) 2001-2003 Apache Software Foundation
- Piccolo XML Parser for Java from <http://piccolo.sourceforge.net/>, Copyright 2002 Yuval Oren under the terms of the Apache Software License 2.0
- JSR-173 Streaming API for XML from <http://sourceforge.net/projects/xmlpullparser/>, Copyright 2005 BEA under the terms of the Apache Software License 2.0  
Copyright 2010 RightTime, Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache HttpComponents AsyncClient  
Copyright 2010-2016 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

# Notices for Eclipse Project for JAF

This content is produced and maintained by the Eclipse Project for JAF project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.jaf>

### ## Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

### ## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Distribution License v. 1.0, which is available at <http://www.eclipse.org/org/documents/edl-v10.php>.

SPDX-License-Identifier: BSD-3-Clause

### ## Source Code

The project maintains the following source code repositories:

\* <https://github.com/eclipse-ee4j/jaf>

### ## Third-party Content

This project leverages the following third party content.

JUnit (4.12)

\* License: Eclipse Public License

```
// -----  
// Transitive dependencies of this project determined from the  
// maven pom organized by organization.  
// -----
```

Apache Extras for Apache log4j.

From: 'an unknown organization'

- geronimo-jms\_1.1\_spec org.apache.geronimo.specs:geronimo-jms\_1.1\_spec:jar:1.0

From: 'Apache Software Foundation' (<http://www.apache.org>)

- Apache Log4j (<http://logging.apache.org/log4j/1.2/>) log4j:log4j:bundle:1.2.17

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain



separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

#### APACHE TIKA SUBCOMPONENTS

Apache Tika includes a number of subcomponents with separate copyright notices and license terms. Your use of these subcomponents is subject to the terms and conditions of the following licenses.

MIME type information from file-4.26.tar.gz (<http://www.darwinsys.com/file/>)

Copyright (c) Ian F. Darwin 1986, 1987, 1989, 1990, 1991, 1992, 1994, 1995.  
Software written by Ian F. Darwin and others;  
maintained 1994- Christos Zoulas.

This software is not subject to any export provision of the United States Department of Commerce, and may be exported to any country or planet.

#### Redistribution

and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice immediately at the beginning of the file, without modification, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Charset detection code from ICU4J (<http://site.icu-project.org/>)

Copyright (c) 1995-2009 International Business Machines Corporation and others

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

Copyright 1993-2010 University Corporation for Atmospheric Research/Unidata

Portions of this software were developed by the Unidata Program at the University Corporation for Atmospheric Research.

Access and use of this software shall impose the following obligations and understandings on the user. The user is granted the right, without any fee or cost, to use, copy, modify, alter, enhance and distribute this software, and any derivative works thereof, and its supporting documentation for any purpose whatsoever, provided that this entire notice appears in all copies of the software, derivative works and supporting documentation. Further, UCAR requests that the user credit UCAR/Unidata in any publications that result from the use of this software or in any product that includes this software, although this is not an obligation.

The names UCAR and/or Unidata, however, may not be used in any advertising or publicity to endorse or promote any products or commercial entity unless specific written permission is obtained from UCAR/Unidata. The user also understands that UCAR/Unidata is not obligated to provide the user with any support, consulting, training or assistance of any kind with regard to the use, operation and performance of this software nor to provide the user with any updates, revisions, new versions or "bug fixes."

THIS SOFTWARE IS PROVIDED BY UCAR/UNIDATA "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL UCAR/UNIDATA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE ACCESS, USE OR PERFORMANCE OF THIS SOFTWARE.

IPTC Photo Metadata descriptions are taken from the IPTC Photo Metadata Standard, July 2010, Copyright 2010 International Press Telecommunications Council.

1. The Specifications and Materials are licensed for use only on the condition that you agree to be bound by the terms of this license. Subject to this and other licensing requirements contained herein, you may, on a non-exclusive basis, use the Specifications and Materials.
2. The IPTC openly provides the Specifications and Materials for voluntary use by individuals, partnerships, companies, corporations, organizations and any other entity for use at the entity's own risk. This disclaimer, license and release is intended to apply to the IPTC, its officers, directors, agents, representatives, members, contributors, affiliates, contractors, or co-venturers acting jointly or severally.
3. The Document

and translations thereof may be copied and furnished to others, and derivative works that comment on or otherwise explain it or assist in its implementation may be prepared, copied, published and distributed, in whole or in part, without restriction of any kind, provided that the copyright and license notices and references to the IPTC appearing in the Document and the terms of this Specifications License Agreement are included on all such copies and derivative works. Further, upon the receipt of written permission from the IPTC, the Document may be modified for the purpose of developing applications that use IPTC Specifications or as required to translate the Document into languages other than English.

4. Any use, duplication, distribution, or exploitation of the Document and Specifications and Materials in any manner is at your own risk.

5. NO WARRANTY, EXPRESSED OR IMPLIED, IS MADE REGARDING THE ACCURACY, ADEQUACY, COMPLETENESS, LEGALITY, RELIABILITY OR USEFULNESS OF ANY INFORMATION CONTAINED IN THE DOCUMENT OR IN ANY SPECIFICATION OR OTHER PRODUCT OR SERVICE PRODUCED OR SPONSORED BY THE IPTC. THE DOCUMENT AND THE INFORMATION CONTAINED HEREIN AND INCLUDED IN ANY SPECIFICATION OR OTHER PRODUCT OR SERVICE OF THE IPTC IS PROVIDED ON AN "AS IS" BASIS. THE IPTC DISCLAIMS ALL WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY ACTUAL OR ASSERTED WARRANTY OF NON-INFRINGEMENT OF PROPRIETARY RIGHTS, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. NEITHER THE IPTC NOR ITS CONTRIBUTORS SHALL BE HELD LIABLE FOR ANY IMPROPER OR INCORRECT USE OF INFORMATION. NEITHER THE IPTC NOR ITS CONTRIBUTORS ASSUME ANY RESPONSIBILITY FOR ANYONE'S USE OF INFORMATION PROVIDED BY THE IPTC. IN NO EVENT SHALL THE IPTC OR ITS CONTRIBUTORS BE LIABLE TO ANYONE FOR DAMAGES OF ANY KIND, INCLUDING BUT NOT LIMITED TO, COMPENSATORY DAMAGES, LOST PROFITS, LOST DATA OR ANY FORM OF SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL OR PUNITIVE DAMAGES OF ANY KIND WHETHER BASED ON BREACH OF CONTRACT OR WARRANTY, TORT, PRODUCT LIABILITY OR OTHERWISE.

6. The IPTC takes no position regarding the validity or scope of any Intellectual Property or other rights that might be claimed to pertain to the implementation or use of the technology described in the Document or the extent to which any license under such rights might or might not be available. The IPTC does not represent that it has made any effort to identify any such rights. Copies of claims of rights made available for publication, assurances of licenses to be made available, or the result of an attempt made to obtain a general license or permission for the use of such proprietary rights by implementers or users of the Specifications and Materials, can be obtained from the Managing Director of the IPTC.

7. By using the Specifications and Materials including the Document in any manner or for any purpose, you release the IPTC from all liabilities, claims, causes of action, allegations, losses, injuries, damages, or detriments of any nature arising from or relating to the use of the Specifications, Materials or any portion thereof. You further agree not to file a lawsuit, make a claim, or take any other formal or informal legal action against the IPTC, resulting from your acquisition, use, duplication, distribution, or exploitation of the Specifications, Materials or any portion thereof. Finally, you hereby agree that the IPTC is not liable for any direct, indirect, special or consequential damages arising from or relating to your acquisition, use, duplication, distribution, or exploitation of the Specifications, Materials or any portion thereof.

8. Specifications and Materials may be downloaded or copied provided that ALL copies retain the ownership, copyright and license notices.

9. Materials may not be edited, modified, or presented in a context that creates a misleading or false impression or statement as to the positions, actions, or statements of the IPTC.

10. The

name and trademarks of the IPTC may not be used in advertising, publicity, or in relation to products or services and their names without the specific, written prior permission of the IPTC. Any permitted use of the trademarks of the IPTC, whether registered or not, shall be accompanied by an appropriate mark and attribution, as agreed with the

IPTC.

11. Specifications may be extended by both members and non-members to provide additional functionality (Extension Specifications) provided that there is a clear recognition of the IPTC IP and its ownership in the Extension Specifications and the related documentation and provided that the extensions are clearly identified and provided that a perpetual license is granted by the creator of the Extension Specifications for other members and non-members to use the Extension Specifications and to continue extensions of the Extension Specifications. The IPTC does not waive any of its rights in the Specifications and Materials in this context.

The Extension Specifications may be considered the intellectual property of their creator. The IPTC expressly disclaims any responsibility for damage caused by an extension to the Specifications.

12. Specifications and Materials may be included in derivative work of both members and non-members provided that there is a clear recognition of the IPTC IP and its ownership in the derivative work and its related documentation. The IPTC does not waive any of its rights in the Specifications and Materials in this context. Derivative work in its entirety may be considered the intellectual property of the creator of the work .The IPTC expressly disclaims any responsibility for damage caused when its IP is used in a derivative context.

13. This Specifications License Agreement is perpetual subject to your conformance to the terms of this Agreement. The IPTC may terminate this Specifications License Agreement immediately upon your breach of this Agreement and, upon such termination you will cease

all use, duplication, distribution, and/or exploitation in any manner of the Specifications and Materials.

14. This Specifications License Agreement reflects the entire agreement of the parties regarding the subject matter hereof and supersedes all prior agreements or representations regarding such matters, whether written or oral. To the extent any portion or provision of this Specifications License Agreement is found to be illegal or unenforceable, then the remaining provisions of this Specifications License Agreement will remain in full force and effect and the illegal or unenforceable provision will be construed to give it such effect as it may properly have that is consistent with the intentions of the parties.

15. This Specifications License Agreement may only be modified in writing signed by an authorized representative of the IPTC.

16. This Specifications License Agreement is governed by the law of United Kingdom, as such law is applied to contracts made and fully performed in the United Kingdom. Any disputes arising from or relating to this Specifications License Agreement will be resolved in the courts of the United Kingdom. You consent to the jurisdiction of such courts over you and covenant not to assert before such courts any objection to proceeding in such forums.

JUnRAR (<https://github.com/edmund-wagner/junrar/>)

JUnRAR is based on the UnRAR tool, and covered by the same license

It was formerly available from <http://java-unrar.svn.sourceforge.net/>

```

*****  *****  *****  UnRAR - free utility for RAR archives
**  **  **  **  **  **  ~~~~~
*****  *****  *****  License for use and distribution of
**  **  **  **  **  **  ~~~~~
**  **  **  **  **  **  FREE portable version
~~~~~

```

The source code of UnRAR utility is freeware. This means:

1. All copyrights to RAR and the utility UnRAR



are exclusively

owned by the author - Alexander Roshal.

2. The UnRAR sources may be used in any software to handle RAR archives without limitations free of charge, but cannot be used to re-create the RAR compression algorithm, which is proprietary. Distribution of modified UnRAR sources in separate form or as a part of other software is permitted, provided that it is clearly stated in the documentation and source comments that the code may not be used to develop a RAR (WinRAR) compatible archiver.
3. The UnRAR utility may be freely distributed. It is allowed to distribute UnRAR inside of other software packages.
4. THE RAR ARCHIVER AND THE UnRAR UTILITY ARE DISTRIBUTED "AS IS". NO WARRANTY OF ANY KIND IS EXPRESSED OR IMPLIED. YOU USE AT YOUR OWN RISK. THE AUTHOR WILL NOT BE LIABLE FOR DATA LOSS, DAMAGES, LOSS OF PROFITS OR ANY OTHER KIND OF LOSS WHILE USING OR MISUSING THIS SOFTWARE.
5. Installing and using the UnRAR utility signifies acceptance of these terms and conditions of the license.
6. If you don't agree with terms of the license you must remove UnRAR files from your storage devices and cease to use the utility.

Thank you for your interest in RAR and UnRAR. Alexander L. Roshal

Sqlite (bundled in org.xerial's sqlite-jdbc)

This product bundles Sqlite, which is in the Public Domain. For details see: <https://www.sqlite.org/copyright.html>

The code for the t-digest was originally authored by Ted Dunning

A number of small but very helpful changes have been contributed by Adrien Grand (<https://github.com/jpountz>)

ELASTIC LICENSE AGREEMENT

PLEASE READ CAREFULLY THIS ELASTIC LICENSE AGREEMENT (THIS "AGREEMENT"), WHICH CONSTITUTES A LEGALLY BINDING AGREEMENT AND GOVERNS ALL OF YOUR USE OF ALL OF THE ELASTIC SOFTWARE WITH WHICH THIS AGREEMENT IS INCLUDED ("ELASTIC SOFTWARE") THAT IS PROVIDED IN OBJECT CODE FORMAT, AND, IN ACCORDANCE WITH SECTION 2 BELOW, CERTAIN OF THE ELASTIC SOFTWARE THAT IS PROVIDED IN SOURCE CODE FORMAT. BY INSTALLING OR USING ANY OF THE ELASTIC SOFTWARE GOVERNED BY THIS AGREEMENT, YOU ARE ASSENTING TO THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE WITH SUCH TERMS AND CONDITIONS, YOU MAY NOT INSTALL OR USE THE ELASTIC SOFTWARE GOVERNED BY THIS AGREEMENT. IF YOU ARE INSTALLING OR USING THE SOFTWARE ON BEHALF OF A LEGAL ENTITY, YOU REPRESENT AND WARRANT THAT YOU HAVE THE ACTUAL

AUTHORITY TO AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT ON BEHALF OF SUCH ENTITY.

Posted Date: April 20, 2018

This Agreement is entered into by and between Elasticsearch BV ("Elastic") and You, or the legal entity on behalf of whom You are acting (as applicable, "You").

1. OBJECT CODE END USER LICENSES, RESTRICTIONS AND THIRD PARTY OPEN SOURCE SOFTWARE

1.1 Object Code End User License. Subject to the terms and conditions of Section 1.2 of this Agreement, Elastic hereby grants to You, AT NO CHARGE and for so long as you are not in breach of any provision of this Agreement, a License to the Basic Features and Functions of the Elastic Software.

1.2 Reservation of Rights; Restrictions. As between Elastic and You, Elastic and its licensors own all right, title and interest in and to the Elastic Software, and except as expressly set forth in Sections 1.1, and 2.1 of this Agreement, no other license to the Elastic Software is granted to You under this Agreement, by implication, estoppel or otherwise. You agree not to: (i) reverse engineer or decompile, decrypt, disassemble or otherwise reduce any Elastic Software provided to You in Object Code, or any portion thereof, to Source Code, except and only to the extent any such restriction is prohibited by applicable law, (ii) except as expressly permitted in this Agreement, prepare derivative works from, modify, copy or use the Elastic Software Object Code or the Commercial Software Source Code in any manner; (iii) except as expressly permitted in Section 1.1 above, transfer, sell, rent, lease, distribute, sublicense, loan or otherwise transfer, Elastic Software Object Code, in whole or in part, to any third party; (iv) use Elastic Software Object Code for providing time-sharing services, any software-as-a-service, service bureau services or as part of an application services provider or other service offering (collectively, "SaaS Offering") where obtaining access to the Elastic Software or the features and functions of the Elastic Software is a primary reason or substantial motivation for users of the SaaS Offering to access and/or use the SaaS Offering ("Prohibited SaaS Offering"); (v) circumvent the limitations on use of Elastic Software provided to You in Object Code format that are imposed or preserved by any License Key, or (vi) alter or remove any Marks and Notices in the Elastic Software. If You have any question as to whether a specific SaaS Offering constitutes a Prohibited SaaS Offering, or are interested in obtaining Elastic's permission to engage in commercial or non-commercial distribution of the Elastic Software, please contact [elastic\\_license@elastic.co](mailto:elastic_license@elastic.co).

1.3 Third Party Open Source Software. The Commercial Software may contain or be provided with third party open source libraries, components, utilities and other open source software (collectively, "Open Source Software"), which Open Source Software may have applicable license terms as identified on a website designated by Elastic. Notwithstanding anything to the contrary herein, use of the Open Source Software shall be subject to the license

terms and conditions

applicable to such Open Source Software, to the extent required by the applicable licensor (which terms shall not restrict the license rights granted to You hereunder, but may contain additional rights). To the extent any condition of this Agreement conflicts with any license to the Open Source Software, the Open Source Software license will govern with respect to such Open Source Software only. Elastic may also separately provide you with certain open source software that is licensed by Elastic. Your use of such Elastic open source software will not be governed by this Agreement, but by the applicable open source license terms.

## 2. COMMERCIAL SOFTWARE SOURCE CODE

2.1 Limited License. Subject to the terms and conditions of Section 2.2 of this Agreement, Elastic hereby grants to You, AT NO CHARGE and for so long as you are not in breach of any provision of this Agreement, a limited, non-exclusive, non-transferable, fully paid up royalty free right and license

to the Commercial Software in Source Code format, without the right to grant or authorize sublicenses, to prepare Derivative Works of the Commercial Software, provided You (i) do not hack the licensing mechanism, or otherwise circumvent the intended limitations on the use of Elastic Software to enable features other than Basic Features and Functions or those features You are entitled to as part of a Subscription, and (ii) use the resulting object code only for reasonable testing purposes.

2.2 Restrictions. Nothing in Section 2.1 grants You the right to (i) use the Commercial Software Source Code other than in accordance with Section 2.1 above, (ii) use a Derivative Work of the Commercial Software outside of a Non-production Environment, in any production capacity, on a temporary or permanent basis, or (iii) transfer, sell, rent, lease, distribute, sublicense, loan or otherwise make available the Commercial Software Source Code, in whole or in part, to any third party. Notwithstanding the foregoing, You may maintain a copy of the repository in which the Source Code of the Commercial Software resides and that copy may be publicly accessible, provided that you include this Agreement with Your copy of the repository.

## 3. TERMINATION

3.1 Termination. This Agreement will automatically terminate, whether or not You receive notice of such Termination from Elastic, if You breach any of its provisions.

3.2 Post Termination. Upon any termination of this Agreement, for any reason, You shall promptly cease the use of the Elastic Software in Object Code format and cease use of the Commercial Software in Source Code format. For the avoidance of doubt, termination of this Agreement will not affect Your right to use Elastic Software, in either Object Code or Source Code formats, made available under the Apache License Version 2.0.

3.3 Survival. Sections 1.2, 2.2, 3.3, 4 and 5 shall survive any termination or expiration of this Agreement.

#### 4. DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY

4.1 Disclaimer of Warranties. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, THE ELASTIC SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, AND ELASTIC AND ITS LICENSORS MAKE NO WARRANTIES WHETHER EXPRESSED, IMPLIED OR STATUTORY REGARDING OR RELATING TO THE ELASTIC SOFTWARE. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, ELASTIC AND ITS LICENSORS SPECIFICALLY DISCLAIM ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT WITH RESPECT TO THE ELASTIC SOFTWARE, AND WITH RESPECT TO THE USE OF THE FOREGOING. FURTHER, ELASTIC DOES NOT WARRANT RESULTS OF USE OR THAT THE ELASTIC SOFTWARE WILL BE ERROR FREE OR THAT THE USE OF THE ELASTIC SOFTWARE WILL BE UNINTERRUPTED.

4.2 Limitation of Liability. IN NO EVENT SHALL ELASTIC OR ITS LICENSORS BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY DIRECT OR INDIRECT DAMAGES, INCLUDING, WITHOUT LIMITATION, FOR ANY LOSS OF PROFITS, LOSS OF USE, BUSINESS INTERRUPTION, LOSS OF DATA, COST OF SUBSTITUTE GOODS OR SERVICES, OR FOR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY KIND, IN CONNECTION WITH OR ARISING OUT OF THE USE OR INABILITY TO USE THE ELASTIC SOFTWARE, OR THE PERFORMANCE OF OR FAILURE TO PERFORM THIS AGREEMENT, WHETHER ALLEGED AS A BREACH OF CONTRACT OR TORTIOUS CONDUCT, INCLUDING NEGLIGENCE, EVEN IF ELASTIC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 5. MISCELLANEOUS

This Agreement completely and exclusively states the entire agreement of the parties regarding the subject matter herein, and it supersedes, and its terms govern, all prior proposals, agreements, or other communications between the parties, oral or written, regarding such subject matter. This Agreement may be modified by Elastic from time to time, and any such modifications will be effective upon the "Posted Date" set forth at the top of the modified

Agreement. If any provision hereof is held unenforceable, this Agreement will continue without said provision and be interpreted to reflect the original intent of the parties. This Agreement and any non-contractual obligation arising out of or in connection with it, is governed exclusively by Dutch law.

This Agreement shall not be governed by the 1980 UN Convention on Contracts for the International Sale of Goods. All disputes arising out of or in connection with this Agreement, including its existence and validity, shall be resolved by the courts with jurisdiction in Amsterdam, The Netherlands, except where mandatory law provides for the courts at another location in The Netherlands to have jurisdiction. The parties hereby irrevocably waive any and all claims and defenses either might otherwise have in any such action or proceeding in any of such courts based upon any alleged lack of personal jurisdiction, improper venue, forum non conveniens or any similar claim or defense. A breach or threatened breach, by You of Section 2 may cause irreparable harm for which damages at law may not provide adequate relief, and therefore Elastic shall be entitled to seek injunctive relief without being required to post a bond. You may not assign this Agreement (including by operation of law in connection with a merger or acquisition), in whole or in part to any third party without the prior written consent of Elastic, which may be withheld or granted by Elastic in its sole and absolute discretion. Any assignment in violation of the preceding sentence is void. Notices to Elastic may also be sent to legal@elastic.co.

## 6. DEFINITIONS

The following terms have the meanings ascribed:

6.1 "Affiliate" means, with respect to a party, any entity that controls, is controlled by, or which is under common control with, such party, where "control" means ownership of at least fifty percent (50%) of the outstanding voting shares of the entity, or the contractual right to establish policy for, and manage the operations of, the entity.

6.2 "Basic Features and Functions" means those features and functions of the Elastic Software that are eligible for use under a Basic license, as set forth at <https://www.elastic.co/subscriptions>, as may be modified by Elastic from time to time.

6.3 "Commercial Software" means the Elastic Software Source Code in any file containing a header stating the contents are subject to the Elastic License or which is contained in the repository folder labeled "x-pack", unless a LICENSE file present in the directory subtree declares a different license.

6.4 "Derivative Work of the Commercial Software" means, for purposes of this Agreement, any modification(s) or enhancement(s) to the Commercial Software, which represent, as a whole, an original work of authorship.

6.5 "License" means a limited, non-exclusive, non-transferable, fully paid up, royalty free, right

and license, without the right to grant or authorize sublicenses, solely for Your internal business operations to (i) install and use the applicable Features and Functions of the Elastic Software in Object Code, and (ii) permit Contractors and Your Affiliates to use the Elastic software as set forth in (i) above, provided that such use by Contractors must be solely for Your benefit and/or the benefit of Your Affiliates, and You shall be responsible for all acts and omissions of such Contractors and Affiliates in connection with their use of the Elastic software that are contrary to the terms and conditions of this Agreement.

6.6 "License Key" means a sequence of bytes, including but not limited to a JSON blob, that is used to enable certain features and functions of the Elastic Software.

6.7 "Marks and Notices" means all Elastic trademarks, trade names, logos and notices present on the Documentation as originally provided by Elastic.

6.8 "Non-production Environment" means an environment for development, testing or quality assurance, where software is not used for production purposes.

6.9 "Object Code" means any form resulting from mechanical transformation or translation of Source Code form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

6.10 "Source Code" means the preferred form of computer software for making modifications, including but not limited to software source code, documentation source, and configuration files.

6.11 "Subscription" means the right to receive Support Services and a License to the Commercial Software.

Apache log4j

Copyright 2007 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

[role="xpack"]

[testenv="basic"]

[[update-license]]

=== Update license API

++++

<titleabbrev>Update license</titleabbrev>

++++

Updates the license for your {es} cluster.

[[update-license-api-request]]

===== {api-request-title}

``PUT _license``

``POST _license``

[[update-license-api-prereqs]]

==== {api-prereq-title}

If {es} {security-features} are enabled, you need ``manage`` cluster privileges to install the license.

If {es} {security-features} are enabled and you are installing a gold or higher license, you must enable TLS on the transport networking layer before you install the license. See <<configuring-tls>>.

[[update-license-api-desc]]

==== {api-description-title}

You can update your license at runtime without shutting down your nodes. License updates take effect immediately. If the license you are installing does not support all of the features that were available with your previous license, however, you are notified in the response. You must then re-submit the API request with the ``acknowledge`` parameter set to ``true``.

For more information about the different types of licenses, see <https://www.elastic.co/subscriptions>.

[[update-license-api-query-params]]

==== {api-query-parms-title}

``acknowledge``::

(Optional, Boolean)

Specifies whether you acknowledge the license changes. The default value is ``false``.

[[update-license-api-request-body]]

==== {api-request-body-title}

``licenses``::

(Required, array)

A sequence of one or more JSON documents containing the license information.

[[update-license-api-example]]

==== {api-examples-title}

The following example updates to a basic license:

[source,console]

```
-----  
PUT _license  
{  
  "licenses": [  
    {  
      "uid":"893361dc-9749-4997-93cb-802e3d7fa4xx",  
      "type":"basic",  
      "issue_date_in_millis":1411948800000,  
      "expiry_date_in_millis":1914278399999,  
      "max_nodes":1,  
      "issued_to":"issuedTo",  
      "issuer":"issuer",  
      "signature":"xx"  
    }  
  ]  
}
```

```
-----  
// TEST[skip:license testing issues]
```

NOTE: These values are invalid; you must substitute the appropriate content from your license file.

You can also install your license file using a `curl` command. Be sure to add `@` before the license file path to instruct curl to treat it as an input file.

[source,shell]

```
-----  
curl -XPUT -u <user> 'http://<host>:<port>/_license' -H "Content-Type: application/json" -d @license.json  
-----
```

```
// NOTCONSOLE
```

On Windows, use the following command:

[source,shell]

```
-----  
Invoke-WebRequest -uri http://<host>:<port>/_license -Credential elastic -Method Put -ContentType  
"application/json" -InFile .\license.json  
-----
```

In these examples,

- \* ``<user>`` is a user ID with the appropriate authority.
- \* ``<host>`` is the hostname of any node in the {es} cluster (`localhost` if executing locally)
- \* ``<port>`` is the http port (defaults to `9200`)
- \* `license.json` is the license JSON file



NOTE: If your {es} node has SSL enabled on the HTTP interface, you must start your URL with `https://`

If you previously had a license with more features than the basic license, you receive the following response:

[source,js]

```
-----  
{  
  "acknowledged": false,  
  "license_status": "valid",  
  "acknowledge": {  
    "message": """"This license update requires acknowledgement. To acknowledge the license, please read the  
following messages and update the license again, this time with the "acknowledge=true" parameter:""",  
    "watcher": [  
      "Watcher will be disabled"  
    ],  
    "logstash": [  
      "Logstash will no longer poll for centrally-managed pipelines"  
    ],  
    "security": [  
      "The following X-Pack security  
functionality will be disabled: ..." ]  
    }  
  }  
}
```

// NOTCONSOLE

To complete the update, you must re-submit the API request and set the `acknowledge` parameter to `true`. For example:

[source,console]

```
-----  
PUT _license?acknowledge=true  
{  
  "licenses": [  
    {  
      "uid": "893361dc-9749-4997-93cb-802e3d7fa4xx",  
      "type": "basic",  
      "issue_date_in_millis": 1411948800000,  
      "expiry_date_in_millis": 1914278399999,  
      "max_nodes": 1,  
      "issued_to": "issuedTo",  
      "issuer": "issuer",  
      "signature": "xx"  
    }  
  ]  
}
```

```
}
```

```
-----  
// TEST[skip:license testing issues]
```

Alternatively:

```
[source,sh]
```

```
-----  
curl -XPUT -u elastic 'http://<host>:<port>/_license?acknowledge=true' -H "Content-Type: application/json" -d  
@license.json
```

```
-----  
//  
NOTCONSOLE
```

For more information about the features that are disabled when your license expires, see

{kibana-ref}/managing-licenses.html#license-expiration[License expiration].

```
[role="xpack"]
```

```
[testenv="basic"]
```

```
[[delete-license]]
```

```
=== Delete license API
```

```
++++
```

```
<titleabbrev>Delete license</titleabbrev>
```

```
++++
```

This API enables you to delete licensing information.

```
[discrete]
```

```
==== Request
```

```
`DELETE /_license`
```

```
[discrete]
```

```
==== Description
```

When your license expires, {xpack} operates in a degraded mode. For more information, see

{kibana-ref}/managing-licenses.html#license-expiration[License expiration].

```
[discrete]
```

```
==== Authorization
```

You must have `manage`` cluster privileges to use this API.

For more information, see

<<security-privileges>>.

```
[discrete]
```

```
==== Examples
```

The following example queries the info API:

```
[source,console]
```

```
-----  
DELETE /_license  
-----
```

```
// TEST[skip:license testing issues]
```

When the license is successfully deleted, the API returns the following response:

```
[source,js]
```

```
-----  
{  
  "acknowledged":  
    true  
}
```

```
-----  
// NOTCONSOLE
```

```
Eclipse Distribution License - v 1.0
```

Copyright (c) 2007, Eclipse Foundation, Inc. and its licensors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS

SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2004-2017 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
== Copyright and License

This software is Copyright (c) 2013-2018 by Elasticsearch BV.

This is free software, licensed under The Apache License Version 2.0.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Elasticsearch

Copyright 2009-2018 Elasticsearch

This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed by Joda.org (<http://www.joda.org/>).

---

teardown:

- do:

license.post:

acknowledge: true

body: |

```
{ "licenses": [ { "uid": "3aa62ffe-36e1-4fad-bfdc-9dff8301eb22", "type": "trial", "issue_date_in_millis": 1523456691721, "expiry_date_in_millis": 1838816691721, "max_nodes": 5, "issued_to": "customer", "issuer": "elasticsearch", "signature": "AAAABAAAAA2kWNcuc+DT0lrImYZKAAAIAo5/x6hrsGh1GqqrJmy4qgmEC7gK0U4zQ6q5ZEMhm4jAAABAEn6fG9y2VxKBU2T3D5hffh56kzOQODCOdhr0y2d17ZSIJMZRqO7ZywPCWNS1aR33GhfIHkTER0ysML0xMH/gXavhyRvMBndJj0UBKzuwpTawSlnxYtcqN8mSBIvJC7Ki+uJ1SpAILC2ZP9fnkRlqwXqBITwfYn7xnZgu9DKrOWru/ipTPObo7jcePl8VTK6nWFen7/hCFDQTUFZ0jQvd+nq7A1PAcHGNxGfdbMVmAXCXgGWkRfT3clo9/vadgo+isNyh1sPq9mN7gwsvBAKtA1FrpH2EXYYbfOsSpBvUmhYMgErLg1k3/CbS0pCWLKOaX1xTMayosdZOjagU3auZXY=", "start_date_in_millis": 1 } ] }
```

---

"Installing and getting license works":

## current license version

- do:



```
license.post:
  acknowledge: true
  body: |
    {"licenses":[{"uid":"894371dc-9t49-4997-93cb-
8o2e3r7fa6a8","type":"trial","issue_date_in_millis":1411948800000,"expiry_date_in_millis":1916956799999,"max
_nodes":1,"issued_to":"issuedTo","issuer":"issuer","signature":"AAAAAgAAAA0FWh0T9njItjQ2qammAAABmC
9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2MXM
vRFk4d3JTZEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWkprZWZSQi9iNmRQNkw1SlpLN0lDalZCS095M
XRGN1IIZlpYcVVTTnFrcTE2dzhJZmZrdFQrN3JQeGwx0U0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZEphZH
BEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUhQV2plaUo4Q1JOUml4MXNuL0pSOEhQa
VB2azhmUk9QVzhFeTFoM1Q0RnJXSG53MwK2K055c28zSmRnVkf1b2JSQkFLV2VXUmVHNDZ2R3o2VE1q
bVNQS2lxOHN5bUErZINIWkZSVmZiWEtaSU9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzSGtQ
c3FWOTgzZ3ZUcXMvQkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNkE9PQAAAQBZhvoza0
trrxhUZ1QbaTsKTna9C5KVQ6pv8yg1pnsBpZXC18kX1SrgoFn1bXq61IvJwfw5qnmYniH3hRhT09EyaCBqaLk8
NXZQ6TrRkQSpEnnBwAYUkZeKXsIuBoOk4B4mzwC/r8aMAkzrTiEBtBbog+57cSaU9y37Gkdd+1jXCQrxP+jO
EUf7gnXWZvE6oeRroLvCt1fYn09k0CF8kKTbrPTSjC6igZR3uvTHyee74XQ9PRavvHax73T4UOEdQZX/P1ibS
QIWKbBRD5YQ1POYVjTayoltTnWLMxfEcAkkATJZLhpBEHST7kZWjrTS6J1dCREJc7a8Vsj/78HXvOIy"}]}
```

```
- match: { license_status: "valid" }
```

```
- do:
  license.get: {}
```

```
## the rest API defaults to a v4 license output with 11 attributes
```

```
- length: { license: 11 }
```

```
## bwc for licenses format
```

```
- do:
  license.post:
    acknowledge: true
    body: |
      {"licenses":[{"uid":"893361dc-9749-4997-93cb-
802e3d7fa4a8","type":"gold","issue_date_in_millis":1411948800000,"expiry_date_in_millis":1914278399999,"ma
x_nodes":1,"issued_to":"issued_to","issuer":"issuer","signature":"AAAAAwAAAA2T3vqdBbetKQaBgxpAAAB
mC9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2M
XMvRFk4d3JTZEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWkprZWZSQi9iNmRQNkw1SlpLN0lDalZCS09
5MXRGN1IIZlpYcVVTTnFrcTE2dzhJZmZrdFQrN3JQeGwx0U0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZEph
ZHBEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUhQV2plaUo4Q1JOUml4MXNuL0pSOE
hQaVB2azhmUk9QVzhFeTFoM1Q0RnJXSG53MwK2K055c28zSmRnVkf1b2JSQkFLV2VXUmVHNDZ2R3o2V
E1qbVNQS2lxOHN5bUErZINIWkZSVmZiWEtaSU9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzS
GtQc3FWOTgzZ3ZUcXMvQkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNkE9PQAAAQB7pG
FYgawfLm9zzT80LvcLHjy1t/v2uSzCQWkdXXhrwSy4WrAH2uK/+PeiQ7aEpW5erLsyJ5KLA6OEZJDaP7r+mj
OPuLt0++15j4DMn7ybMzOPHXWbc6LETE3+pp0GZPYomwsDkZSRUegtTciR2R6z+mdnGrhOYM80y08KVV
whdU/DHw41MK7ePo6tq73Nz49y9IDgt9fxA0t4ggEBPbnTDDbVQ25AjaUy8sa0M5eg9rDDRayw1KamYWrara8
PIGX+2YjhtUeQhmlCPdlxc9wECJ7/knPss5bI3ZoXQR3fyXhjcXNnHEIsblqLrMCal3pLxs7II+KPYMa2ZYL/am4
P"}]}
```

- match: { license\_status: "valid" }

- do:

license.get: {}

- length: { license: 11 }

## license version: 1.x

- do:

license.post:

acknowledge: true

body: |

```
{ "licenses": [ { "uid": "893361dc-9749-4997-93cb-802e3d7fa4a8", "type": "subscription", "subscription_type": "gold", "issue_date_in_millis": 1411948800000, "feature": "shield", "expiry_date_in_millis": 1914278399999, "max_nodes": 1, "issued_to": "issuedTo", "issuer": "issuer", "signature": "AAAAAQAAAA0LVAYwWpSH94cyXr4zAAABmC9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2MXMvRFk4d3JTZEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWKprZWZSQi9iNmRQNkw1SlpLN0lDalZCS095MXRGN1IIZlpYcVVTnFrcTE2dzhJZmZrdFQrN3JQeGwxb0U0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZEphZHBEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUhQV2plaUo4Q1JOUml4MXNuL0pSOEhQaVB2azhmUk9QVzhFeTFoM1Q0RnJXSG53MWk2K055c28zSmRnVkF1b2JSQkFLV2VXUmVHNDZ2R3o2VE1qbVNQS2lxOHN5bUErZINIWkZSVmZiWEtaSU9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6ldMbmMzSGtQc3FWOTgzZ3ZUcXMvQkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNke9PQAAAQA4qsc/URRZVdFoLwgy9dqybYEQWLW8YLkiAyPV5XHHHdtk+dtZiEpiNEDkUXhSX2waVJlsNRF8/4kqplDfwNoD2TUM8ftgiIfiSiZYGDTGST+yW/5eAveEU5J5v1liBN27bwkqL+V4YAa0Tcm7NKKwjScWKAHiTU3vF8chPkGfCHE0kQgVwPC9RE82pTw0s6/uR4PflGNFfqPM0uiE5nucfVrtj89JQiO/KA/7ZyFbo7VTNXxZQt7T7rZWBCP9KIjptXzcWuk08Q5S+rSoJNYbFo3HGKtrCVsRz/55rceNtdwKKXu1IwnSeir4I1/KLduQTtFLy0+1th87VS8T88UT" } ] }
```

- match: { license\_status: "valid" }

- do:

license.get: {}

- length: { license:

11 }

## multiple licenses version: 1.x

- do:

license.post:

acknowledge: true

body: |

```
{ "licenses": [ { "uid": "893361dc-9749-4997-93cb-802e3d7fa4a8", "type": "internal", "subscription_type": "none", "issue_date_in_millis": 1411948800000, "feature": "shield", "expiry_date_in_millis": 1440892799999, "max_nodes": 1, "issued_to": "issuedTo", "issuer": "issuer", "signature": "AAAAAQAAAA04Q4ky3rFyyWLFkytEAAABmC9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2MXMvRFk4d3JTZEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWKprZWZSQi9iNmRQNkw1SlpLN0lDalZCS095MXRGN1IIZlpYcVVTnFrcTE2dzhJZmZrdFQrN3JQeGwxb0U0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZEphZHBEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNW
```

GM5TUhQV2plaUo4Q1JOuml4MXNuL0pSOEhQaVB2azhmUk9QVzhFeTFoM1Q0RnJXSG53MWk2K055c28z  
SmRnVkf1b2JSQkFLV2VXUmVHNDZ2R3o2VE1qbVNQS2lxOHN5bUErZINIWkZSVmZIWEtaSU9wTTJEND  
VvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzSGtQc3FWOTgzZ3ZUcXMvQkt2RUZwMFJnZzlvL2d2bDRWUz  
h6UG5pdENGWFRreXNKNkE9PQAAAQBxMvUMn4h2E4R4TQMijahTxQj4LPQO4f1M79UxX/XkDIGcH+J5p  
RHx08OtTRPsFL1IED+h+PIXx307Vo+PNDsOxrWvoYZeYBkOLAO3ny9vhQga+52jYhMxIuFrT9xbcSCSNpMh  
GojgOIPU2WgiopVdVcimo1+Gk8VtkIPB1wPwFzfOjOnPgp/Icx3WYpfkeAUUOyWUYiFIBAE4bnz84iF+xwLKb  
gYk6aHF25ECBtdb/Uruhcm9+jEFpoIEUtCouvvk9C+NJZ4OickV4xpRgaRG2x9PONH8ZN0QGhGYhJGbisoCxu  
DmlLsyVxqxfMu3n/r7/jdsEJScjAlSrsLDOu6H"}, {"uid": "893361dc-9749-4997-93cb-  
802e3dofh7aa", "type": "internal", "subscription\_type": "none", "issue\_date\_in\_millis": 1443484800000, "feature": "watc  
her", "expiry\_date\_in\_millis": 1914278399999, "max\_nodes": 1, "issued\_to": "issuedTo", "issuer": "issuer", "signature": "  
AAAAAQAAAA0Sc90guRIaQEmgLvMnAAABmC9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMV  
ZwUzRxVk1PSmkxakxZdW5IMihlTHNoN1N2MXMvRfK4d3JTZE3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHB  
kWkprZWZSQi9iNmRQNkw1SlpLN0iDalZCS095MXRGN1IIZlpYcVVTtnFrcTE2dzhJZmZrdFQrN3JQeGwx0  
U0MXZ0dDJHSERiZTVLOHNzSDBYwnp0ZEphZHBEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktN  
WGM5TUhQV2plaUo4Q1JOuml4MXNuL0pSOEhQaVB2azhmUk9QVzhFeTFoM1Q0RnJXSG53MWk2K055c2  
8zSmRnVkf1b2JSQkFLV2VXUmVHNDZ2R3o2VE1qbVNQS2lxOHN5bUErZINIWkZSVmZIWEtaSU9wTTJEN  
DVvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzSGtQc3FWOTgzZ3ZUcXMvQkt2RUZwMFJnZzlvL2d2bDRW  
Uzh6UG5pdENGWFRreXNKNkE9PQAAQC94dju0pnDZR3Uuypi0ic3aQJ+nvVq+U8u79Dga5n1qLjcHDh7H  
vIBJEkF+tnVPl0/PXV/x7BZSwVY1PVErit+6rYix1yHEgqwxmx/VdRICjCaZM6tk0Ob4dZCPv6Ebn2Mmk89KH  
C/PwiLPqF6QfV/Pkpa8k2A3ORJmvYSDvXhe6tCs8dq4ebrsFxqrZjwWh5CZSpzqqZBFXIngDv2N0hHhpGlueR  
szD0JJ5dfEL5ZA1DDOrgO9OJvejSHyRqe1L5QRUNdXPvFS+EAG0Dd1cNdJ/sMpYCPnVjbw6iq2/YgM3cutzSX  
VBY7ij4WnoP3ce7Zjs9TwHn+IqzftC6" ]}]}

```
- match: { license_status: "valid" }

- do:
  license.get: {}

- length: { license: 11 }
- match: { license.uid: "893361dc-9749-4997-93cb-802e3dofh7aa" }
---
```

"Should revert back to basic license after license deletion":

```
- do:
  license.delete: {}

- match: { acknowledged: true }

- do:
  license.get: {}

- match: { license.type: "basic" }
- set: { license.uid: id }

- do: # delete an existing basic license is a no-op
  license.delete: {}

- do:
  license.get:
```

```

{}
- match: { license.uid: $id}

---

"Should install a feature type license":

# VERSION_NO_FEATURE_TYPE license version
- do:
  license.post:
    acknowledge: true
    body: |
      {"license": {"uid": "893361dc-9749-4997-93cb-
802e3d7fa4a8", "type": "gold", "issue_date_in_millis": 1411948800000, "expiry_date_in_millis": 1914278399999, "ma
x_nodes": 1, "issued_to": "issued_to", "issuer": "issuer", "signature": "AAAAAgAAAA3U8+YmnmvWC+CWsV/mRAA
ABmC9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2MXMvRFk4d3JTZEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWkprZWZSQi9iNmRQNkw1SlpLN0IDalZC
S095MXRGN1IIZlpYcVVTnFrcTE2dzhJZmZrdFQrN3JQeGwx0U0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZ
EphZHBEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUhQV2plaUo4Q1JOUml4MXNuL0pS
OEhQaVB2azhmUk9QVzhFeTFoM1Q0RnJXSG53Mwk2K055c28zSmRnVkf1b2JSQkFLV2VXUmVHNDZ2R3
o2VE1qbVNQS2lxOHN5bUErZINIWkZSVmZIWEtaSU9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6dldMbm
MzSGtQc3FWOTgzZ3ZUcXMvQkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNkE9PQAAAQB
e8GfzDm6T537Iuuvejtb3xK5dvg0K5NQapv+rczWcQFxcCuzbF8plkgetP1aAGZP4uRESQPMIOCsx4d0UqqAm
9f7GbBQ3l93P+PogInPFeEH9NvOmaAQovmxVM9SE6DsDqlX4cXSO+bgWpXPTd2LmpoQc1fXd6BZ8GeuyYp
VHVkP9hVU0tAYjw6HzYOE7+zuO1oJYOxElqy66AnIfkvHrvni+flym3tE7tDTgsDRaz7W3iBhaqiSntEqabEkvH
dPHQdSR99XGaEvnHO1paK01/35iZF6OXHsF7CCj+558GRXiVxzueOe7TsGSS8g7YjZwV9bRCyU7oB4B/nidg
I"}}

- match: { license_status: "valid" }

- do:
  license.get: {}

- length: { license: 11 }

---

"Cannot start basic":

- do:
  catch: bad_request
  license.post:
    acknowledge: true
    body: |
      {"license": {"uid": "893361dc-9749-4997-93cb-
802e3d7fa4a8", "type": "basic", "issue_date_in_millis": 1411948800000, "expiry_date_in_millis": 1914278399999, "ma
x_nodes": 1, "issued_to": "issuedTo", "issuer": "issuer", "signature": "AAAAAgAAAA0IKPZ0a7aZquUltho/AAABmC
9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2MXM
vRFk4d3JTZEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWkprZWZSQi9iNmRQNkw1SlpLN0IDalZCS095M
XRGN1IIZlpYcVVTnFrcTE2dzhJZmZrdFQrN3JQeGwx0U0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZEphZH
BEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUhQV2plaUo4Q1JOUml4MXNuL0pSOEhQa

```

VB2azhmUk9QVzhFeTFoM1Q0RnJXSG53MWk2K055c28zSmRnVkF1b2JSQkFLV2VXUmVHNDZ2R3o2VE1q  
bVNQS2lxOHN5bUErZINIWkZSVmZIWETA9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzSGtQ  
c3FWOTgzZ3ZUcXMvQkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNkE9PQAAAQAALuQ44  
S3IG6SzolcXVJ6Z4CIXORDrYQ+wdLCeey0XdujTslAOj+k+vNgo6wauC7Uswi01esHu4lb5IgpvKy7RRCbh5bj/z2  
ubu2qMJqopp9BQyD7VQjVfqmG6seUMJwJ1a5Avvm9r41YPSPcrii3bKK2e1l6jK6N8ibCvnTyY/XkYGCJrBWT  
SJePDbg6ErbyodrZ37x1StLbPWcNAkmweyHjDJnvYnbeZZO7A3NmubXZjW7Ttf8/YwQyE00PqMcl7fVPY3hk  
KpAeHf8aaJbqkKYbqZuER3EWJX7ZvLVb1dNdNg8aXRn7YrkQcYwWgptYQpfV+D7yEJ4j5muAEoler"}}

- match: { error.root\_cause.0.reason: 'Installing basic licenses is no longer allowed. Use the POST  
/\_license/start\_basic API to install a basic license that does not expire.' }

---

"Should fail gracefully when body content is not provided":

- do:

catch:

bad\_request

license.post:

acknowledge: true

- match: { error.root\_cause.0.reason: 'The license must be provided in the request body' }

---

"Current license is trial means not eligible to start trial":

- do:

license.get\_trial\_status: { }

- match: { eligible\_to\_start\_trial: false }

- do:

license.post\_start\_basic:

acknowledge: true

- match: { basic\_was\_started: true }

- do:

license.get\_trial\_status: { }

- match: { eligible\_to\_start\_trial: false }

- do:

catch: forbidden

license.post\_start\_trial:

acknowledge: true

- match: { trial\_was\_started: false }

- match: { error\_message: "Operation failed: Trial was already activated." }

---

"Trial license cannot be basic":

```

- do:
  catch: bad_request
  license.post_start_trial:
    type: "basic"
    acknowledge: true
---
"Can start basic license if do not already have basic":
- do:
  license.get_basic_status: {}

- match: { eligible_to_start_basic:
true }

- do:
  license.post_start_basic:
    acknowledge: true

- match: { basic_was_started: true }
- match: { acknowledged: true }

- do:
  license.get_basic_status: {}

- match: { eligible_to_start_basic: false }

- do:
  catch: forbidden
  license.post_start_basic: {}

- match: { basic_was_started: false }
- match: { acknowledged: true }
- match: { error_message: "Operation failed: Current license is basic." }
---
"Must acknowledge to start basic":
- do:
  license.post_start_basic: {}

- match: { basic_was_started: false }
- match: { acknowledged: false }
- match: { error_message: "Operation failed: Needs acknowledgement." }
ICU License - ICU 1.8.1 and later

```

#### COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2012 International Business Machines Corporation and others

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT

SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

Apache Commons Lang

Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software from the Spring Framework,  
under the Apache License 2.0 (see: `StringUtils.containsWhitespace()`)  
Nimbus Language Tags

Copyright 2012-2016, Connect2id Ltd.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Tika  
Copyright 2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Copyright 1993-2010 University Corporation for Atmospheric Research/Unidata  
This software contains code derived from UCAR/Unidata's NetCDF library.

Tika-server component uses CDDL-licensed dependencies: jersey (<http://jersey.java.net/>) and  
Grizzly (<http://grizzly.java.net/>)

Tika-parsers component uses CDDL/LGPL dual-licensed dependency: jhighlight  
(<https://github.com/codelibs/jhighlight>)

OpenCSV: Copyright 2005 Bytecode Pty Ltd. Licensed under the Apache License, Version 2.0

IPTC Photo Metadata descriptions Copyright 2010 International Press Telecommunications Council.

---

"No features should be used just by starting up with default configuration":

- do:

license.get\_feature\_usage: { }

- length: { features: 0 }

=====  
== NOTICE file for use with the Apache License, Version 2.0, ==  
=====

Apache JAMES Mime4j  
Copyright 2004-2010 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product test suite includes data (mimetools-testmsgs folder) developed  
by Eryq and ZeeGee Software Inc as part of the "MIME-tools" Perl5 toolkit  
and licensed under the Artistic License

The Netty Project  
=====

Please visit the Netty web site for more information:

\* <http://netty.io/>

Copyright 2011 The Netty Project

The Netty Project licenses this file to you under the Apache License,



version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Also, please refer to each LICENSE.<component>.txt file, which is located in the 'license' directory of the distribution file, for the license terms of the components that this product depends on.

-----  
This product contains the extensions to Java Collections Framework which has been derived from the works by JSR-166 EG, Doug Lea, and Jason T. Greene:

- \* LICENSE:
- \* [license/LICENSE.jsr166y.txt](#) (Public Domain)
- \* HOMEPAGE:
- \* <http://gee.cs.oswego.edu/cgi-bin/viewcvcs.cgi/jsr166/>
- \* <http://viewvc.jboss.org/cgi-bin/viewvc.cgi/jboss/cache/experimental/jsr166/>

This product contains a modified version of Robert Harder's Public Domain Base64 Encoder and Decoder, which can be obtained at:

- \* LICENSE:
- \* [license/LICENSE.base64.txt](#) (Public Domain)
- \* HOMEPAGE:
- \* <http://iharder.sourceforge.net/current/java/base64/>

This product contains a modified version of 'JZlib', a re-implementation of zlib in pure Java, which can be obtained at:

- \* LICENSE:
- \* [license/LICENSE.jzlib.txt](#) (BSD Style License)
- \* HOMEPAGE:
- \* <http://www.jcraft.com/jzlib/>

This product contains a modified version of 'Webbit', a Java event based WebSocket and HTTP server:

- \* LICENSE:
- \* [license/LICENSE.webbit.txt](#) (BSD License)

\* HOMEPAGE:

\* <https://github.com/joewalnes/webbit>

This product optionally depends on 'Protocol Buffers', Google's data interchange format, which can be obtained at:

\* LICENSE:

\* [license/LICENSE.protobuf.txt](#) (New BSD License)

\* HOMEPAGE:

\* <http://code.google.com/p/protobuf/>

This product optionally depends on 'Bouncy Castle Crypto APIs' to generate a temporary self-signed X.509 certificate when the JVM does not provide the equivalent functionality. It can be obtained at:

\* LICENSE:

\* [license/LICENSE.bouncycastle.txt](#) (MIT License)

\* HOMEPAGE:

\* <http://www.bouncycastle.org/>

This product optionally depends on 'SLF4J', a simple logging facade for Java, which can be obtained at:

\* LICENSE:

\* [license/LICENSE.slf4j.txt](#) (MIT License)

\* HOMEPAGE:

\* <http://www.slf4j.org/>

This product optionally depends on 'Apache Commons Logging', a logging framework, which can be obtained at:

\* LICENSE:

\* [license/LICENSE.commons-logging.txt](#) (Apache License 2.0)

\* HOMEPAGE:

\* <http://commons.apache.org/logging/>

This product optionally depends on 'Apache Log4J', a logging framework, which can be obtained at:

\* LICENSE:

\* [license/LICENSE.log4j.txt](#) (Apache License 2.0)

\* HOMEPAGE:

\* <http://logging.apache.org/log4j/>

This product optionally depends on 'JBoss Logging', a logging framework, which can be obtained at:

\* LICENSE:

- \* license/LICENSE.jboss-logging.txt (GNU LGPL 2.1)
- \* HOMEPAGE:
- \* <http://anonsvn.jboss.org/repos/common/common-logging-spi/>

This product optionally depends on 'Apache Felix', an open source OSGi framework implementation, which can be obtained at:

- \* LICENSE:
- \* license/LICENSE.felix.txt (Apache License 2.0)
- \* HOMEPAGE:
- \* <http://felix.apache.org/>

0"0

\*H

0

+5Bj:h\$Tfsr&avDgpi]2oR<Cizzz E(yhZ}TCjh~!P|499cq5b!Y{VX=,Vd ;g9hD`Xv8n|i) 34aYfsWBkuOo@  
u@175/YmI4~

Copyright (c) 2000-2015 The Legion of the Bouncy Castle Inc. (<http://www.bouncycastle.org>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache Commons CLI

Copyright 2001-2009 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
Copyright 2016, Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache Commons IO

Copyright 2002-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

## 1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

z

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to

grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of

the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.



6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER

INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4

(June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with

the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

-----

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you

legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this

License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable

runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

## 9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name  
and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision

comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library,

you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle

designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

```
[role="xpack"]  
[[license-settings]]  
=== License settings
```

You can configure this licensing setting in the `elasticsearch.yml` file.

For more information, see

{kibana-ref}/managing-licenses.html[License management].

```
`xpack.license.self_generated.type`::
```

```
(<<static-cluster-setting,Static>>)
```

```
Set to `basic` (default) to enable basic {xpack} features. +
```

```
+
```

```
--
```

```
If set to `trial`, the self-generated license gives access only to all the features  
of a x-pack for 30 days. You can later downgrade the cluster to a basic license if  
needed.
```

```
--
```

```
Apache Commons Codec
```

```
Copyright 2002-2014 The Apache Software Foundation
```

```
This product includes software developed at
```

```
The Apache Software Foundation (http://www.apache.org/).
```

```
src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java
```

```
contains test data from http://aspell.net/test/orig/batch0.tab.
```

```
Copyright (C) 2002 Kevin Atkinson (kevina@gnu.org)
```

```
=====
```

```
The content of package org.apache.commons.codec.language.bm has been translated  
from the original php source code available at http://stevemorse.org/phoneticinfo.htm  
with permission from the original authors.
```

```
Original source copyright:
```

```
Copyright (c) 2008 Alexander Beider & Stephen P. Morse.
```



Apache Commons Codec  
Copyright 2002-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

`src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java`  
contains test data from <http://aspell.net/test/orig/batch0.tab>.  
Copyright (C) 2002 Kevin Atkinson ([kevina@gnu.org](mailto:kevina@gnu.org))

---

The content of package `org.apache.commons.codec.language.bm` has been translated  
from the original php source code available at <http://stevemorse.org/phoneticinfo.htm>  
with permission from the original authors.

Original source copyright:  
Copyright (c) 2008 Alexander Beider & Stephen P. Morse.  
# Notices for Eclipse Project for JavaMail

This content is produced and maintained by the Eclipse Project for JavaMail  
project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.javamail>

## Trademarks

Eclipse Project for JavaMail is a trademark of the Eclipse Foundation.

## Copyright

All content is the property of the respective authors or their employers. For  
more information regarding authorship of content, please consult the listed  
source code repository logs.

## Declared Project Licenses

This program and the accompanying materials are made available under the terms  
of the Eclipse Public License v. 2.0 which is available at  
<http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made  
available under the following Secondary Licenses when the conditions for such  
availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU  
General Public License, version 2 with the GNU Classpath Exception which is  
available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:  
EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

## Source Code

The project maintains the following source code repositories:

\* <https://github.com/eclipse-ee4j/javamail>

## ## Third-party Content

This project leverages the following third party content.

None

## ## Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

The MIT License (MIT)

Copyright (c) 2000 - 2013 The Legion of the Bouncy Castle Inc.

(<http://www.bouncycastle.org>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

d&^w t<q^XQ^KG#|X?tV }f;5ENHgXyk9Mh/WM\*D;D^]H`"

}W"o""YY@9x"|`hNb>a3>8ZOSd}R4HxQU99dQ\nTxL?>\* }QMB7fhIE952^hn=-m2-

pF8T\_I^yT1=)dc=t\*Ge^f71cb~\_^|5yZl&9LSdxR8XNUC1%^R;CiVIN~O}c%\h|&UX;j{ \_#9/^1H@\_Wr\$l,)}v[#?

;m;`O'ZiB <Pu

OkH4jbr

WvF\w#')~Vx/|/?{zDa

|| hGEi?#r~N  
zm`nL|~1~'?'>k?~gyk,b' \_41K??3d2kgb\$7~QjlqN]j,Lr-9Vl34uNe+'4dpP.V}uvq4D}08LrTeg5Z+n@&+(P=-M"  
[rw8baSjJaam+ +?b!u&2tW!iYi.fj@/ G#uZv\_sgj2UXk.G dbq7kT%h5'Nv5[D4!!@1  
5}\* "DK[%N^(Af9l] 0X`M:c01uAm\jB/.;f  
About This Content

May 22, 2015

## License

The Eclipse Foundation makes available all content in this plug-in ("Content"). Unless otherwise indicated below, the

Content is provided to you under the terms and conditions of the Apache License, Version 2.0. A copy of the Apache

License, Version 2.0 is available at <http://www.apache.org/licenses/LICENSE-2.0.txt>

If you did not receive this Content directly from the Eclipse Foundation, the Content is being redistributed by another

party ("Redistributor") and different terms and conditions may apply to your use of any object code in the Content. Check the Redistributors license that was provided with the Content. If no such license exists, contact the Redistributor. Unless otherwise indicated below, the terms and conditions of the Apache License, Version 2.0 still apply

to any source code in the Content and such source code may be obtained at

<http://www.eclipse.org>(<http://www.eclipse.org>).

Copyright 2014, Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS

BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT

LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Source code in this repository is covered by one of three licenses: (i) the Apache License 2.0 (ii) an Apache License 2.0 compatible license (iii) the Elastic License. The default license throughout the repository is Apache License 2.0 unless the header specifies another license. Elastic Licensed code is found only in the x-pack directory.

The build produces two sets of binaries - one set that falls under the Elastic License and another set that falls under Apache License 2.0. The binaries that contain `-oss` in the artifact name are licensed under Apache License 2.0 and these binaries do not package any code from the x-pack directory.

Apache HttpComponents Client

Copyright 1999-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

MOZILLA PUBLIC LICENSE

Version 1.1

-----

1. Definitions.

1.0.1. "Commercial Use" means distribution or otherwise making the Covered Code available to a third party.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.8.1. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.10.1. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of

this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. Source Code License.

### 2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property

claims:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and

(b) under Patents Claims infringed by the making, using or selling of Original Code, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Code (or portions thereof).

(c) the licenses granted in this Section 2.1(a) and (b) are effective on the date Initial Developer first distributes Original Code under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: 1) for code that You delete from the Original Code; 2) separate from the Original Code; or 3) for infringements caused by: i) the modification of the Original Code or ii) the combination of the Original Code with other software or devices.

### 2.2. Contributor Grant.

Subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor, to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone

and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: 1) Modifications made by that Contributor (or portions thereof); and 2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) the licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first makes Commercial Use of the Covered Code.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: 1) for any code that Contributor has deleted from the Contributor Version; 2) separate from the Contributor Version; 3) for infringements caused by: i) third party modifications of Contributor Version or ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or 4) under Patent Claims infringed by Covered Code in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Application of License.

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

#### 3.2. Availability of Source Code.

Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for

ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

### 3.3. Description of Modifications.

You must cause all Covered Code to which You contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that

the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

### 3.4. Intellectual Property Matters

#### (a) Third Party Claims.

If Contributor has knowledge that a license under a third party's intellectual property rights is required to exercise the rights granted by such Contributor under Sections 2.1 or 2.2, Contributor must include a text file with the Source Code distribution titled "LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If Contributor obtains such knowledge after the Modification is made available as described in Section 3.2, Contributor shall promptly modify the LEGAL file in all copies Contributor makes available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

#### (b) Contributor APIs.

If Contributor's Modifications include an application programming interface and Contributor has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

#### (c) Representations.

Contributor represents that, except as disclosed pursuant to Section 3.4(a) above, Contributor believes that Contributor's Modifications are Contributor's original creation(s) and/or Contributor has sufficient rights to grant the rights conveyed by

this License.

### 3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a



location (such as a relevant directory) where a user would be likely to look for such a notice. If You created one or more Modification(s) You may add your name as a Contributor to the notice described in Exhibit A. You must also duplicate this License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered

Code or ownership rights under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

## 4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Application of this License.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A and to related Covered Code.

## 6. Versions of the License.

### 6.1. New Versions.

Netscape Communications Corporation ("Netscape") may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

### 6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Netscape. No one other than Netscape has the right to modify the terms applicable to Covered Code created under this License.

### 6.3. Derivative Works.

If You create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), You must (a) rename

Your license so that

the phrases "Mozilla", "MOZILLAPL", "MOZPL", "Netscape", "MPL", "NPL" or any confusingly similar phrase do not appear in your license (except to note that your license differs from this License) and (b) otherwise make it clear that Your version of the license contains terms which differ from the Mozilla Public License and Netscape Public License. (Filling in the name of the Initial Developer, Original Code or Contributor in the notice described in Exhibit A shall not of themselves be deemed to be modifications of this License.)

## 7. DISCLAIMER OF WARRANTY.

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 8. TERMINATION.

8.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

8.2. If You initiate litigation by asserting a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or

a Contributor (the Initial Developer or Contributor against whom You file such action is referred to as "Participant") alleging that:

(a) such Participant's Contributor Version directly or indirectly infringes any patent, then any and all rights granted by such Participant to You under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively, unless if within 60 days after receipt of notice You either: (i) agree in writing to pay Participant a mutually agreeable reasonable royalty for Your past and future use of Modifications made by such Participant, or (ii) withdraw Your litigation claim with respect to the Contributor Version against such Participant. If within 60 days of notice, a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights granted by Participant to You under Sections 2.1 and/or 2.2 automatically terminate at the expiration of the 60 day notice period specified above.

(b) any software, hardware, or device, other than such Participant's Contributor Version, directly or indirectly infringes any patent, then any rights granted to You by such Participant under Sections 2.1(b) and 2.2(b) are revoked effective as of the date You first made, used, sold, distributed, or had made, Modifications made by that

Participant.

8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment

or

license.

8.4. In the event of termination under Sections 8.1 or 8.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

## 9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL

NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY

RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Code with only those rights set forth herein.

## 11. MISCELLANEOUS.

This License represents the complete agreement concerning subject

matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by California law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. With respect to disputes in which at least one party is a citizen of, or an entity chartered or registered to do business in the United States of America, any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California, with venue lying in Santa Clara County, California, with the losing party responsible for costs, including without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License.

## 12. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## 13. MULTIPLE-LICENSED CODE.

Initial Developer may designate portions of the Covered Code as "Multiple-Licensed". "Multiple-Licensed" means that the Initial Developer permits you to utilize portions of the Covered Code under Your choice of the NPL or the alternative licenses, if any, specified by the Initial Developer in the file described in Exhibit A.

### EXHIBIT A -Mozilla Public License.

``The contents of this file are subject to the Mozilla Public License

Version 1.1 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations

under the License.

The Original Code is \_\_\_\_\_.

The Initial Developer of the Original Code is \_\_\_\_\_.

Portions created by \_\_\_\_\_ are Copyright (C) \_\_\_\_\_  
\_\_\_\_\_. All Rights Reserved.

Contributor(s): \_\_\_\_\_.

Alternatively, the contents of this file may be used under the terms of the \_\_\_\_\_ license (the "[\_\_\_\_\_] License"), in which case the provisions of [\_\_\_\_\_] License are applicable instead of those above. If

you wish to allow use of your version of this file only under the terms of the [\_\_\_\_\_] License and not to allow others to use your version of this file under the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the [\_\_\_\_\_] License. If you do not delete the provisions above, a recipient may use your version of this file under either the MPL or the [\_\_\_\_\_] License."

[NOTE: The text of this Exhibit A may differ slightly from the text of the notices in the Source Code files of the Original Code. You should use the text of this Exhibit A rather than the text found in the Original Code Source Code for Your Modifications.]

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or



documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Some code in `core/src/java/org/apache/lucene/util/UnicodeUtil.java` was derived from unicode conversion examples available at <http://www.unicode.org/Public/PROGRAMS/CVTUTF>. Here is the copyright from those sources:

```
/*
 * Copyright 2001-2004 Unicode, Inc.
 *
 * Disclaimer
 *
 * This source code is provided as is by Unicode, Inc. No claims are
 * made as to fitness for any particular purpose. No warranties of any
 * kind are expressed or implied. The recipient agrees to determine
 * applicability of information provided. If this file has been
 * purchased on magnetic or optical media from Unicode, Inc., the
 * sole remedy for any claim
 * will be exchange of defective media
 * within 90 days of receipt.
 *
 * Limitations on Rights to Redistribute This Code
 *
 * Unicode, Inc. hereby grants the right to freely use the information
 * supplied in this file in the creation of products supporting the
 * Unicode Standard, and to make copies of this file in any form
 * for internal or external distribution as long as this notice
 * remains attached.
 */
```

Some code in `core/src/java/org/apache/lucene/util/ArrayUtil.java` was derived from Python 2.4.2 sources available at <http://www.python.org>. Full license is here:

<http://www.python.org/download/releases/2.4.2/license/>

Some code in `core/src/java/org/apache/lucene/util/UnicodeUtil.java` was derived from Python 3.1.2 sources available at <http://www.python.org>. Full license is here:

<http://www.python.org/download/releases/3.1.2/license/>

Some code in `core/src/java/org/apache/lucene/util/automaton` was derived from Brics automaton sources available at [www.brics.dk/automaton/](http://www.brics.dk/automaton/).

Here is the copyright from those sources:

```
/*
 * Copyright (c) 2001-2009 Anders Moeller
```

\* All rights reserved.  
 \*  
 \* Redistribution and use in source and binary forms, with or without  
 \* modification, are permitted provided that the following conditions  
 \* are met:  
 \* 1. Redistributions of source code must retain the above copyright  
 \* notice, this list of conditions and the following disclaimer.  
 \* 2. Redistributions in binary form must reproduce the above copyright  
 \* notice, this list of conditions and the following disclaimer in the  
 \* documentation and/or other materials provided with the distribution.  
 \* 3. The name of the author may not be used to endorse or promote products  
 \* derived from this software without specific prior written permission.  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
 \* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
 \* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
 \* DISCLAIMED.  
 \* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
 \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
 \* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
 \* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
 \* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
 \* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
 \* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
 \*/

The levenshtein automata tables in core/src/java/org/apache/lucene/util/automaton  
 were automatically generated with the moman/finenight FSA package.

Here is the copyright for those sources:

```
# Copyright (c) 2010, Jean-Philippe Barrette-LaPierre, <jpb@rrette.com>
#
# Permission is hereby granted, free of charge, to any person
# obtaining a copy of this software and associated documentation
# files (the "Software"), to deal in the Software without
# restriction, including
#   without limitation the rights to use,
#   copy, modify, merge, publish, distribute, sublicense, and/or sell
#   copies of the Software, and to permit persons to whom the
#   Software is furnished to do so, subject to the following
#   conditions:
#
# The above copyright notice and this permission notice shall be
# included in all copies or substantial portions of the Software.
#
# THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
# EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
# OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
```

# NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT  
# HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,  
# WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING  
# FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR  
# OTHER DEALINGS IN THE SOFTWARE.

Some code in core/src/java/org/apache/lucene/util/UnicodeUtil.java was  
derived from ICU (<http://www.icu-project.org>)

The full license is available

here:

<http://source.icu-project.org/repos/icu/icu/trunk/license.html>

/\*

\* Copyright (C) 1999-2010, International Business Machines

\* Corporation and others. All Rights Reserved.

\*

\* Permission is hereby granted, free of charge, to any person obtaining a copy  
\* of this software and associated documentation files (the "Software"), to deal  
\* in the Software without restriction, including without limitation the rights  
\* to use, copy, modify, merge, publish, distribute, and/or sell copies of the  
\* Software, and to permit persons to whom the Software is furnished to do so,  
\* provided that the above copyright notice(s) and this permission notice appear  
\* in all copies of the Software and that both the above copyright notice(s) and  
\* this permission notice appear in supporting documentation.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
\* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
\* FITNESS FOR A PARTICULAR  
PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

\* IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE  
\* LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR  
\* ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER  
\* IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT  
\* OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

\*

\* Except as contained in this notice, the name of a copyright holder shall not  
\* be used in advertising or otherwise to promote the sale, use or other  
\* dealings in this Software without prior written authorization of the  
\* copyright holder.

\*/

The following license applies to the Snowball stemmers:

Copyright (c) 2001, Dr Martin Porter

Copyright (c) 2002, Richard Boulton

All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license applies to the KStemmer:

Copyright 2003,  
Center for Intelligent Information Retrieval,  
University of Massachusetts, Amherst.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names "Center for Intelligent Information Retrieval" and "University of Massachusetts" must not be used to endorse or promote products derived from this software without prior written permission. To obtain permission, contact [info@ciir.cs.umass.edu](mailto:info@ciir.cs.umass.edu).

THIS SOFTWARE IS PROVIDED BY UNIVERSITY OF MASSACHUSETTS AND OTHER CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,

THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The  
following license applies to the Morfologik project:

Copyright (c) 2006 Dawid Weiss  
Copyright (c) 2007-2011 Dawid Weiss, Marcin Mikowski  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Morfologik nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

The dictionary comes from Morfologik project. Morfologik uses data from Polish ispell/myspell dictionary hosted at <http://www.sjp.pl/slownik/en/> and is licenced on the terms of (inter alia) LGPL and Creative Commons

ShareAlike. The part-of-speech tags were added in Morfologik project and are not found in the data from sjp.pl. The tagset is similar to IPI PAN tagset.

---

The following license applies to the Morfeusz project, used by org.apache.lucene.analysis.morfologik.

BSD-licensed dictionary of Polish (SGJP)  
<http://sgjp.pl/morfeusz/>

Copyright 2011 Zygmunt Saloni, Włodzimierz Gruszczyski,  
Marcin Woliski, Robert Woosz

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY COPYRIGHT HOLDERS AS IS AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache HttpComponents Core  
Copyright 2005-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).



## Software Notice

This OGC work (including software, documents, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions:

Permission to use, copy, and modify this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications, that you make:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, a short notice of the following form (hypertext is preferred, text is permitted) should be used within the body of any redistributed or derivative code: "Copyright  
[*\$date-of-document*] Open  
Geospatial Consortium, Inc. All Rights Reserved.  
<http://www.opengeospatial.org/ogc/legal> (Hypertext is preferred, but a textual representation is permitted.)
3. Notice of any changes or modifications to the OGC files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software  
without specific, written prior permission.

Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

Apache Commons Math

Copyright 2001-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed for Orekit by  
CS Systmes d'Information (<http://www.c-s.fr/>)  
Copyright 2010-2012 CS Systmes d'Information  
Copyright (c) 2012 France Tlcom  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE  
COPYRIGHT OWNER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2010-2013, Carrot Search s.c., Boznicza 11/56, Poznan, Poland

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the  
License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.  
Apache Commons Compress  
Copyright 2002-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

The files in the package org.apache.commons.compress.archivers.sevenz were derived from the LZMA SDK, version 9.20 (C/ and CPP/7zip/), which has been placed in the public domain:

"LZMA SDK is placed in the public domain." (<http://www.7-zip.org/sdk.html>)  
Apache Commons Collections  
Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.432 camelcase 5.3.1

### 1.432.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <[sindresorhus@gmail.com](mailto:sindresorhus@gmail.com)> ([sindresorhus.com](http://sindresorhus.com))

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.433 mitchellh-mapstructure v1.4.1

## 1.433.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.434 configstore 3.1.5

### 1.434.1 Available under license :

Copyright Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS



# 1.435 bin-links 1.1.8

## 1.435.1 Available under license :

The npm application

Copyright (c) npm, Inc. and Contributors

Licensed on the terms of The Artistic License 2.0

Node package dependencies of the npm application

Copyright (c) their respective copyright owners

Licensed on their respective license terms

The npm public registry at <https://registry.npmjs.org>

and the npm website at <https://www.npmjs.com>

Operated by npm, Inc.

Use governed by terms published on <https://www.npmjs.com>

"Node.js"

Trademark Joyent, Inc., <https://joyent.com>

Neither npm nor npm, Inc. are affiliated with Joyent, Inc.

The Node.js application

Project of Node Foundation, <https://nodejs.org>

The npm Logo

Copyright (c) Mathias Pettersson and Brian Hammond

"Gubblebum Blocky" typeface

Copyright (c) Tjarda Koster, <https://jelloween.deviantart.com>

Used with permission

-----

The Artistic License 2.0

Copyright (c) 2000-2006, The Perl Foundation.

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

This

license establishes the terms under which a given free software Package may be copied, modified, distributed, and/or redistributed. The intent is that the Copyright Holder maintains some artistic control over the development of that Package while still keeping the Package available as open source and free software.

You are always permitted to make arrangements wholly outside of this license directly with the Copyright Holder of a given Package. If the terms of this license do not permit the full use that you propose to make of the Package, you should contact the Copyright Holder and seek a different licensing arrangement.

## Definitions

"Copyright Holder" means the individual(s) or organization(s) named in the copyright notice for the entire Package.

"Contributor" means any party that has contributed code or other material to the Package, in accordance with the Copyright Holder's procedures.

"You" and "your" means any person who would like to copy, distribute, or modify the Package.

"Package" means the collection of files distributed by the Copyright Holder, and derivatives of that collection and/or of those files. A given Package may consist of either the Standard Version, or a Modified Version.

"Distribute" means providing a copy of the Package or making it accessible to anyone else, or in the case of a company or organization, to others outside of your company or organization.

"Distributor Fee" means any fee that you charge for Distributing this Package or providing support for this Package to another party. It does not mean licensing fees.

"Standard Version" refers to the Package if it has not been modified, or has been modified only in ways explicitly requested by the Copyright Holder.

"Modified Version" means the Package, if it has been changed, and such changes were not explicitly requested by the Copyright Holder.

"Original License" means this Artistic License as Distributed with the Standard Version of the Package, in its current version or as

it may be modified by The Perl Foundation in the future.

"Source" form means the source code, documentation source, and configuration files for the Package.

"Compiled" form means the compiled bytecode, object code, binary, or any other form resulting from mechanical transformation or translation of the Source form.

#### Permission for Use and Modification Without Distribution

(1) You are permitted to use the Standard Version and create and use Modified Versions for any purpose without restriction, provided that you do not Distribute the Modified Version.

#### Permissions for Redistribution of the Standard Version

(2) You may Distribute verbatim copies of the Source form of the Standard Version of this Package in any medium without restriction, either gratis or for a Distributor Fee, provided that you duplicate all of the original copyright notices and associated disclaimers. At your discretion, such verbatim copies may or may not include a Compiled form of the Package.

(3) You may apply any bug fixes, portability changes, and other modifications made available from the Copyright Holder. The resulting Package will still be considered the Standard Version, and as such will be subject to the Original License.

#### Distribution of Modified Versions of the Package as Source

(4) You may Distribute your Modified Version as Source (either gratis or for a Distributor Fee, and with or without a Compiled form of the Modified Version) provided that you clearly document how it differs from the Standard Version, including, but not limited to, documenting any non-standard features, executables, or modules, and provided that you do at least ONE of the following:

(a) make the Modified Version available to the Copyright Holder of the Standard Version, under the Original License, so that the Copyright Holder may include your modifications in the Standard Version.

(b) ensure that installation of your Modified Version does not prevent the user installing or running the Standard Version. In addition, the Modified Version must bear a name that is different from the name of the Standard Version.

(c) allow anyone who receives a copy of the Modified Version to make the Source form of the Modified Version available to others under

(i) the Original License or

(ii) a license that permits the licensee to freely copy, modify and redistribute the Modified Version using the same licensing terms that apply to the copy that the licensee received, and requires that the Source form of the Modified Version, and of any works derived from it, be made freely available in that license fees are prohibited but Distributor Fees are allowed.

#### Distribution of Compiled Forms of the Standard Version or Modified Versions without the Source

(5)

You may Distribute Compiled forms of the Standard Version without the Source, provided that you include complete instructions on how to get the Source of the Standard Version. Such instructions must be valid at the time of your distribution. If these instructions, at any time while you are carrying out such distribution, become invalid, you must provide new instructions on demand or cease further distribution. If you provide valid instructions or cease distribution within thirty days after you become aware that the instructions are invalid, then you do not forfeit any of your rights under this license.

(6) You may Distribute a Modified Version in Compiled form without the Source, provided that you comply with Section 4 with respect to the Source of the Modified Version.

#### Aggregating or Linking the Package

(7) You may aggregate the Package (either the Standard Version or Modified Version) with other packages and Distribute the resulting aggregation provided that you do not charge

a licensing fee for the Package. Distributor Fees are permitted, and licensing fees for other components in the aggregation are permitted. The terms of this license apply to the use and Distribution of the Standard or Modified Versions

as included in the aggregation.

(8) You are permitted to link Modified and Standard Versions with other works, to embed the Package in a larger work of your own, or to build stand-alone binary or bytecode versions of applications that include the Package, and Distribute the result without restriction, provided the result does not expose a direct interface to the Package.

#### Items That are Not Considered Part of a Modified Version

(9) Works (including, but not limited to, modules and scripts) that merely extend or make use of the Package, do not, by themselves, cause the Package to be a Modified Version. In addition, such works are not considered parts of the Package itself, and are not subject to the terms of this license.

#### General Provisions

(10)

Any use, modification, and distribution of the Standard or Modified Versions is governed by this Artistic License. By using, modifying or distributing the Package, you accept this license. Do not use, modify, or distribute the Package, if you do not accept this license.

(11) If your Modified Version has been derived from a Modified Version made by someone other than you, you are nevertheless required to ensure that your Modified Version complies with the requirements of this license.

(12) This license does not grant you the right to use any trademark, service mark, tradename, or logo of the Copyright Holder.

(13) This license includes the non-exclusive, worldwide, free-of-charge patent license to make, have made, use, offer to sell, sell, import and otherwise transfer the Package with respect to any patent claims licensable by the Copyright Holder that are necessarily infringed by the Package. If you institute patent litigation (including a cross-claim or counterclaim) against any party alleging that the Package constitutes direct or contributory patent infringement, then this Artistic License to you shall terminate on the date that such litigation is filed.

(14) Disclaimer of Warranty:

THE PACKAGE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS

IS' AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES. THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT ARE DISCLAIMED TO THE EXTENT PERMITTED BY YOUR LOCAL LAW. UNLESS REQUIRED BY LAW, NO COPYRIGHT HOLDER OR CONTRIBUTOR WILL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING IN ANY WAY OUT OF THE USE OF THE PACKAGE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

## 1.436 dot-prop 4.2.1

### 1.436.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.437 opener 1.5.2

### 1.437.1 Available under license :

Dual licensed under WTFPL and MIT:

---

Copyright 20122020 Domenic Denicola <d@domenic.me>

This work is free. You can redistribute it and/or modify it under the terms of the Do What The Fuck You Want To Public License, Version 2, as published by Sam Hocevar. See below for more details.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE  
Version 2, December 2004

Copyright (C) 2004 Sam Hocevar <sam@hocevar.net>

Everyone is permitted to copy and distribute verbatim or modified copies of this license document, and changing it is allowed as long as the name is changed.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. You just DO WHAT THE FUCK YOU WANT TO.

---

The MIT License (MIT)

Copyright 20122020 Domenic Denicola <d@domenic.me>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.438 npm-user-validate 1.0.1

## 1.438.1 Available under license :

Copyright (c) Robert Kowalski  
All rights reserved.

The BSD License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.439 jersey 2.34

### 1.439.1 Available under license :

/\*

\* Copyright (c) 2012, 2019 Oracle and/or its affiliates. All rights reserved.

\*

\* This program and the accompanying materials are made available under the

\* terms of the Eclipse Public License v. 2.0, which is available at

\* <http://www.eclipse.org/legal/epl-2.0>.

\*

\* This Source Code may also be made available under the following Secondary

\* Licenses when the conditions for such availability set forth in the

\* Eclipse Public License v. 2.0 are satisfied: GNU General Public License,

\* version 2 with the GNU Classpath Exception, which is available at

\* <https://www.gnu.org/software/classpath/license.html>.

\*

\* SPDX-License-Identifier: EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0



\*/

# Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations,

interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright

license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party

patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

### 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the

Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to

defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

#### Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely

to

look for such a notice.

You may add additional accurate notices of copyright ownership.

---

## The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor  
Boston, MA 02110-1335  
USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and

(2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and



you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications

or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed

need not include anything that is

normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have

their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER

EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN

WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF  
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This  
program is distributed in the hope that it will be useful, but  
WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type

``show w'`. This is free software, and you are welcome to redistribute it under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program ``Gnomovision'` (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

---

#### ## CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

# 1.440 elasticsearch 7.8.1

## 1.440.1 Available under license :

=====

= NOTICE file corresponding to section 4d of the Apache License Version 2.0 =

=====

This product includes software developed by  
Joda.org (<http://www.joda.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a



cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## APACHE POI SUBCOMPONENTS:

Apache POI includes subcomponents with separate copyright notices and license terms. Your use of these subcomponents is subject to the terms and conditions of the following licenses:

Office Open XML schemas (ooxml-schemas-1.1.jar)

The Office Open XML schema definitions used by Apache POI are a part of the Office Open XML ECMA Specification (ECMA-376, [1]). As defined in section 9.4 of the ECMA bylaws [2], this specification is available to all interested parties without restriction:

9.4 All documents when approved shall be made available to all interested parties without

restriction.

Furthermore, both Microsoft and Adobe have granted patent licenses to this work [3,4,5].

[1] <http://www.ecma-international.org/publications/standards/Ecma-376.htm>

[2] <http://www.ecma-international.org/memento/Ecmabylaws.htm>

[3] <http://www.microsoft.com/openspecifications/en/us/programs/osp/default.aspx>

[4] <http://www.ecma-international.org/publications/files/ECMA-ST/Ecma%20PATENT/Patent%20statements%20ok/ECMA-376%20Edition%202%20Microsoft%20Patent%20Declaration.pdf>

[5] <http://www.ecma-international.org/publications/files/ECMA-ST/Ecma%20PATENT/Patent%20statements%20ok/ECMA-376%20Adobe%20Patent%20Declaration.pdf>

JUnit test library (junit-4.11.jar)

Common Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which

are necessarily infringed by  
the use or sale of its Contribution alone  
or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any,  
in

source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses

granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient

copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial



Agreement Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Copyright: Elasticsearch B.V. <info@elastic.co>

License: \${license.name}

\${license.text}

/\*

- \* Licensed to Elasticsearch under one or more contributor
- \* license agreements. See the NOTICE file distributed with
- \* this work for additional information regarding copyright
- \* ownership. Elasticsearch licenses this file to you under
- \* the Apache License, Version 2.0 (the "License"); you may
- \* not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing,
- \* software distributed under the License is distributed on an
- \* "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY
- \* KIND, either express or implied. See the License for the
- \* specific language governing permissions and limitations
- \* under the License.
- \*/

Joni is released under the MIT License.

The code in this repository code was Written by Gil Tene, Michael Barker, and Matt Warren, and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

For users of this code who wish to consume it under the "BSD" license rather than under the public domain or CC0 contribution text mentioned

above, the code found under this directory is *also* provided under the following license (commonly referred to as the BSD 2-Clause License). This license does not detract from the above stated release of the code into the public domain, and simply represents an additional license granted by the Author.

-----  
\*\* Beginning of "BSD 2-Clause License" text. \*\*

Copyright (c) 2012, 2013, 2014 Gil Tene

Copyright (c) 2014 Michael Barker

Copyright (c) 2014 Matt Warren

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

ICU4J, (under `luce/analysis/icu`) is licensed under an MIT style license (`modules/analysis/icu/lib/icu4j-LICENSE-BSD_LIKE.txt`) and Copyright (c) 1995-2012 International Business Machines Corporation and others

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 1995, 2013, Oracle and/or its affiliates.

OpenJDK is licensed under the GPLv2+CE. A copy of that license is included in this distribution immediately below this notice. You can find a copy of the OpenJDK source through the downloads page at <https://elastic.co>. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial content

Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License,



Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright

license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's

receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

### 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations

of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF

TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and

may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

#### Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

---

## The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor  
Boston, MA 02110-1335

USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will

individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost



of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the

Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF  
TERMS AND CONDITIONS

## How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

---

#### ## CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

The MIT License (MIT)

Copyright (c) 2000 - 2013 The Legion of the Bouncy Castle Inc.  
(<http://www.bouncycastle.org>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache Commons Logging

Copyright 2003-2013 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

[[java-rest-high-delete-license]]

=== Delete License

[[java-rest-high-delete-license-execution]]

==== Execution

The license can be deleted using the `deleteLicense()` method:

["source", "java", subs="attributes,callouts,macros"]

-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[delete-license-execute]  
-----

[[java-rest-high-delete-license-response]]

==== Response

The returned `DeleteLicenseResponse` contains the `acknowledged` flag, which returns true if the request was processed by all nodes.

["source", "java", subs="attributes,callouts,macros"]

-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[delete-license-response]  
-----

<1> Check the acknowledge flag. It should be true if license deletion is acknowledged.

[[java-rest-high-delete-license-async]]

==== Asynchronous Execution

This

request can be executed asynchronously:

["source", "java", subs="attributes,callouts,macros"]

-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[delete-license-execute-async]  
-----

<1> The `DeleteLicenseRequest` to execute and the `ActionListener` to use when the execution completes

The asynchronous method does not block and returns immediately. Once it is completed the `ActionListener` is called back using the `onResponse` method if the execution successfully completed or using the `onFailure` method if it failed.

A typical listener for `DeleteLicenseResponse` looks like:

```
["source", "java", subs="attributes,callouts,macros"]
```

-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[delete-license-execute-listener]  
-----

<1> Called when the execution is successfully completed. The response is

provided as an argument

<2> Called in case of failure. The raised exception is provided as an argument

Apache HTrace

Copyright 2015 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

In addition, this product includes software dependencies. See the accompanying LICENSE.txt for a listing of dependencies that are NOT Apache licensed (with pointers to their licensing)

Apache HTrace includes an Apache Thrift connector to Zipkin. Zipkin is a distributed tracing system that is Apache 2.0 Licensed.

Copyright 2012 Twitter, Inc.

Our Owl logo we took from <http://www.clker.com/clipart-13653.html>.

It is public domain/free.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.

It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

## ## Licensing

Jackson core and extension components may be licensed under different licenses.

To find the details that apply to this artifact see the accompanying LICENSE file.

For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

## ## Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

[[java-rest-high-put-license]]

=== Update License

[[java-rest-high-put-license-execution]]

==== Execution

The license can be added or updated using the `putLicense()` method:

```
["source","java",subs="attributes,callouts,macros"]
```

```
-----  
include-tagged::{doc-tests}/LicensingDocumentationIT.java[put-license-execute]  
-----
```

<1> Set the categories of information to retrieve. The default is to return no information which is useful for checking if {xpack} is installed but not much else.

<2> A JSON document containing the license information.

[[java-rest-high-put-license-response]]

==== Response

The returned `PutLicenseResponse` contains the `LicensesStatus`,



`acknowledged` flag and possible acknowledge messages. The acknowledge messages are present if you previously had a license with more features than one you are trying to update and you didn't set the `acknowledged` flag to `true`. In this case you need

to display the messages to the end user and if they agree, resubmit the license with the `acknowledged` flag set to `true`. Please note that the request will still return a 200 return code even if requires an acknowledgement. So, it is necessary to check the `acknowledged` flag.

```
["source", "java", subs="attributes,callouts,macros"]
```

```
-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[put-license-response]
```

- ```
-----  
<1> The status of the license  
<2> Make sure that the license is valid.  
<3> Check the acknowledge flag. It should be true if license is acknowledged.  
<4> Otherwise we can see the acknowledge messages in `acknowledgeHeader()`  
<5> and check component-specific messages in `acknowledgeMessages()`.
```

```
[[java-rest-high-put-license-async]]
```

```
==== Asynchronous Execution
```

This request can be executed asynchronously:

```
["source", "java", subs="attributes,callouts,macros"]
```

```
-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[put-license-execute-async]
```

- ```
-----  
<1>  
The `PutLicenseRequest` to execute and the `ActionListener` to use when  
the execution completes
```

The asynchronous method does not block and returns immediately. Once it is completed the `ActionListener` is called back using the `onResponse` method if the execution successfully completed or using the `onFailure` method if it failed.

A typical listener for `PutLicenseResponse` looks like:

```
["source", "java", subs="attributes,callouts,macros"]
```

```
-----  
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[put-license-execute-listener]
```

- ```
-----  
<1> Called when the execution is successfully completed. The response is  
provided as an argument  
<2> Called in case of failure. The raised exception is provided as an argument
```

Elasticsearch X-Pack

Copyright 2009-2017 Elasticsearch

1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7.

License. means this document.

1.8. Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original

Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor

Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or

otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor.

You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms

which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by

the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You:

(a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED

SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL

OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions.

Any

litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is



responsible for claims  
and damages arising, directly or indirectly, out  
of its utilization of rights under this License and You agree to work  
with Initial Developer and Contributors to distribute such  
responsibility on an equitable basis. Nothing herein is intended or  
shall be deemed to constitute any admission of liability.

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the  
State of California (excluding conflict-of-law provisions). Any  
litigation relating to this License shall be subject to the jurisdiction  
of the Federal Courts of the Northern District of California and the  
state courts of the State of California, with venue lying in Santa Clara  
County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place,  
Suite 330, Boston, MA 02111-1307 USA

Everyone is  
permitted to copy and distribute verbatim copies of this  
license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to  
share and change it. By contrast, the GNU General Public License is  
intended to guarantee your freedom to share and change free software--to  
make sure the software is free for all its users. This General Public  
License applies to most of the Free Software Foundation's software and  
to any other program whose authors commit to using it. (Some other Free  
Software Foundation software is covered by the GNU Library General  
Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.  
Our General Public Licenses are designed to make sure that you have the  
freedom to distribute copies of free software (and charge for this  
service if you wish), that you receive source code or can get it if you  
want it,  
that you can change the software or use pieces of it in new  
free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone

to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program

(independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections

when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source

code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide

if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM

IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show
w'. This is free software, and you are welcome
to redistribute it under
certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by James
Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words



"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.  
Copyright (c) <YEAR>, <OWNER>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
  
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
  
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License,  
Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but  
not limited to compiled object code, generated documentation,  
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,



reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

This project contains annotations derived from JCIP-ANNOTATIONS  
Copyright (c) 2005 Brian Goetz and Tim Peierls.  
See <http://www.jcip.net> and the Creative Commons Attribution License  
(<http://creativecommons.org/licenses/by/2.5>)  
Eclipse Foundation Software User Agreement

April 9, 2014

### Usage Of Content

THE ECLIPSE FOUNDATION MAKES AVAILABLE SOFTWARE, DOCUMENTATION, INFORMATION AND/OR OTHER MATERIALS FOR OPEN SOURCE PROJECTS (COLLECTIVELY "CONTENT"). USE OF THE CONTENT IS GOVERNED BY THE TERMS AND CONDITIONS OF THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW. BY USING THE CONTENT, YOU AGREE THAT YOUR USE OF THE CONTENT IS GOVERNED BY THIS AGREEMENT AND/OR THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW. IF YOU DO NOT AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT AND THE TERMS AND CONDITIONS OF ANY APPLICABLE LICENSE AGREEMENTS OR NOTICES INDICATED OR REFERENCED BELOW, THEN YOU MAY NOT USE THE CONTENT.

### Applicable Licenses

Unless otherwise indicated, all Content made available by the Eclipse Foundation is provided to you under the terms and conditions of the Eclipse Public License Version 1.0 ("EPL"). A copy of the EPL is provided with this Content and is also available at <http://www.eclipse.org/legal/epl-v10.html>. For purposes of the EPL, "Program" will mean the Content.

Content includes, but is not limited to, source code, object code, documentation and other files maintained in the Eclipse Foundation source code repository ("Repository") in software modules ("Modules") and made available as downloadable archives ("Downloads").

\* Content may be structured and packaged into modules to facilitate delivering, extending, and upgrading the Content.

Typical modules may include plug-ins ("Plug-ins"), plug-in fragments ("Fragments"), and features ("Features").

\* Each Plug-in or Fragment may be packaged as a sub-directory or JAR (Java ARchive) in a directory named "plugins".

\* A Feature is a bundle of one or more Plug-ins and/or Fragments and associated material. Each Feature may be

packaged

as a sub-directory in a directory named "features". Within a Feature, files named "feature.xml" may contain a list of the names and version numbers of the Plug-ins and/or Fragments associated with that Feature.

\* Features may also include other Features ("Included Features"). Within a Feature, files named "feature.xml" may contain a list of the names and version numbers of Included Features.

The terms and conditions governing Plug-ins and Fragments should be contained in files named "about.html" ("Abouts").

The terms and conditions governing Features and Included Features should be contained in files named "license.html"

("Feature Licenses"). Abouts and Feature Licenses may be located in any directory of a Download or Module including, but

not limited to the following locations:

- \* The top-level (root) directory
- \* Plug-in and Fragment directories
- \* Inside Plug-ins and Fragments packaged as JARs
- \* Sub-directories of the directory named "src" of certain Plug-ins
- \* Feature directories

Note: if a Feature made available by the Eclipse

Foundation is installed using the Provisioning Technology (as defined below), you must agree to a license ("Feature Update License") during the installation process. If the Feature contains

Included Features, the Feature Update License should either provide you with the terms and conditions governing the

Included Features or inform you where you can locate them. Feature Update Licenses may be found in the "license" property of files named "feature.properties" found within a Feature. Such Abouts, Feature Licenses, and Feature Update

Licenses contain the terms and conditions (or references to such terms and conditions) that govern your use of the associated Content in that directory.

THE ABOUTS, FEATURE LICENSES, AND FEATURE UPDATE LICENSES MAY REFER TO THE EPL OR OTHER LICENSE AGREEMENTS, NOTICES OR TERMS AND CONDITIONS. SOME OF THESE OTHER LICENSE AGREEMENTS MAY INCLUDE (BUT ARE NOT LIMITED TO):

\* Eclipse Distribution License Version 1.0 (available at <http://www.eclipse.org/licenses/edl-v10.html>)

\*

Common Public License Version 1.0 (available at <http://www.eclipse.org/legal/cpl-v10.html>)

\* Apache Software License 1.1 (available at <http://www.apache.org/licenses/LICENSE>)

\* Apache Software License 2.0 (available at <http://www.apache.org/licenses/LICENSE-2.0>)

\* Mozilla Public License Version 1.1 (available at <http://www.mozilla.org/MPL/MPL-1.1.html>)

IT IS YOUR OBLIGATION TO READ AND ACCEPT ALL SUCH TERMS AND CONDITIONS PRIOR TO USE OF THE CONTENT. If no About, Feature

License, or Feature Update License is provided, please contact the Eclipse Foundation to determine what terms and

conditions govern that particular Content.

### ### Use of Provisioning Technology

The Eclipse Foundation makes available provisioning software, examples of which include, but are not limited to, p2 and the Eclipse Update Manager ("Provisioning Technology") for the purpose of allowing users to install software, documentation, information and/or other materials (collectively "Installable Software"). This capability is provided with the intent of allowing such users to install, extend and update Eclipse-based products. Information about packaging Installable Software is available at [http://eclipse.org/equinox/p2/repository\\_packaging.html](http://eclipse.org/equinox/p2/repository_packaging.html) ("Specification").

You may use Provisioning Technology to allow other parties to install Installable Software. You shall be responsible for enabling the applicable license agreements relating to the Installable Software to be presented to, and accepted by, the users of the Provisioning Technology in accordance with the Specification. By using Provisioning Technology in such a manner and making it available in accordance with the Specification, you further acknowledge your agreement to, and the acquisition of all necessary rights to permit the following:

1. A series of actions may occur ("Provisioning Process") in which a user may execute the Provisioning Technology on a machine ("Target Machine") with the intent of installing, extending or updating the functionality of an Eclipse-based product.
2. During the Provisioning Process, the Provisioning Technology may cause third party Installable Software or a portion thereof to be accessed and copied to the Target Machine.
3. Pursuant to the Specification, you will provide to the user the terms and conditions that govern the use of the Installable Software ("Installable Software Agreement") and such Installable Software Agreement shall be accessed from the Target Machine in accordance with the Specification. Such Installable Software Agreement must inform the user of the terms and conditions that govern the Installable Software and must solicit acceptance by the end user in the manner prescribed in such Installable Software Agreement. Upon such indication of agreement by the user, the provisioning Technology will complete installation of the Installable Software.

### Cryptography

Content may contain encryption software.

The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

Java and all Java-based trademarks are trademarks of Oracle Corporation in the United States, other countries, or both.

Apache Lucene

Copyright 2001-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Includes software from other Apache Software Foundation projects,  
including, but not limited to:

- Apache Ant
- Apache Jakarta Regexp
- Apache Commons
- Apache Xerces

ICU4J, (under analysis/icu) is licensed under an MIT styles license  
and Copyright (c) 1995-2008 International Business Machines Corporation and others

Some data files (under analysis/icu/src/data) are derived from Unicode data such  
as the Unicode Character Database. See <http://unicode.org/copyright.html> for more  
details.

Brics Automaton (under core/src/java/org/apache/lucene/util/automaton) is  
BSD-licensed, created by Anders Mller. See <http://www.brics.dk/automaton/>

The levenshtein automata tables (under core/src/java/org/apache/lucene/util/automaton) were  
automatically generated with the moman/finenight FSA library, created by  
Jean-Philippe Barrette-LaPierre.

This library is available under an MIT license,  
see <http://sites.google.com/site/rrettesite/moman> and  
<http://bitbucket.org/jpbarrette/moman/overview/>

The class org.apache.lucene.util.WeakIdentityMap was derived from  
the Apache CXF project and is Apache License 2.0.

The Google Code Prettify is Apache License 2.0.  
See <http://code.google.com/p/google-code-prettify/>

JUnit (junit-4.10) is licensed under the Common Public License v. 1.0  
See <http://junit.sourceforge.net/cpl-v10.html>

This product includes code (JaspellTernarySearchTrie) from Java Spelling Checkin  
g Package (jaspell): <http://jaspell.sourceforge.net/>  
License: The BSD License (<http://www.opensource.org/licenses/bsd-license.php>)

The snowball stemmers in  
analysis/common/src/java/net/sf/snowball

were developed by Martin Porter and Richard Boulton.

The snowball stopword lists in

`analysis/common/src/resources/org/apache/lucene/analysis/snowball`

were developed by Martin Porter and Richard Boulton.

The full snowball

package is available from

<http://snowball.tartarus.org/>

The KStem stemmer in

`analysis/common/src/org/apache/lucene/analysis/en`

was developed by Bob Krovetz and Sergio Guzman-Lara (CIIR-UMass Amherst)

under the BSD-license.

The Arabic, Persian, Romanian, Bulgarian, Hindi and Bengali analyzers (common) come with a default stopword list that is BSD-licensed created by Jacques Savoy. These files reside in:

`analysis/common/src/resources/org/apache/lucene/analysis/ar/stopwords.txt,`

`analysis/common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt,`

`analysis/common/src/resources/org/apache/lucene/analysis/ro/stopwords.txt,`

`analysis/common/src/resources/org/apache/lucene/analysis/bg/stopwords.txt,`

`analysis/common/src/resources/org/apache/lucene/analysis/hi/stopwords.txt,`

`analysis/common/src/resources/org/apache/lucene/analysis/bn/stopwords.txt`

See <http://members.unine.ch/jacques.savoy/clef/index.html>.

The German, Spanish, Finnish, French, Hungarian, Italian, Portuguese, Russian and Swedish light stemmers

(common) are based on BSD-licensed reference implementations created by Jacques Savoy and

Ljiljana Dolamic. These files reside in:

`analysis/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java`

`analysis/common/src/java/org/apache/lucene/analysis/de/GermanMinimalStemmer.java`

`analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java`

`analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java`

`analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchLightStemmer.java`

`analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchMinimalStemmer.java`

`analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java`

`analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java`

`analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java`

`analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java`

`analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java`

The

Stempel analyzer (stempel) includes BSD-licensed software developed

by the Egothor project <http://egothor.sf.net/>, created by Leo Galambos, Martin Kvapil,

and Edmond Nolan.

The Polish analyzer (stempel) comes with a default

stopword list that is BSD-licensed created by the Carrot2 project. The file resides

in `stempel/src/resources/org/apache/lucene/analysis/pl/stopwords.txt`.

See <http://project.carrot2.org/license.html>.

The SmartChineseAnalyzer source code (smartcn) was provided by Xiaoping Gao and copyright 2009 by www.imdict.net.

WordBreakTestUnicode\_\*.java (under modules/analysis/common/src/test/) is derived from Unicode data such as the Unicode Character Database. See <http://unicode.org/copyright.html> for more details.

The Morfologik analyzer (morfologik) includes BSD-licensed software developed by Dawid Weiss and Marcin Mikowski (<http://morfologik.blogspot.com/>).

Morfologik uses data from Polish ispell/myspell dictionary (<http://www.sjp.pl/slownik/en/>) licenced on the terms of (inter alia) LGPL and Creative Commons ShareAlike.

Morfologic includes data from BSD-licensed dictionary of Polish (SGJP) (<http://sgjp.pl/morfeusz/>)

Servlet-api.jar and javax.servlet-\*.jar are under the CDDL license, the original source code for this can be found at <http://www.eclipse.org/jetty/downloads.php>

=====  
Kuromoji Japanese Morphological Analyzer - Apache Lucene Integration  
=====

This software includes a binary and/or source version of data from

mecab-ipadic-2.7.0-20070801

which can be obtained from

<http://atilika.com/releases/mecab-ipadic/mecab-ipadic-2.7.0-20070801.tar.gz>

or

<http://jaist.dl.sourceforge.net/project/mecab/mecab-ipadic/2.7.0-20070801/mecab-ipadic-2.7.0-20070801.tar.gz>

=====  
mecab-ipadic-2.7.0-20070801

Notice  
=====

Nara Institute of Science and Technology (NAIST), the copyright holders, disclaims all warranties with regard to this software, including all implied warranties of merchantability and fitness, in no event shall NAIST be liable for any special, indirect or consequential damages or any damages

whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortious action, arising out of or in connection with the use or performance of this software.

A large portion of the dictionary entries originate from ICOT Free Software. The following conditions for ICOT Free Software applies to the current dictionary as well.

Each User may also freely distribute the Program, whether in its original form or modified, to any third party or parties, PROVIDED that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear on, or be attached to, the Program, which is distributed substantially in the same form as set out herein and that such intended distribution, if actually made, will neither violate or otherwise contravene any of the laws and regulations of the countries having jurisdiction over the User or the intended distribution itself.

#### NO WARRANTY

The program was produced on an experimental basis in the course of the research and development conducted during the project and is provided to users as so produced on an experimental basis. Accordingly, the program is provided without any warranty whatsoever, whether express, implied, statutory or otherwise. The term "warranty" used herein includes, but is not limited to, any warranty of the quality, performance, merchantability and fitness for a particular purpose of the program and the nonexistence of any infringement or violation of any right of any third party.

Each user of the program will agree and understand, and be deemed to have agreed and understood, that there is no warranty whatsoever for the program and, accordingly, the entire risk arising from or otherwise connected with the program is assumed by the user.

Therefore, neither ICOT, the copyright holder, or any other organization that participated in or was otherwise related to the development of the program and their respective officials, directors, officers and other employees shall be held liable for any and all damages, including, without limitation, general, special, incidental and consequential damages, arising out of or otherwise in connection with the use or inability to use the program or any product, material or result produced or otherwise obtained by using the program, regardless of whether they have been advised of, or otherwise had knowledge of, the possibility of such damages at any time during the project or thereafter. Each user will be deemed to have agreed to the foregoing by his or her commencement of use of the program. The term



"use" as used herein includes, but is not limited to, the use, modification, copying and distribution of the program and the production of secondary products from the program.

In the case where the program, whether in its original form or modified, was distributed or delivered to or received by a user from any person, organization or entity other than ICOT, unless it makes or grants independently of ICOT any specific warranty to the user in writing, such person, organization or entity, will also be exempted from and not be held liable to the user for any such damages as noted above as far as the program is concerned.

=====  
Nori Korean Morphological Analyzer - Apache Lucene Integration  
=====

This software includes a binary and/or source version of data from

mecab-ko-dic-2.0.3-20170922

which can be obtained from

<https://bitbucket.org/eunjeon/mecab-ko-dic/downloads/mecab-ko-dic-2.0.3-20170922.tar.gz>

Apache Commons Logging

Copyright 2003-2014 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Dropwizard

Copyright 2010-2013 Coda Hale and Yammer, Inc., 2014-2016 Dropwizard Team

This product includes software developed by Coda Hale and Yammer, Inc.

Apache Lucene

Copyright 2014 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Includes software from other Apache Software Foundation projects, including, but not limited to:

- Apache Ant
- Apache Jakarta Regexp
- Apache Commons
- Apache Xerces

ICU4J, (under analysis/icu) is licensed under an MIT styles license

and Copyright (c) 1995-2008 International Business Machines Corporation and others

Some data files (under analysis/icu/src/data) are derived from Unicode data such as the Unicode Character Database. See <http://unicode.org/copyright.html> for more details.

Brics Automaton (under core/src/java/org/apache/lucene/util/automaton) is BSD-licensed, created by Anders Mller. See <http://www.brics.dk/automaton/>

The levenshtein automata tables (under core/src/java/org/apache/lucene/util/automaton) were automatically generated with the moman/finenight FSA library, created by Jean-Philippe Barrette-LaPierre.

This library is available under an MIT license, see <http://sites.google.com/site/rrettesite/moman> and <http://bitbucket.org/jpbarrette/moman/overview/>

The class org.apache.lucene.util.WeakIdentityMap was derived from the Apache CXF project and is Apache License 2.0.

The Google Code Prettify is Apache License 2.0. See <http://code.google.com/p/google-code-prettify/>

JUnit (junit-4.10) is licensed under the Common Public License v. 1.0 See <http://junit.sourceforge.net/cpl-v10.html>

This product includes code (JaspellTernarySearchTrie) from Java Spelling Checking Package (jaspell): <http://jaspell.sourceforge.net/>  
License: The BSD License (<http://www.opensource.org/licenses/bsd-license.php>)

The snowball stemmers in  
analysis/common/src/java/net/sf/snowball  
were developed by Martin Porter and Richard Boulton.  
The snowball stopword lists in  
analysis/common/src/resources/org/apache/lucene/analysis/snowball  
were developed by Martin Porter and Richard Boulton.  
The full snowball package  
is available from  
<http://snowball.tartarus.org/>

The KStem stemmer in  
analysis/common/src/org/apache/lucene/analysis/en  
was developed by Bob Krovetz and Sergio Guzman-Lara (CIIR-UMass Amherst)  
under the BSD-license.

The Arabic,Persian,Romanian,Bulgarian, Hindi and Bengali analyzers (common) come with a default stopword list that is BSD-licensed created by Jacques Savoy. These files reside in:  
analysis/common/src/resources/org/apache/lucene/analysis/ar/stopwords.txt,  
analysis/common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt,  
analysis/common/src/resources/org/apache/lucene/analysis/ro/stopwords.txt,

analysis/common/src/resources/org/apache/lucene/analysis/bg/stopwords.txt,  
analysis/common/src/resources/org/apache/lucene/analysis/hi/stopwords.txt,  
analysis/common/src/resources/org/apache/lucene/analysis/bn/stopwords.txt  
See <http://members.unine.ch/jacques.savoy/clef/index.html>.

The German,Spanish,Finnish,French,Hungarian,Italian,Portuguese,Russian and Swedish light stemmers

(common) are based on BSD-licensed reference implementations created by Jacques Savoy and Ljiljana Dolamic. These files reside in:

analysis/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java  
analysis/common/src/java/org/apache/lucene/analysis/de/GermanMinimalStemmer.java  
analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java  
analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java  
analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchLightStemmer.java  
analysis/common/src/java/org/apache/lucene/analysis/fr/FrenchMinimalStemmer.java  
analysis/common/src/java/org/apache/lucene/analysis/hu/HungarianLightStemmer.java  
analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java  
analysis/common/src/java/org/apache/lucene/analysis/pt/PortugueseLightStemmer.java  
analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java  
analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java

The

Stempel analyzer (stempel) includes BSD-licensed software developed by the Egothor project <http://egothor.sf.net/>, created by Leo Galambos, Martin Kvapil, and Edmond Nolan.

The Polish analyzer (stempel) comes with a default stopword list that is BSD-licensed created by the Carrot2 project. The file resides in `stempel/src/resources/org/apache/lucene/analysis/pl/stopwords.txt`.  
See <http://project.carrot2.org/license.html>.

The SmartChineseAnalyzer source code (smartcn) was provided by Xiaoping Gao and copyright 2009 by [www.imdict.net](http://www.imdict.net).

WordBreakTestUnicode\_\*.java (under `modules/analysis/common/src/test/`) is derived from Unicode data such as the Unicode Character Database.  
See <http://unicode.org/copyright.html> for more details.

The Morfologik analyzer (morfologik) includes BSD-licensed software developed by Dawid Weiss and Marcin Mikowski (<http://morfologik.blogspot.com/>).

Morfologik uses data from Polish ispell/myspell dictionary (<http://www.sjp.pl/slownik/en/>)  
licenced on the terms of (inter alia)  
LGPL and Creative Commons ShareAlike.

Morfologic includes data from BSD-licensed dictionary of Polish (SGJP) (<http://sgjp.pl/morfeusz/>)

Servlet-api.jar and javax.servlet-\*.jar are under the CDDL license, the original source code for this can be found at <http://www.eclipse.org/jetty/downloads.php>

---

---

Kuromoji Japanese Morphological Analyzer - Apache Lucene Integration

---

---

This software includes a binary and/or source version of data from

mecab-ipadic-2.7.0-20070801

which can be obtained from

<http://atilika.com/releases/mecab-ipadic/mecab-ipadic-2.7.0-20070801.tar.gz>

or

<http://jaist.dl.sourceforge.net/project/mecab/mecab-ipadic/2.7.0-20070801/mecab-ipadic-2.7.0-20070801.tar.gz>

---

---

mecab-ipadic-2.7.0-20070801

Notice

---

---

Nara Institute of Science and Technology (NAIST),  
the copyright holders, disclaims all warranties with regard to this software, including all implied warranties of merchantability and fitness, in no event shall NAIST be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortuous action, arising out of or in connection with the use or performance of this software.

A large portion of the dictionary entries originate from ICOT Free Software. The following conditions for ICOT Free Software applies to the current dictionary as well.

Each User may also freely distribute the Program, whether in its original form or modified, to any third party or parties, PROVIDED that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear on, or be attached to, the Program, which is distributed substantially in the same form as set out herein and that such intended distribution, if actually made, will neither violate or otherwise contravene any of the laws and regulations of the countries having jurisdiction over the User or the intended distribution itself.

## NO WARRANTY

The program was produced on an experimental basis in the course of the research and development conducted during the project and is provided to users as so produced on an experimental basis. Accordingly, the program is provided without any warranty whatsoever, whether express, implied, statutory or otherwise. The term "warranty" used herein includes, but is not limited to, any warranty of the quality, performance, merchantability and fitness for a particular purpose of the program and the nonexistence of any infringement or violation of any right of any third party.

Each user of the program will agree and understand, and be deemed to have agreed and understood, that there is no warranty whatsoever for the program and, accordingly, the entire risk arising from or otherwise connected with the program is assumed by the user.

Therefore, neither ICOT, the copyright holder, or any other organization that participated in or was otherwise related to the development of the program and their respective officials, directors, officers and other employees shall be held liable for any and all damages, including, without limitation, general, special, incidental and consequential damages, arising out of or otherwise in connection with the use or inability to use the program or any product, material or result produced or otherwise obtained by using the program, regardless of whether they have been advised of, or otherwise had knowledge of, the possibility of such damages at any time during the project or thereafter. Each user will be deemed to have agreed to the foregoing by his or her commencement of use of the program. The term "use" as used herein includes, but is not limited to, the use, modification, copying and distribution of the program and the production of secondary products from the program.

In the case where the program, whether in its original form or modified, was distributed or delivered to or received by a user from any person, organization or entity other than ICOT, unless it makes or grants independently of ICOT any specific warranty to the user in writing, such person, organization or entity, will also be exempted from and not be held liable to the user for any such damages as noted above as far as the program is concerned.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or  
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from)  
the Work and for which the  
editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.



7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Eclipse Distribution License - v 1.0

Copyright (c) 2007, Eclipse Foundation, Inc. and its licensors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache POI

Copyright 2003-2015 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This product contains parts that were originally based on software from BEA.

Copyright (c) 2000-2003, BEA Systems, <<http://www.bea.com/>>.

This product contains W3C XML Schema documents. Copyright 2001-2003 (c) World Wide Web Consortium (Massachusetts Institute of Technology, European Research Consortium for Informatics and Mathematics, Keio University)

This product contains the Piccolo XML Parser for Java (<http://piccolo.sourceforge.net/>). Copyright 2002 Yuval Oren.

This product contains the chunks\_parse\_cmds.tbl file from the vsdump program. Copyright (C) 2006-2007 Valek Filippov (frob@df.ru)

This product contains parts of the eID Applet project (<http://eid-applet.googlecode.com>). Copyright (c) 2009-2014 FedICT (federal ICT department of Belgium), e-Contract.be BVBA (<https://www.e-contract.be>), Bart Hanssens from FedICT  
Apache HTrace (incubating) is Apache 2.0 Licensed. See below for licensing of dependencies that are NOT Apache Licensed.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other

Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you  
may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Units, a string formatting go library, is Copyright (c) 2014 Alec Thomas and MIT licensed: <https://github.com/alecthomas/units/blob/master/COPYING>

D3, a javascript library for manipulating data, used by htrace-hbase is Copyright 2010-2014, Michael Bostock and BSD licensed: <https://github.com/mbostock/d3/blob/master/LICENSE>

Bootstrap, an html, css, and javascript framework, is Copyright (c) 2011-2015 Twitter, Inc and MIT licensed: <https://github.com/twbs/bootstrap/blob/master/LICENSE>

underscore, a javascript library  
of functional programming helpers, is  
(c) 2009-2014 Jeremy Ashkenas, DocumentCloud and Investigative Reporters  
& Editors and an MIT license:  
<https://github.com/jashkenas/underscore/blob/master/LICENSE>

jquery, a javascript library, is Copyright jQuery Foundation and other  
contributors, <https://jquery.org/>. The software consists of  
voluntary contributions made by many individuals. For exact  
contribution history, see the revision history  
available at <https://github.com/jquery/jquery>  
It is MIT licensed:  
<https://github.com/jquery/jquery/blob/master/LICENSE.txt>

backbone, is a javascript library, that is Copyright (c) 2010-2014  
Jeremy Ashkenas, DocumentCloud. It is MIT licensed:  
<https://github.com/jashkenas/backbone/blob/master/LICENSE>

moment.js is a front end time conversion project.  
It is (c) 2011-2014 Tim Wood, Iskren Chernev, Moment.js contributors  
and shared under the MIT license:  
<https://github.com/moment/moment/blob/develop/LICENSE>

CMP is an implementation of the MessagePack serialization  
format in  
C. It is licensed under the MIT license:  
<https://github.com/camgunz/cmp/blob/master/LICENSE>

go-codec is an implementation of several serialization and deserialization  
codecs in Go. It is licensed under the MIT license:  
<https://github.com/ugorji/go/blob/master/LICENSE>  
== License

Copyright 2013-2019 Elasticsearch

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.



This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>).

## ACKNOWLEDGEMENT

=====

HPPC borrowed code, ideas or both from:

- \* Apache Lucene, <http://lucene.apache.org/>  
(Apache license)
- \* Fastutil, <http://fastutil.di.unimi.it/>  
(Apache license)
- \* Koloboke, <https://github.com/OpenHFT/Koloboke>  
(Apache license)

/\*

The MIT License

Copyright (c) 2004-2015 Paul R. Holser, Jr.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence

the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be

introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating

system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot



use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and

conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should

also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

Apache Log4j SLF4J Binding

Copyright 1999-2017 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
This software is Copyright (c) 2013 by MaxMind, Inc.

This is free software, licensed under the Apache License, Version 2.0.

Apache HttpComponents Client  
Copyright 1999-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Cryptacular Java Library  
Copyright (C) 2003-2020 Virginia Tech.  
All rights reserved.

This product includes software developed at  
Virginia Tech (<http://www.vt.edu>).  
AWS SDK for Java  
Copyright 2010-2014 Amazon.com, Inc. or its affiliates. All Rights Reserved.

This product includes software developed by  
Amazon Technologies, Inc (<http://www.amazon.com/>).

\*\*\*\*\*

### THIRD PARTY COMPONENTS

\*\*\*\*\*

This software includes third party software subject to the following copyrights:

- XML parsing and utility functions from JetS3t - Copyright 2006-2009 James Murty.
- JSON parsing and utility functions from JSON.org - Copyright 2002 JSON.org.
- PKCS#1 PEM encoded private key parsing and utility functions from [oauth.googlecode.com](http://oauth.googlecode.com) - Copyright 1998-2010 AOL Inc.

The licenses for these third party components are included in LICENSE.txt  
Copyright (c) 2007-2009, JSR305 expert group  
All rights reserved.

<http://www.opensource.org/licenses/bsd-license.php>

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice,  
this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.
- \* Neither the name of the JSR305 expert group nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,  
THE IMPLIED WARRANTIES

OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Licensing of XZ for Java

=====

All the files in this package have been written by Lasse Collin and/or Igor Pavlov. All these files have been put into the public domain. You can do whatever you want with these files.

This software is provided "as is", without any warranty.  
Apache Commons Codec  
Copyright 2002-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java  
contains test data from <http://aspell.net/test/orig/batch0.tab>.  
Copyright (C) 2002 Kevin Atkinson ([kevina@gnu.org](mailto:kevina@gnu.org))

=====

The content of package org.apache.commons.codec.language.bm has been translated from the original php source code available at <http://stevemorse.org/phoneticinfo.htm> with permission from the original authors.

Original source copyright:  
Copyright (c) 2008 Alexander Beider & Stephen P. Morse.  
Copyright (c) 2004-2014 QOS.ch  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

/\*

\* Copyright Elasticsearch B.V. and/or licensed to Elasticsearch B.V. under one

\* or more contributor license agreements. Licensed under the Elastic License;

\* you may not use this file except in compliance with the Elastic License.

\*/

Apache HttpComponents Core

Copyright 2005-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project contains annotations derived from JCIP-ANNOTATIONS  
Copyright (c) 2005 Brian Goetz and Tim Peierls. See <http://www.jcip.net>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.



3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## EXTERNAL COMPONENTS

Apache PDFBox includes a number of components with separate copyright notices and license terms. Your use of these components is subject to the terms and conditions of the following licenses.

Contributions made to the original PDFBox and FontBox projects:

Copyright (c) 2002-2007, www.pdfbox.org

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of pdfbox; nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Adobe Font Metrics (AFM) for PDF Core 14 Fonts

This file and the 14 PostScript(R) AFM files it accompanies may be used, copied, and distributed for any purpose and without charge, with or without modification, provided that all copyright notices are retained; that the AFM files are not distributed without this file; that all modifications to this file or any of the AFM files are prominently noted in the modified file(s); and that this paragraph is not modified. Adobe Systems has no responsibility or obligation to support the use of the AFM files.

CMaps for PDF Fonts (<http://opensource.adobe.com/wiki/display/cmap/Downloads>)

Copyright 1990-2009 Adobe Systems Incorporated.

All rights reserved.

Redistribution and use in source and binary forms, with or without

modification,  
are permitted provided that the following conditions  
are met:

Redistributions of source code must retain the above copyright notice,  
this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.

Neither the name of Adobe Systems Incorporated nor the names of its  
contributors may be used to endorse or promote products derived from this  
software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY,  
OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
THE POSSIBILITY OF SUCH DAMAGE.

PaDaF PDF/A preflight (<http://sourceforge.net/projects/padaf>)

Copyright 2010 Atos Worldline SAS

Licensed by Atos Worldline SAS under one or more  
contributor license agreements. See the NOTICE file distributed with  
this work for additional information regarding copyright ownership.  
Atos Worldline SAS licenses this file to You under the Apache License, Version 2.0  
(the "License"); you may not use this file except in compliance with  
the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable  
law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

OSXAdapter

Version: 2.0

Disclaimer: IMPORTANT: This Apple software is supplied to you by Apple Inc. ("Apple") in consideration of your agreement to the following terms, and your use, installation, modification or redistribution of this Apple software constitutes acceptance of these terms. If you do not agree with these terms, please do not use, install, modify or redistribute this Apple software.

In consideration of your agreement to abide by the following terms, and subject to these terms, Apple grants you a personal, non-exclusive license, under Apple's copyrights in this original Apple software (the "Apple Software"), to use, reproduce, modify and redistribute the Apple Software,

with or without modifications, in source and/or binary forms; provided that if you redistribute the Apple Software in its entirety and without modifications, you must retain this notice and the following text and disclaimers in all such redistributions of the Apple Software. Neither the name, trademarks, service marks or logos of Apple Inc. may be used to endorse or promote products derived from the Apple Software without specific prior written permission from Apple. Except as expressly stated in this notice, no other rights or licenses, express or implied, are granted by Apple herein, including but not limited to any patent rights that may be infringed by your derivative works or by other works in which the Apple Software may be incorporated.

The Apple Software is provided by Apple on an "AS IS" basis. APPLE MAKES NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF NON-INFRINGEMENT, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, REGARDING THE APPLE SOFTWARE OR ITS USE AND OPERATION ALONE OR IN COMBINATION WITH YOUR PRODUCTS.

IN NO EVENT SHALL APPLE BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) ARISING IN ANY WAY OUT OF THE USE, REPRODUCTION, MODIFICATION AND/OR DISTRIBUTION OF THE APPLE SOFTWARE, HOWEVER CAUSED AND WHETHER UNDER THEORY OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, EVEN IF APPLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 2003-2007 Apple, Inc., All Rights Reserved  
Copyright (c) 2006-2007, [www.jempbox.org](http://www.jempbox.org)  
All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of fontbox; nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"

(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.



3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

this is a test notice file

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

### 1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software

with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

#### 4. Versions of the License.

##### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

##### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

##### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer

or a Contributor (the

Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER

INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4

(June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License



is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

-----

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify

your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source

code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest

validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

#### 9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name  
and a brief idea of what it does.

#### Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision

comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,



worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Copyright 2006 Envoi Solutions LLC

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

JCodings is released under the MIT License.

Copyright 2008 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

---

This project contains annotations in the package `org.apache.http.annotation` which are derived from JCIP-ANNOTATIONS  
Copyright (c) 2005 Brian Goetz and Tim Peierls.  
See <http://www.jcip.net> and the Creative Commons Attribution License (<http://creativecommons.org/licenses/by/2.5>)  
Full text: <http://creativecommons.org/licenses/by/2.5/legalcode>

License

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

#### 1. Definitions

"Collective Work" means a work, such as a periodical issue, anthology or encyclopedia, in which the Work in its entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a collective whole. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this License.

"Derivative Work" means a work based upon the Work or upon the Work and other pre-existing works, such as a translation, musical arrangement, dramatization, fictionalization, motion picture version, sound recording, art reproduction, abridgment, condensation, or any other form in which the Work may be recast, transformed, or adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose

of this License. For the avoidance of doubt, where the Work is a musical composition or sound recording, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered a Derivative



Work for the purpose of this License.

"Licensor" means the individual or entity that offers the Work under the terms of this License.

"Original Author" means the individual or entity who created the Work.

"Work" means the copyrightable work of authorship offered under the terms of this License.

"You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.

2. Fair Use Rights. Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

to create and reproduce Derivative Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works.

For the avoidance of doubt, where the work is a musical composition:

Performance Royalties Under Blanket Licenses.

Licensor waives the exclusive right to collect, whether individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.

Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights agency or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).

Webcasting Rights and Statutory Royalties. For the avoidance of doubt, where the Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with

every copy or phonorecord of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise

of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any credit as required by clause 4(b), as requested. If You create a Derivative Work, upon notice from any Licensor You must, to the extent practicable, remove from the Derivative Work any credit as required by clause 4(b), as requested.

If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or (ii) if the Original Author and/or Licensor designate another party or parties (e.g. a sponsor institute, publishing entity, journal) for attribution in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

## 5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

## 6. Limitation on

Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. Termination

This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Derivative Works or Collective Works from You under this

License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.

Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

## 8. Miscellaneous

Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.

Each time You distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.

If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of

this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You.

Apache PDFBox

Copyright 2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Based on source code originally developed in the PDFBox and  
FontBox projects.

Copyright (c) 2002-2007, [www.pdfbox.org](http://www.pdfbox.org)

Based on source code originally developed in the PaDaF project.

Copyright (c) 2010 Atos Worldline SAS

Includes the Adobe Glyph List

Copyright 1997, 1998, 2002, 2007, 2010 Adobe Systems Incorporated.

Includes the Zapf Dingbats Glyph List

Copyright 2002, 2010 Adobe Systems Incorporated.

Includes OSXAdapter

Copyright (C) 2003-2007 Apple, Inc., All Rights Reserved

this is a test license file

This package is free to use under the Elastic license. It contains open source and free commercial features and access to paid commercial features.

{kibana-ref}/managing-licenses.html[Start a 30-day trial] to try out all of the paid commercial features. See the

<https://www.elastic.co/subscriptions>[Subscriptions] page for information about Elastic license levels.

\*\*\*The art of simplicity is a puzzle of complexity.\*\*\*

### ## Overview ##

[YAML](<http://yaml.org>) is a data serialization format designed for human readability and interaction with scripting languages.

SnakeYAML is a YAML processor for the Java Virtual Machine.

### ## SnakeYAML features ##

\* a **complete** [YAML 1.1 processor](<http://yaml.org/spec/1.1/current.html>). In particular, SnakeYAML can parse all examples from the specification.

\* Unicode support including UTF-8/UTF-16 input/output.

\* high-level API for serializing and deserializing native Java objects.

\* support for all types from the [YAML types repository](<http://yaml.org/type/index.html>).

\* relatively sensible error messages.

### ## Info ##

\* [Changes](<https://bitbucket.org/asomov/snakeyaml/wiki/Changes>)

\* [Documentation](<https://bitbucket.org/asomov/snakeyaml/wiki/Documentation>)

### ## Contribute ##

\* Mercurial DVCS is used to dance with the [source code](<https://bitbucket.org/asomov/snakeyaml/src>).

\* If you find a bug in SnakeYAML,

please [file a bug report](<https://bitbucket.org/asomov/snakeyaml/issues?status=new&status=open>).

\* You may discuss SnakeYAML at

[the mailing list](<http://groups.google.com/group/snakeyaml-core>).

---

teardown:

- do:

license.post:

acknowledge: true

body: |

{ "licenses": [ { "uid": "3aa62ffe-36e1-4fad-bfdc-

9dff8301eb22", "type": "trial", "issue\_date\_in\_millis": 1523456691721, "expiry\_date\_in\_millis": 1838816691721, "max\_nodes": 5, "issued\_to": "customer", "issuer": "elasticsearch", "signature": "AAAABAAAAA2kWNcuc+DT0lrImYZKA  
AAAIaO5/x6hrsGh1GqqrJmy4qgmEC7gK0U4zQ6q5ZEMhm4jAAABAEn6fG9y2VxKBu2T3D5hffh56kzOQOD  
COdhr0y2d17ZSIJMZRqO7ZywPCWNS1aR33GhfIHkTER0ysML0xMH/gXavhyRvMBndJj0UBKzuwpTawSlnx  
YtcqN8mSBIvJC7Ki+uJ1SpAILC2ZP9fnkRlqwXqBlTwfYn7xnZgu9DKrOWru/ipTPObo7jceP18VTK6nWFen7/h  
CFDQTUFZ0jQvd+nq7A1PAcHGNxGfdbMVmAXCXgGWkRfT3clo9/vadgo+isNyh1sPq9mN7gwsvBAKtA1Frp  
H2EXYYbfOsSpBvUmhYMgErLg1k3/CbS0pCWLKOaX1xTMayosdZOjagU3auZXY=", "start\_date\_in\_millis":-

```
1}}}
```

```
---
```

```
"Installing enterprise license":
```

```
## current license version
```

```
- do:
```

```
  license.post:
```

```
    acknowledge: true
```

```
    body: |
```

```
      {"license":{"uid":"6e57906b-a8d1-4c1f-acb7-73a16edc3934","type":"enterprise","issue_date_in_millis":1523456691721,"expiry_date_in_millis":1838816691721,"max_nodes":null,"max_resource_units":50,"issued_to":"rest-test","issuer":"elasticsearch","signature":"AAAABQAAAA0sKPJdf9T6DItbXVJKAAAAIAo5/x6hrsGh1GqqrJmy4qgmEC7gK0U4zQ6q5ZEMhm4jAAABAKFCHrix7w/xPG14+wdhld1RmphDmXmHfL1xeuI33Ahr1mOUYZ30eR6GZuh7CnK8BQhfq+z63lgctJepWlvwDSgkOvXWLHrJun7YScrzz1bism0ZHWw7Swb9DO7vePomVBo/Hm9+eX0pV4/cFQNMmbFaX11tqJZYBEO6sNASVAFL7A1ZcVoB2evweGU9pUQYvFvmyzzySf99miDo3NH0XYdownEdtoNgFfmqa3+koCP7onmRZ1h9jhsDOi30RX/DTDXQKW+XoREnOHCoOAJFwxwip/c1qaQAOqp1H6+P20ZGr2sIPiU97OVEU9kulm+E+jgiVW3LwGheOXsUOd1B8Mp0=","start_date_in_millis":-1}}
```

```
- match: { license_status: "valid" }
```

```
- do:
```

```
  license.get: { }
```

```
## a v4 (7.X compatible) license object has 11 attributes
```

```
- length: { license: 11 }
```

```
## by default the enterprise license is "platinum", and return "max_nodes"
```

```
- match: { license.type: "platinum" }
```

```
- match: { license.max_nodes: 50 }
```

```
## Check the xpack info API as well
```

```
- do:
```

```
  xpack.info:
```

```
  { }
```

```
- match: { license.type: "platinum" }
```

```
- match: { license.mode: "platinum" }
```

```
## Check the opt-in v5 license type
```

```
- do:
```

```
  license.get:
```

```
    accept_enterprise: true
```

```
## a v5 license object has 12 attributes
```

```
- length: { license: 12 }
```

```
## opt-in to return real enterprise type
```

```
- match: { license.type: "enterprise" }
```

```
- match: { license.max_resource_units: 50 }
```

```
- match: { license.max_nodes: null }
```

```
## Check the xpack info API as well
```

```
- do:
```

```
  xpack.info:
```

```
    accept_enterprise: true
```

```
- match: { license.type: "enterprise" }
```

```
- match: { license.mode: "enterprise" }
```

```
- do:
```

```
  license.get:
```

```
    accept_enterprise: false
```

```
## a v4 license object has 11 attributes
```

```
- length: { license: 11 }
```

```
## opt-out of real enterprise type
```

```
- match: { license.type: "platinum" }
```

```
- match: { license.max_nodes: 50 }
```

```
## Check the xpack info API as well
```

```
- do:
```

```
  xpack.info:
```

```
    accept_enterprise: false
```

```
- match: { license.type: "platinum" }
```

```
}
```

```
- match: { license.mode: "platinum" }
```

Copyright (c) 2002-2016, the original author or authors.

All rights reserved.

<http://www.opensource.org/licenses/bsd-license.php>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2004-2014 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,



and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Nimbus JOSE + JWT

Copyright 2012 - 2018, Connect2id Ltd.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License. You may use under either the Apache License Version 2.0 or the BSD 3-Clause License.

-----  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity,

whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative

Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any

Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility,

not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-----



Copyright (c) 2011, Mike Samuel  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our

General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as

"you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms,

do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a

work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source

code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many

people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND

PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How  
to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules,



and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

```
[role="xpack"]
[testenv="basic"]
[[update-license]]
=== Update license API
++++
<titleabbrev>Update license</titleabbrev>
++++
```

Updates the license for your {es} cluster.

```
[[update-license-api-request]]
===== {api-request-title}
```

```
`PUT _license`
```

```
`POST _license`
```

```
[[update-license-api-prereqs]]
===== {api-prereq-title}
```

If {es} {security-features} are enabled, you need `manage`` cluster privileges to install the license.

If {es} {security-features} are enabled and you are installing a gold or higher license, you must enable TLS on the transport networking layer before you install the license. See <<configuring-tls>>.

```
[[update-license-api-desc]]
===== {api-description-title}
```

You can update your license at runtime without shutting down your nodes. License updates take effect immediately. If the license you are installing does not support all of the features that were available with your previous license, however, you are notified in the response. You must then re-submit the API request with the `acknowledge`` parameter set to `true``.

For more information about the different types of licenses, see <https://www.elastic.co/subscriptions>.

```
[[update-license-api-query-params]]
```

```
==== {api-query-parms-title}
```

```
`acknowledge`::
```

```
(Optional, boolean)
```

Specifies whether you acknowledge the license changes. The default value is `false`.

```
[[update-license-api-request-body]]
```

```
==== {api-request-body-title}
```

```
`licenses`::
```

```
(Required, array)
```

A sequence of one or more JSON documents containing the license information.

```
[[update-license-api-example]]
```

```
==== {api-examples-title}
```

The following example updates to a basic license:

```
[source,console]
```

```
-----  
PUT _license  
{  
  "licenses": [  
    {  
      "uid":"893361dc-9749-4997-93cb-802e3d7fa4xx",  
      "type":"basic",  
      "issue_date_in_millis":1411948800000,  
      "expiry_date_in_millis":1914278399999,  
      "max_nodes":1,  
      "issued_to":"issuedTo",  
      "issuer":"issuer",  
      "signature":"xx"  
    }  
  ]  
}
```

```
-----  
// TEST[skip:license testing issues]
```

NOTE: These values are invalid; you must substitute the appropriate content from your license file.

You can also install your license file using a `curl` command. Be sure to add `@` before the license file path to instruct curl to treat it as an input file.

```
[source,shell]
```

```
-----
```

```
curl -XPUT -u <user> 'http://<host>:<port>/_license' -H "Content-Type: application/json" -d @license.json
```

```
-----  
// NOTCONSOLE
```

On Windows, use the following command:

```
[source,shell]
```

```
-----  
Invoke-WebRequest -uri http://<host>:<port>/_license -Credential elastic -Method Put -ContentType  
"application/json" -InFile .\license.json  
-----
```

In these examples,

- \* ``<user>`` is a user ID with the appropriate authority.
- \* ``<host>`` is the hostname of any node in the {es} cluster (`localhost` if executing locally)
- \* ``<port>`` is the http port (defaults to `9200`)
- \* `license.json` is the license JSON file

NOTE: If your {es} node has SSL enabled on the HTTP interface, you must start your URL with `https://`

If you previously had a license with more features than the basic license, you receive the following response:

```
[source,js]
```

```
-----  
{  
  "acknowledged": false,  
  "license_status": "valid",  
  "acknowledge": {  
    "message": """"This license update requires acknowledgement. To acknowledge the license, please read the  
following messages and update the license again, this time with the "acknowledge=true" parameter:""",  
    "watcher": [  
      "Watcher will be disabled"  
    ],  
    "logstash": [  
      "Logstash will no longer poll for centrally-managed pipelines"  
    ],  
    "security": [  
      "The following X-Pack security  
functionality will be disabled: ..." ]  
  }  
}
```

```
-----  
// NOTCONSOLE
```

To complete the update, you must re-submit the API request and set the `acknowledge` parameter to `true`. For example:

[source,console]

```
-----  
PUT _license?acknowledge=true  
{  
  "licenses": [  
    {  
      "uid":"893361dc-9749-4997-93cb-802e3d7fa4xx",  
      "type":"basic",  
      "issue_date_in_millis":1411948800000,  
      "expiry_date_in_millis":1914278399999,  
      "max_nodes":1,  
      "issued_to":"issuedTo",  
      "issuer":"issuer",  
      "signature":"xx"  
    }  
  ]  
}
```

```
-----  
// TEST[skip:license testing issues]
```

Alternatively:

[source,sh]

```
-----  
curl -XPUT -u elastic 'http://<host>:<port>/_license?acknowledge=true' -H "Content-Type: application/json" -d  
@license.json
```

```
-----  
//  
NOTCONSOLE
```

For more information about the features that are disabled when your license expires, see

{kibana-ref}/managing-licenses.html#license-expiration[License expiration].

Apache Commons Lang

Copyright 2001-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
<https://github.com/pingidentity/ldapsdk/archive/4.0.8.tar.gz>  
Apache License

Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"  
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,  
or other modifications  
represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted

against, such Contributor by reason

of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.



Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Apache HttpCore NIO  
Copyright 2005-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

/\*

\* Apache License  
\* Version 2.0, January 2004  
\* <http://www.apache.org/licenses/>  
\*

\* TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

\*

\* 1. Definitions.

\*

\* "License" shall mean the terms and conditions for use, reproduction,  
\* and distribution as defined by Sections 1 through 9 of this document.

\*

\* "Licensor" shall mean the copyright owner or entity authorized by  
\* the copyright owner that is granting the License.

\*

\* "Legal Entity" shall mean the union of the acting entity and all  
\* other entities that control, are controlled by, or are under common  
\* control with that entity. For the purposes of this definition,  
\* "control" means (i) the power, direct or indirect, to cause the  
\* direction or management of such entity, whether by contract or  
\* otherwise, or (ii) ownership of fifty percent (50%) or more of the

\*

outstanding shares, or (iii) beneficial ownership of such entity.

\*

\* "You" (or "Your") shall mean an individual or Legal Entity  
\* exercising permissions granted by this License.

\*

\* "Source" form shall mean the preferred form for making modifications,

\* including but not limited to software source code, documentation  
\* source, and configuration files.

\*

\* "Object" form shall mean any form resulting from mechanical  
\* transformation or translation of a Source form, including but  
\* not limited to compiled object code, generated documentation,  
\* and conversions to other media types.

\*

\* "Work" shall mean the work of authorship, whether in Source or  
\* Object form, made available under the License, as indicated by a  
\* copyright notice that is included in or attached to the work  
\* (an example is provided in the Appendix below).

\*

\* "Derivative Works" shall mean any work, whether in Source or Object

\*

form, that is based on (or derived from) the Work and for which the  
\* editorial revisions, annotations, elaborations, or other modifications  
\* represent, as a whole, an original work of authorship. For the purposes  
\* of this License, Derivative Works shall not include works that remain  
\* separable from, or merely link (or bind by name) to the interfaces of,  
\* the Work and Derivative Works thereof.

\*

\* "Contribution" shall mean any work of authorship, including  
\* the original version of the Work and any modifications or additions  
\* to that Work or Derivative Works thereof, that is intentionally  
\* submitted to Licensor for inclusion in the Work by the copyright owner  
\* or by an individual or Legal Entity authorized to submit on behalf of  
\* the copyright owner. For the purposes of this definition, "submitted"  
\* means any form of electronic, verbal, or written communication sent  
\* to the Licensor or its representatives,

including but not limited to

\* communication on electronic mailing lists, source code control systems,  
\* and issue tracking systems that are managed by, or on behalf of, the  
\* Licensor for the purpose of discussing and improving the Work, but  
\* excluding communication that is conspicuously marked or otherwise  
\* designated in writing by the copyright owner as "Not a Contribution."

\*

\* "Contributor" shall mean Licensor and any individual or Legal Entity  
\* on behalf of whom a Contribution has been received by Licensor and  
\* subsequently incorporated within the Work.

\*

\* 2. Grant of Copyright License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* copyright license to reproduce, prepare Derivative Works of,  
\* publicly display, publicly perform, sublicense, and distribute the

\*

Work and such Derivative Works in Source or Object form.

\*

\* 3. Grant of Patent License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* (except as stated in this section) patent license to make, have made,  
\* use, offer to sell, sell, import, and otherwise transfer the Work,  
\* where such license applies only to those patent claims licensable  
\* by such Contributor that are necessarily infringed by their  
\* Contribution(s) alone or by combination of their Contribution(s)  
\* with the Work to which such Contribution(s) was submitted. If You  
\* institute patent litigation against any entity (including a  
\* cross-claim or counterclaim in a lawsuit) alleging that the Work  
\* or a Contribution incorporated within the Work constitutes direct  
\* or contributory patent infringement, then any patent licenses  
\* granted to You under this License for that Work shall terminate  
\* as of the date such litigation is filed.

\*

\* 4. Redistribution. You may reproduce and distribute copies of the  
\* Work or Derivative Works thereof in any medium, with or without  
\* modifications, and in Source or Object form, provided that You  
\* meet the following conditions:

\*

\* (a) You must give any other recipients of the Work or  
\* Derivative Works a copy of this License; and

\*

\* (b) You must cause any modified files to carry prominent notices  
\* stating that You changed the files; and

\*

\* (c) You must retain, in the Source form of any Derivative Works  
\* that You distribute, all copyright, patent, trademark, and  
\* attribution notices from the Source form of the Work,  
\* excluding those notices that do not pertain to any part of  
\* the Derivative Works; and

\*

\* (d) If the Work includes a "NOTICE"

text file as part of its

\* distribution, then any Derivative Works that You distribute must  
\* include a readable copy of the attribution notices contained  
\* within such NOTICE file, excluding those notices that do not  
\* pertain to any part of the Derivative Works, in at least one  
\* of the following places: within a NOTICE text file distributed  
\* as part of the Derivative Works; within the Source form or  
\* documentation, if provided along with the Derivative Works; or,  
\* within a display generated by the Derivative Works, if and  
\* wherever such third-party notices normally appear. The contents  
\* of the NOTICE file are for informational purposes only and  
\* do not modify the License. You may add Your own attribution

\* notices within Derivative Works that You distribute, alongside  
\* or as an addendum to the NOTICE text from the Work, provided  
\* that  
such additional attribution notices cannot be construed  
\* as modifying the License.

\* You may add Your own copyright statement to Your modifications and  
\* may provide additional or different license terms and conditions  
\* for use, reproduction, or distribution of Your modifications, or  
\* for any such Derivative Works as a whole, provided Your use,  
\* reproduction, and distribution of the Work otherwise complies with  
\* the conditions stated in this License.

\* 5. Submission of Contributions. Unless You explicitly state otherwise,  
\* any Contribution intentionally submitted for inclusion in the Work  
\* by You to the Licensor shall be under the terms and conditions of  
\* this License, without any additional terms or conditions.  
\* Notwithstanding the above, nothing herein shall supersede or modify  
\* the terms of any separate license agreement you may have executed  
\* with Licensor regarding such Contributions.

\* 6. Trademarks. This License does not grant permission to use the trade  
\* names, trademarks, service marks, or product names of the Licensor,  
\* except as required for reasonable and customary use in describing the  
\* origin of the Work and reproducing the content of the NOTICE file.

\* 7. Disclaimer of Warranty. Unless required by applicable law or  
\* agreed to in writing, Licensor provides the Work (and each  
\* Contributor provides its Contributions) on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied, including, without limitation, any warranties or conditions  
\* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A  
\* PARTICULAR PURPOSE. You are solely responsible for determining the  
\* appropriateness of using or redistributing the Work and assume any  
\* risks associated with Your exercise of permissions under this License.

\* 8. Limitation of Liability.

In no event and under no legal theory,  
\* whether in tort (including negligence), contract, or otherwise,  
\* unless required by applicable law (such as deliberate and grossly  
\* negligent acts) or agreed to in writing, shall any Contributor be  
\* liable to You for damages, including any direct, indirect, special,  
\* incidental, or consequential damages of any character arising as a  
\* result of this License or out of the use or inability to use the  
\* Work (including but not limited to damages for loss of goodwill,  
\* work stoppage, computer failure or malfunction, or any and all  
\* other commercial damages or losses), even if such Contributor  
\* has been advised of the possibility of such damages.

\*  
\* 9. Accepting Warranty or Additional Liability. While redistributing  
\* the Work or Derivative Works thereof, You may choose to offer,  
\* and charge a fee for, acceptance of support, warranty, indemnity,  
\* or other  
liability obligations and/or rights consistent with this  
\* License. However, in accepting such obligations, You may act only  
\* on Your own behalf and on Your sole responsibility, not on behalf  
\* of any other Contributor, and only if You agree to indemnify,  
\* defend, and hold each Contributor harmless for any liability  
\* incurred by, or claims asserted against, such Contributor by reason  
\* of your accepting any such warranty or additional liability.

\* END OF TERMS AND CONDITIONS

\* APPENDIX: How to apply the Apache License to your work.

\* To apply the Apache License to your work, attach the following  
\* boilerplate notice, with the fields enclosed by brackets "[]"  
\* replaced with your own identifying information. (Don't include  
\* the brackets!) The text should be enclosed in the appropriate  
\* comment syntax for the file format. We also recommend that a  
\* file or class name and description of purpose  
be included on the  
\* same "printed page" as the copyright notice for easier  
\* identification within third-party archives.

\* Copyright 2007 Kasper B. Graversen

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at

\* <http://www.apache.org/licenses/LICENSE-2.0>

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*/

This copy of Jackson JSON processor streaming parser/generator is licensed under the  
Apache (Software) License, version 2.0 ("the License").  
See the License for details about distribution rights, and the  
specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Apache License

Version 2.0, January 2004

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

1. You must give any other recipients of the Work or Derivative Works a copy of this License; and
2. You must cause any modified files to carry prominent notices stating that You changed the files; and
3. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
4. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any

Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Note: Other license terms may apply to certain, identified software files contained within or distributed with the accompanying software if such terms are included in the directory containing the accompanying software. Such other license terms will then apply in lieu of the terms of the software license above.

JSON processing code subject to the JSON License from JSON.org:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The Software shall be used for Good, not Evil.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.



Apache Commons Lang  
Copyright 2001-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software from the Spring Framework,  
under the Apache License 2.0 (see: `StringUtils.containsWhitespace()`)  
[The "BSD license"]  
Copyright (c) 2015 Terence Parr, Sam Harwell  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products  
derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License,  
each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the  
Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

=====

This project includes Public Suffix List copied from  
<[https://publicsuffix.org/list/effective\\_tld\\_names.dat](https://publicsuffix.org/list/effective_tld_names.dat)>  
licensed under the terms of the Mozilla Public License, v. 2.0

Full license text: <<http://mozilla.org/MPL/2.0/>>

Mozilla Public License Version 2.0

=====

#### 1. Definitions

-----

##### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

##### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used

by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code

Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those

licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

-----

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark)

Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its

Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

(b) under Patent Claims of such Contributor to make, use, sell, offer

for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software;  
or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

### 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

### 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

### 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.



## 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

-----

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

## 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular



\* permitted above, be liable to You for any direct, indirect, \*  
 \* special, incidental, or consequential damages of any character \*  
 \* including, without limitation, damages for lost profits, loss of \*  
 \* goodwill, work stoppage, computer failure or malfunction, or any \*  
 \* and all other commercial damages or losses, even if such party \*  
 \* shall have been informed of the possibility of such damages. This \*  
 \* limitation of liability shall not apply to liability for death or \*  
 \* personal injury resulting from such party's negligence to the \*  
 \* extent applicable law prohibits such limitation. Some \*  
 \* jurisdictions do not allow the exclusion or limitation  
 of \*  
 \* incidental or consequential damages, so this exclusion and \*  
 \* limitation may not apply to You. \*  
 \* \*  
 \*\*\*\*\*

8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

-----

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

#### Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

#### Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

[[java-rest-high-get-license]]

=== Get License

[[java-rest-high-get-license-execution]]

==== Execution

The license can be added or updated using the `getLicense()` method:

```
["source","java",subs="attributes,callouts,macros"]
-----
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[get-license-execute]
-----
```

```
[[java-rest-high-get-license-response]]
==== Response
```

The returned `GetLicenseResponse` contains the license in the JSON format.

```
["source","java",subs="attributes,callouts,macros"]
-----
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[get-license-response]
-----
```

<1> The text of the license.

```
[[java-rest-high-get-license-async]]
==== Asynchronous Execution
```

This request can be executed asynchronously:

```
["source","java",subs="attributes,callouts,macros"]
-----
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[get-license-execute-async]
-----
```

<1>

The `GetLicenseRequest` to execute and the `ActionListener` to use when the execution completes

The asynchronous method does not block and returns immediately. Once it is completed the `ActionListener` is called back using the `onResponse` method if the execution successfully completed or using the `onFailure` method if it failed.

A typical listener for `GetLicenseResponse` looks like:

```
["source","java",subs="attributes,callouts,macros"]
-----
include-tagged::{ doc-tests }/LicensingDocumentationIT.java[get-license-execute-listener]
-----
```

<1> Called when the execution is successfully completed. The response is provided as an argument

<2> Called in case of failure. The raised exception is provided as an argument

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and



- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

This software is Copyright (c) 2014 by MaxMind, Inc.

This is free software, licensed under the Apache License, Version 2.0.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

## THIS PRODUCT ALSO INCLUDES THIRD PARTY SOFTWARE REDISTRIBUTED UNDER THE FOLLOWING LICENSES:

Apache Commons Logging,

The Apache Software License, Version 1.1 (commons-logging-1.1.1.jar)

The Apache Software License, Version 1.1

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:  
"This product includes software developed by the Apache Software Foundation (<http://www.apache.org/>)."  
Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.
4. The names "Apache" and "Apache Software Foundation" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact [apache@apache.org](mailto:apache@apache.org).
5. Products derived from this software may not be called "Apache",

nor may "Apache" appear in their name, without prior written permission of the Apache Software Foundation.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Test messages from the Perl-MIME-Tools project,

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.



"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item.

It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
  - b) use the modified Package only within your corporation or organization.
  - c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.
  - d) make other distribution arrangements with the Copyright Holder.
4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:
  - a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6.

The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines (or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent

of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Apache Commons Configuration

Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Copyright 2016, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS

BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache Commons Collections

Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

/\*

- \* Copyright (c) 2007-present, Stephen Colebourne & Michael Nascimento Santos

- \*

- \* All rights reserved.

- \*

- \* Redistribution and use in source and binary forms, with or without

- \* modification, are permitted provided that the following conditions are met:

- \*

\* \* Redistributions of source code must retain the above copyright notice,  
\* this list of conditions and the following disclaimer.  
\*  
\* \* Redistributions in binary form must reproduce the above copyright notice,  
\* this list of conditions and the following disclaimer in the documentation  
\* and/or other materials provided with the distribution.  
\*  
\* \* Neither the name of JSR-310 nor the names of its contributors  
\* may be used to endorse or promote products derived from this software  
\* without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR  
\* CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
\* EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
\* PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
\* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Apache XML Security for Java  
Copyright 2000-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Nimbus OAuth 2.0 SDK with OpenID Connect extensions

Copyright 2012-2018, Connect2id Ltd and contributors.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use  
this file except in compliance with the License. You may obtain a copy of the  
License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed  
under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR  
CONDITIONS OF ANY KIND, either express or implied. See the License for the  
specific language governing permissions and limitations under the License.  
COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0 1.

Definitions.



- 1.1. Contributor means each individual or entity that creates or contributes to the creation of Modifications.
- 1.2. Contributor Version means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.
- 1.3. Covered Software means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.
- 1.4. Executable means the Covered Software in any form other than Source Code.
- 1.5. Initial Developer means the individual or entity that first makes Original Software available under this License.
- 1.6. Larger Work means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.
- 1.7. License means this document.
- 1.8. Licensable means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.
- 1.9. Modifications means the Source Code and Executable form of any of the following: A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications; B. Any new file that contains any part of the Original Software or previous Modification; or C. Any new file that is contributed or otherwise made available under the terms of this License.
- 1.10. Original Software means the Source Code and Executable form of computer software code that is originally released under this License.
- 1.11. Patent Claims means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.
- 1.12. Source Code means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.
- 1.13. You (or Your) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, You includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

2.1. The Initial Developer Grant. Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use,

reproduce,

modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof);

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License;

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant. Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

3.1. Availability of Source Code. Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications. The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices. You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms. You

may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions. You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipients rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works. You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of  
the License.

4.1. New Versions. Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions. You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions. When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any

references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. **DISCLAIMER OF WARRANTY.** COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. **LIMITATION OF LIABILITY.** UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS. The Covered Software is a commercial item, as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of commercial computer software (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS. This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdictions conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS. As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

```
[role="xpack"]
[testenv="basic"]
[[delete-license]]
=== Delete license API
++++
<titleabbrev>Delete license</titleabbrev>
++++
```

This API enables you to delete licensing information.

```
[float]
==== Request

`DELETE /_license`
```

[float]

==== Description

When your license expires, {xpack} operates in a degraded mode. For more information, see [License expiration]({kibana-ref}/managing-licenses.html#license-expiration).

[float]

==== Authorization

You must have `manage` cluster privileges to use this API. For more information, see <<security-privileges>>.`

[float]

==== Examples

The following example queries the info API:

[source,console]

```
-----  
DELETE /_license  
-----
```

```
// TEST[skip:license testing issues]
```

When the license is successfully deleted, the API returns the following response:

[source,js]

```
-----  
{  
  "acknowledged": true  
}  
-----
```

```
//
```

```
NOTCONSOLE
```

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and



(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====  
== NOTICE file corresponding to section 4(d) of the Apache License, ==  
== Version 2.0, in this case for the Apache XmlBeans distribution. ==  
=====

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:

- software copyright (c) 2000-2003, BEA Systems, <<http://www.bea.com/>>.

Aside from contributions to the Apache XMLBeans project, this software also includes:

- one or more source files from the Apache Xerces-J and Apache Axis products, Copyright (c) 1999-2003 Apache Software Foundation
- W3C XML Schema documents Copyright 2001-2003 (c) World Wide Web Consortium (Massachusetts Institute of Technology, European Research Consortium for Informatics and Mathematics, Keio University)
- resolver.jar from Apache Xml Commons project, Copyright (c) 2001-2003 Apache Software Foundation
- Piccolo XML Parser for Java from <http://piccolo.sourceforge.net/>, Copyright 2002 Yuval Oren under the terms of the Apache Software License 2.0
- JSR-173 Streaming API for XML from <http://sourceforge.net/projects/xmlpullparser/>, Copyright 2005 BEA under the terms of the Apache Software License 2.0  
Copyright 2010 RightTime, Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache HttpComponents AsyncClient  
Copyright 2010-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
# Notices for Eclipse Project for JAF

This content is produced and maintained by the Eclipse Project for JAF project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.jaf>

## ## Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

## ## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Distribution License v. 1.0, which is available at <http://www.eclipse.org/org/documents/edl-v10.php>.

SPDX-License-Identifier: BSD-3-Clause

## ## Source Code

The project maintains the following source code repositories:

\* <https://github.com/eclipse-ee4j/jaf>

## ## Third-party Content

This project leverages the following third party content.

JUnit (4.12)

\* License: Eclipse Public License

```
// -----  
// Transitive dependencies of this project determined from the  
// maven pom organized by organization.  
// -----
```

Apache Extras for Apache log4j.

From: 'an unknown organization'

- geronimo-jms\_1.1\_spec org.apache.geronimo.specs:geronimo-jms\_1.1\_spec:jar:1.0

From: 'Apache Software Foundation' (<http://www.apache.org>)

- Apache Log4j (<http://logging.apache.org/log4j/1.2/>) log4j:log4j:bundle:1.2.17

License: The Apache Software License, Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial  
revisions, annotations, elaborations, or other modifications  
represent, as a whole, an original work of authorship. For the purposes  
of this License, Derivative Works shall not include works that remain  
separable from, or merely link (or bind by name) to the interfaces of,  
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including  
the original version of the Work and any modifications or additions  
to that Work or Derivative Works thereof, that is intentionally  
submitted to Licensor for inclusion in the Work by the copyright owner  
or by an individual or Legal Entity authorized to submit on behalf of  
the copyright owner. For the purposes of this definition, "submitted"  
means any form of electronic, verbal, or written communication sent  
to the Licensor or its representatives, including but not limited to  
communication on electronic mailing lists, source code control systems,  
and issue tracking systems that are managed by, or on behalf of, the  
Licensor for the purpose of discussing and improving the Work, but  
excluding communication that is conspicuously marked or otherwise  
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity  
on behalf of whom a Contribution has been received by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
copyright license to reproduce, prepare Derivative Works of,  
publicly display, publicly perform, sublicense, and distribute the  
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of  
this

License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
(except as stated in this section) patent license to make, have made,  
use, offer to sell, sell, import, and otherwise transfer the Work,  
where such license applies only to those patent claims licensable  
by such Contributor that are necessarily infringed by their  
Contribution(s) alone or by combination of their Contribution(s)  
with the Work to which such Contribution(s) was submitted. If You  
institute patent litigation against any entity (including a  
cross-claim or counterclaim in a lawsuit) alleging that the Work  
or a Contribution incorporated within the Work constitutes direct  
or contributory patent infringement, then any patent licenses  
granted to You under this License for that Work shall terminate  
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.



To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## APACHE TIKA SUBCOMPONENTS

Apache Tika includes a number of subcomponents with separate copyright notices and license terms. Your use of these subcomponents is subject to the terms and conditions of the following licenses.

MIME type information from file-4.26.tar.gz (<http://www.darwinsys.com/file/>)

Copyright (c) Ian F. Darwin 1986, 1987, 1989, 1990, 1991, 1992, 1994, 1995.  
Software written by Ian F. Darwin and others;  
maintained 1994- Christos Zoulas.

This software is not subject to any export provision of the United States Department of Commerce, and may be exported to any country or planet.

Redistribution  
and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright notice immediately at the beginning of the file, without modification, this list of conditions, and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Charset detection code from ICU4J (<http://site.icu-project.org/>)

Copyright (c) 1995-2009 International Business Machines Corporation and others

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior

written authorization of the  
copyright holder.

Parsing functionality provided by the NetCDF Java Library (<http://www.unidata.ucar.edu/software/netcdf-java/>)

Copyright 1993-2010 University Corporation for Atmospheric Research/Unidata

Portions of this software were developed by the Unidata Program at the University  
Corporation for Atmospheric Research.

Access and use of this software shall impose the following obligations and understandings  
on the user. The user is granted the right, without any fee or cost, to use, copy, modify,  
alter, enhance and distribute this software, and any derivative works thereof, and its  
supporting documentation for any purpose whatsoever, provided that this entire notice  
appears in all copies of the software, derivative works and supporting documentation. Further,  
UCAR requests that the user credit UCAR/Unidata in any publications that result from the use  
of this software or in any product that includes this software,  
although this is not an obligation.

The names UCAR and/or Unidata, however, may not be used in any advertising or publicity to endorse  
or promote any products or commercial entity unless specific written permission is obtained from  
UCAR/Unidata. The user also understands that UCAR/Unidata is not obligated to provide the user with  
any support, consulting, training or assistance of any kind with regard to the use, operation and  
performance of this software nor to provide the user with any updates, revisions, new versions or  
"bug fixes."

THIS SOFTWARE IS PROVIDED BY UCAR/UNIDATA "AS IS" AND ANY EXPRESS OR IMPLIED  
WARRANTIES, INCLUDING,  
BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A  
PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL UCAR/UNIDATA BE LIABLE FOR ANY SPECIAL, INDIRECT  
OR CONSEQUENTIAL  
DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS,  
WHETHER IN AN ACTION  
OF CONTRACT,  
NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE  
ACCESS,  
USE OR PERFORMANCE OF THIS SOFTWARE.

IPTC Photo Metadata descriptions are taken from the IPTC Photo Metadata  
Standard, July 2010, Copyright 2010 International Press Telecommunications  
Council.

1. The Specifications and Materials are licensed for use only on the condition that you agree to be bound by the terms of this license. Subject to this and other licensing requirements contained herein, you may, on a non-exclusive basis, use the Specifications and Materials.
2. The IPTC openly provides the Specifications and Materials for voluntary use by individuals, partnerships,

companies, corporations, organizations and any other entity for use at the entity's own risk. This disclaimer, license and release is intended to apply to the IPTC, its officers, directors, agents, representatives, members, contributors, affiliates, contractors, or co-venturers acting jointly or severally.

### 3. The Document

and translations thereof may be copied and furnished to others, and derivative works that comment on or otherwise explain it or assist in its implementation may be prepared, copied, published and distributed, in whole or in part, without restriction of any kind, provided that the copyright and license notices and references to the IPTC appearing in the Document and the terms of this Specifications License Agreement are included on all such copies and derivative works. Further, upon the receipt of written permission from the IPTC, the Document may be modified for the purpose of developing applications that use IPTC Specifications or as required to translate the Document into languages other than English.

4. Any use, duplication, distribution, or exploitation of the Document and Specifications and Materials in any manner is at your own risk.

5. NO WARRANTY, EXPRESSED OR IMPLIED, IS MADE REGARDING THE ACCURACY, ADEQUACY, COMPLETENESS, LEGALITY, RELIABILITY OR USEFULNESS OF ANY INFORMATION CONTAINED IN THE DOCUMENT OR IN ANY SPECIFICATION OR OTHER PRODUCT OR SERVICE PRODUCED OR SPONSORED BY THE IPTC. THE DOCUMENT AND THE INFORMATION CONTAINED HEREIN AND INCLUDED IN ANY SPECIFICATION OR OTHER PRODUCT OR SERVICE OF THE IPTC IS PROVIDED ON AN "AS IS" BASIS. THE IPTC DISCLAIMS ALL WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY ACTUAL OR ASSERTED WARRANTY OF NON-INFRINGEMENT OF PROPRIETARY RIGHTS, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. NEITHER THE IPTC NOR ITS CONTRIBUTORS SHALL BE HELD LIABLE FOR ANY IMPROPER OR INCORRECT USE OF INFORMATION. NEITHER THE IPTC NOR ITS CONTRIBUTORS ASSUME ANY RESPONSIBILITY FOR ANYONE'S USE OF INFORMATION PROVIDED BY THE IPTC. IN NO EVENT SHALL THE IPTC OR ITS CONTRIBUTORS BE LIABLE TO ANYONE FOR DAMAGES OF ANY KIND, INCLUDING BUT NOT LIMITED TO, COMPENSATORY DAMAGES, LOST PROFITS, LOST DATA OR ANY FORM OF SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL OR PUNITIVE DAMAGES OF ANY KIND WHETHER BASED ON BREACH OF CONTRACT OR WARRANTY, TORT, PRODUCT LIABILITY OR OTHERWISE.

6. The IPTC takes no position regarding the validity or scope of any Intellectual Property or other rights that might be claimed to pertain to the implementation or use of the technology described in the Document or the extent to which any license under such rights might or might not be available. The IPTC does not represent that it has made any effort to identify any such rights. Copies of claims of rights made available for publication, assurances of licenses to be made available, or the result of an attempt made to obtain a general license or permission for the use of such proprietary rights by implementers or users of the Specifications and Materials, can be obtained from the Managing Director of the IPTC.

7. By using the Specifications and Materials including the Document in any manner or for any purpose, you release the IPTC from all liabilities, claims, causes of action, allegations, losses, injuries, damages, or detriments of any nature arising from or relating to the use of the Specifications, Materials or any portion thereof. You further agree not to file a lawsuit, make a claim, or take any other formal or informal legal action against the IPTC, resulting from your acquisition, use, duplication, distribution, or exploitation of the Specifications, Materials or any portion thereof. Finally, you hereby agree that the IPTC is not liable for any direct, indirect, special or consequential damages arising from or relating to your acquisition, use, duplication, distribution, or exploitation of the Specifications, Materials or any portion thereof.

8. Specifications and Materials may be downloaded or copied provided that ALL copies retain the ownership, copyright and license notices.

9. Materials may not be edited, modified, or presented in a context that creates a misleading or false impression or statement as to the positions, actions, or statements of the IPTC.

10. The

name and trademarks of the IPTC may not be used in advertising, publicity, or in relation to products or services and their names without the specific, written prior permission of the IPTC. Any permitted use of the trademarks of the IPTC, whether registered or not, shall be accompanied by an appropriate mark and attribution, as agreed with the IPTC.

11. Specifications may be extended by both members and non-members to provide additional functionality (Extension Specifications) provided that there is a clear recognition of the IPTC IP and its ownership in the Extension Specifications and the related documentation and provided that the extensions are clearly identified and provided that a perpetual license is granted by the creator of the Extension Specifications for other members and non-members to use the Extension Specifications and to continue extensions of the Extension Specifications. The IPTC does not waive any of its rights in the Specifications and Materials in this context.

The Extension Specifications may be considered the intellectual property of their creator. The IPTC expressly disclaims any responsibility for damage caused by an extension to the Specifications.

12. Specifications and Materials may be included in derivative work of both members and non-members provided that there is a clear recognition of the IPTC IP and its ownership in the derivative work and its related documentation. The IPTC does not waive any of its rights in the Specifications and Materials in this context. Derivative work in its entirety may be considered the intellectual property of the creator of the work .The IPTC expressly disclaims any responsibility for damage caused when its IP is used in a derivative context.

13. This Specifications License Agreement is perpetual subject to your conformance to the terms of this Agreement. The IPTC may terminate this Specifications License Agreement immediately upon your breach of this Agreement and, upon such termination you will cease

all use, duplication, distribution, and/or exploitation in any manner of the Specifications and Materials.

14. This Specifications License Agreement reflects the entire agreement of the parties regarding the subject matter hereof and supersedes all prior agreements or representations regarding such matters, whether written or oral. To the extent any portion or provision of this Specifications License Agreement is found to be illegal or unenforceable, then the remaining provisions of this Specifications License Agreement will remain in full force and effect and the illegal or unenforceable provision will be construed to give it such effect as it may properly have that is consistent with the intentions of the parties.

15. This Specifications License Agreement may only be modified in writing signed by an authorized representative of the IPTC.

16. This Specifications License Agreement is governed by the law of United Kingdom, as such law is applied to contracts made and fully performed in the United Kingdom. Any disputes arising from or relating to this Specifications License Agreement will be resolved in the courts of the United Kingdom. You consent to the jurisdiction of such courts over you and covenant not to assert before such courts any objection to proceeding in such forums.

JUnRAR (<https://github.com/edmund-wagner/junrar/>)

JUnRAR is based on the UnRAR tool, and covered by the same license  
It was formerly available from <http://java-unrar.svn.sourceforge.net/>

```
*****  *****  *****  UnRAR - free utility for RAR archives
**  **  **  **  **  **  ~~~~~
*****  *****  *****  License for use and distribution of
**  **  **  **  **  **  ~~~~~
**  **  **  **  **  **  FREE portable version
~~~~~
```

The source code of UnRAR utility is freeware. This means:

1. All copyrights to RAR and the utility UnRAR are exclusively owned by the author - Alexander Roshal.
2. The UnRAR sources may be used in any software to handle RAR archives without limitations free of charge, but cannot be used to re-create the RAR compression algorithm, which is proprietary. Distribution of modified UnRAR sources in separate form or as a part of other software is permitted, provided that it is clearly stated in the documentation and source comments that the code may not be used to develop a RAR (WinRAR) compatible archiver.
3. The UnRAR utility may be freely distributed. It is allowed to distribute UnRAR inside of other software packages.
4. THE RAR ARCHIVER AND THE UnRAR UTILITY ARE DISTRIBUTED "AS IS". NO WARRANTY OF ANY KIND IS EXPRESSED OR IMPLIED. YOU USE AT YOUR OWN RISK. THE AUTHOR WILL NOT BE LIABLE FOR DATA LOSS, DAMAGES, LOSS OF PROFITS OR ANY OTHER KIND OF LOSS WHILE USING OR MISUSING THIS SOFTWARE.
5. Installing and using the UnRAR utility signifies acceptance of these terms and conditions of the license.
6. If you don't agree with terms of the license you must remove UnRAR files from your storage devices and cease to use the utility.

Thank you for your interest in RAR and UnRAR. Alexander L. Roshal

Sqlite (bundled in org.xerial's sqlite-jdbc)

This product bundles Sqlite, which is in the Public Domain. For details see: <https://www.sqlite.org/copyright.html>

The code for the t-digest was originally authored by Ted Dunning

A number of small but very helpful changes have been contributed by Adrien Grand (<https://github.com/jpountz>)  
ELASTIC LICENSE AGREEMENT

PLEASE READ CAREFULLY THIS ELASTIC LICENSE AGREEMENT (THIS "AGREEMENT"), WHICH CONSTITUTES A LEGALLY BINDING AGREEMENT AND GOVERNS ALL OF YOUR USE OF ALL OF THE ELASTIC SOFTWARE WITH WHICH THIS AGREEMENT IS INCLUDED ("ELASTIC SOFTWARE") THAT IS PROVIDED IN OBJECT CODE FORMAT, AND, IN ACCORDANCE WITH SECTION 2 BELOW, CERTAIN OF THE ELASTIC SOFTWARE THAT IS PROVIDED IN SOURCE CODE FORMAT. BY INSTALLING OR USING ANY OF THE ELASTIC SOFTWARE GOVERNED BY THIS AGREEMENT, YOU

ARE ASSENTING TO THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE WITH SUCH TERMS AND CONDITIONS, YOU MAY NOT INSTALL OR USE THE ELASTIC SOFTWARE GOVERNED BY THIS AGREEMENT. IF YOU ARE INSTALLING OR USING THE SOFTWARE ON BEHALF OF A LEGAL ENTITY, YOU REPRESENT AND WARRANT THAT YOU HAVE THE ACTUAL AUTHORITY TO AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT ON BEHALF OF SUCH ENTITY.

Posted Date: April 20, 2018

This Agreement is entered into by and between Elasticsearch BV ("Elastic") and You, or the legal entity on behalf of whom You are acting (as applicable, "You").

## 1. OBJECT CODE END USER LICENSES, RESTRICTIONS AND THIRD PARTY OPEN SOURCE SOFTWARE

1.1 Object Code End User License. Subject to the terms and conditions of Section 1.2 of this Agreement, Elastic hereby grants to You, AT NO CHARGE and for so long as you are not in breach of any provision of this Agreement, a License to the Basic Features and Functions of the Elastic Software.

1.2 Reservation of Rights; Restrictions. As between Elastic and You, Elastic and its licensors own all right, title and interest in and to the Elastic Software, and except as expressly set forth in Sections 1.1, and 2.1 of this Agreement, no other license to the Elastic Software is granted to You under this Agreement, by implication, estoppel or otherwise. You agree not to: (i) reverse engineer or decompile, decrypt, disassemble or otherwise reduce any Elastic Software provided to You in Object Code, or any portion thereof, to Source Code, except and only to the extent any such restriction is prohibited by applicable law, (ii) except as expressly permitted in this Agreement, prepare derivative works from, modify, copy or use the Elastic Software Object Code or the Commercial Software Source Code in any manner; (iii) except as expressly permitted in Section 1.1 above, transfer, sell, rent, lease, distribute, sublicense, loan or otherwise transfer, Elastic Software Object Code, in whole or in part, to any third party; (iv) use Elastic Software Object Code for providing time-sharing services, any software-as-a-service, service bureau services or as part of an application services provider or other service offering (collectively, "SaaS Offering") where obtaining access to the Elastic Software or the features and functions of the Elastic Software is a primary reason or substantial motivation for users of the SaaS Offering to access and/or use the SaaS Offering ("Prohibited SaaS Offering"); (v) circumvent the limitations on use of Elastic Software provided to You in Object Code format that are imposed or preserved by any License Key, or (vi) alter or remove any Marks and Notices in the Elastic Software. If You have any question as to whether a specific SaaS Offering constitutes a Prohibited SaaS

Offering, or are interested in obtaining Elastic's permission to engage in commercial or non-commercial distribution of the Elastic Software, please contact [elastic\\_license@elastic.co](mailto:elastic_license@elastic.co).

1.3 Third Party Open Source Software. The Commercial Software may contain or be provided with third party open source libraries, components, utilities and other open source software (collectively, "Open Source Software"), which Open Source Software may have applicable license terms as identified on a website designated by Elastic. Notwithstanding anything to the contrary herein, use of the Open Source Software shall be subject to the license terms and conditions

applicable to such Open Source Software, to the extent required by the applicable licensor (which terms shall not restrict the license rights granted to You hereunder, but may contain additional rights). To the extent any condition of this Agreement conflicts with any license to the Open Source Software, the Open Source Software license will govern with respect to such Open Source Software only. Elastic may also separately provide you with certain open source software that is licensed by Elastic. Your use of such Elastic open source software will not be governed by this Agreement, but by the applicable open source license terms.

## 2. COMMERCIAL SOFTWARE SOURCE CODE

2.1 Limited License. Subject to the terms and conditions of Section 2.2 of this Agreement, Elastic hereby grants to You, AT NO CHARGE and for so long as you are not in breach of any provision of this Agreement, a limited, non-exclusive, non-transferable, fully paid up royalty free right and license

to the Commercial Software in Source Code format, without the right to grant or authorize sublicenses, to prepare Derivative Works of the Commercial Software, provided You (i) do not hack the licensing mechanism, or otherwise circumvent the intended limitations on the use of Elastic Software to enable features other than Basic Features and Functions or those features You are entitled to as part of a Subscription, and (ii) use the resulting object code only for reasonable testing purposes.

2.2 Restrictions. Nothing in Section 2.1 grants You the right to (i) use the Commercial Software Source Code other than in accordance with Section 2.1 above, (ii) use a Derivative Work of the Commercial Software outside of a Non-production Environment, in any production capacity, on a temporary or permanent basis, or (iii) transfer, sell, rent, lease, distribute, sublicense, loan or otherwise make available the Commercial Software Source Code, in whole or in part, to any third party. Notwithstanding the foregoing, You may maintain a copy of the repository in which the Source Code of the Commercial Software resides and that copy may be publicly accessible, provided that you include this Agreement with Your copy of the repository.

## 3. TERMINATION



3.1 Termination. This Agreement will automatically terminate, whether or not You receive notice of such Termination from Elastic, if You breach any of its provisions.

3.2 Post Termination. Upon any termination of this Agreement, for any reason, You shall promptly cease the use of the Elastic Software in Object Code format and cease use of the Commercial Software in Source Code format. For the avoidance of doubt, termination of this Agreement will not affect Your right to use Elastic Software, in either Object Code or Source Code formats, made available under the Apache License Version 2.0.

3.3 Survival. Sections 1.2, 2.2, 3.3, 4 and 5 shall survive any termination or expiration of this Agreement.

#### 4. DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY

4.1 Disclaimer of Warranties. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, THE ELASTIC SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, AND ELASTIC AND ITS LICENSORS MAKE NO WARRANTIES WHETHER EXPRESSED, IMPLIED OR STATUTORY REGARDING OR RELATING TO THE ELASTIC SOFTWARE. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, ELASTIC AND ITS LICENSORS SPECIFICALLY DISCLAIM ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT WITH RESPECT TO THE ELASTIC SOFTWARE, AND WITH RESPECT TO THE USE OF THE FOREGOING. FURTHER, ELASTIC DOES NOT WARRANT RESULTS OF USE OR THAT THE ELASTIC SOFTWARE WILL BE ERROR FREE OR THAT THE USE OF THE ELASTIC SOFTWARE WILL BE UNINTERRUPTED.

4.2 Limitation of Liability. IN NO EVENT SHALL ELASTIC OR ITS LICENSORS BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY DIRECT OR INDIRECT DAMAGES, INCLUDING, WITHOUT LIMITATION, FOR ANY LOSS OF PROFITS, LOSS OF USE, BUSINESS INTERRUPTION, LOSS OF DATA, COST OF SUBSTITUTE GOODS OR SERVICES, OR FOR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY KIND, IN CONNECTION WITH OR ARISING OUT OF THE USE OR INABILITY TO USE THE ELASTIC SOFTWARE, OR THE PERFORMANCE OF OR FAILURE TO PERFORM THIS AGREEMENT, WHETHER ALLEGED AS A BREACH OF CONTRACT OR TORTIOUS CONDUCT, INCLUDING NEGLIGENCE, EVEN IF ELASTIC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 5. MISCELLANEOUS

This Agreement completely and exclusively states the entire agreement of the parties regarding the subject matter herein, and it supersedes, and its terms govern, all prior proposals, agreements, or other communications between the parties, oral or written, regarding such subject matter. This Agreement may be modified by Elastic from time to time, and any such modifications will be effective upon the "Posted Date" set forth at the top of the

modified

Agreement. If any provision hereof is held unenforceable, this Agreement will continue without said provision and be interpreted to reflect the original intent of the parties. This Agreement and any non-contractual obligation arising out of or in connection with it, is governed exclusively by Dutch law. This Agreement shall not be governed by the 1980 UN Convention on Contracts for the International Sale of Goods. All disputes arising out of or in connection with this Agreement, including its existence and validity, shall be resolved by the courts with jurisdiction in Amsterdam, The Netherlands, except where mandatory law provides for the courts at another location in The Netherlands to have jurisdiction. The parties hereby irrevocably waive any and all claims and defenses either might otherwise have in any such action or proceeding in any of such courts based upon any alleged lack of personal jurisdiction, improper venue, forum non conveniens or any similar claim or defense. A breach or threatened breach, by You of Section 2 may cause irreparable harm for which damages at law may not provide adequate relief, and therefore Elastic shall be entitled to seek injunctive relief without being required to post a bond. You may not assign this Agreement (including by operation of law in connection with a merger or acquisition), in whole or in part to any third party without the prior written consent of Elastic, which may be withheld or granted by Elastic in its sole and absolute discretion. Any assignment in violation of the preceding sentence is void. Notices to Elastic may also be sent to [legal@elastic.co](mailto:legal@elastic.co).

## 6. DEFINITIONS

The following terms have the meanings ascribed:

6.1 "Affiliate" means, with respect to a party, any entity that controls, is controlled by, or which is under common control with, such party, where "control" means ownership of at least fifty percent (50%) of the outstanding voting shares of the entity, or the contractual right to establish policy for, and manage the operations of, the entity.

6.2 "Basic Features and Functions" means those features and functions of the Elastic Software that are eligible for use under a Basic license, as set forth at <https://www.elastic.co/subscriptions>, as may be modified by Elastic from time to time.

6.3 "Commercial Software" means the Elastic Software Source Code in any file containing a header stating the contents are subject to the Elastic License or which is contained in the repository folder labeled "x-pack", unless a LICENSE file present in the directory subtree declares a different license.

6.4 "Derivative Work of the Commercial Software" means, for purposes of this Agreement, any modification(s) or enhancement(s) to the Commercial Software,

which represent, as a whole, an original work of authorship.

6.5 "License" means a limited, non-exclusive, non-transferable, fully paid up, royalty free, right and license, without the right to grant or authorize sublicenses, solely for Your internal business operations to (i) install and use the applicable Features and Functions of the Elastic Software in Object Code, and (ii) permit Contractors and Your Affiliates to use the Elastic software as set forth in (i) above, provided that such use by Contractors must be solely for Your benefit and/or the benefit of Your Affiliates, and You shall be responsible for all acts and omissions of such Contractors and Affiliates in connection with their use of the Elastic software that are contrary to the terms and conditions of this Agreement.

6.6 "License Key" means a sequence of bytes, including but not limited to a JSON blob, that is used to enable certain features and functions of the Elastic Software.

6.7 "Marks and Notices" means all Elastic trademarks, trade names, logos and notices present on the Documentation as originally provided by Elastic.

6.8 "Non-production Environment" means an environment for development, testing or quality assurance, where software is not used for production purposes.

6.9 "Object Code" means any form resulting from mechanical transformation or translation of Source Code form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

6.10 "Source Code" means the preferred form of computer software for making modifications, including but not limited to software source code, documentation source, and configuration files.

6.11 "Subscription" means the right to receive Support Services and a License to the Commercial Software.

Apache log4j

Copyright 2007 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Eclipse Distribution License - v 1.0

Copyright (c) 2007, Eclipse Foundation, Inc. and its licensors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2004-2017 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

== Copyright and License

This software is Copyright (c) 2013-2018 by Elasticsearch BV.

This is free software, licensed under The Apache License Version 2.0.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Elasticsearch

Copyright 2009-2018 Elasticsearch

This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>).



This product includes software developed by  
Joda.org (<http://www.joda.org/>).

---

teardown:

- do:

license.post:

acknowledge: true

body: |

```
{ "licenses": [ { "uid": "3aa62ffe-36e1-4fad-bfdc-9dff8301eb22", "type": "trial", "issue_date_in_millis": 1523456691721, "expiry_date_in_millis": 1838816691721, "max_nodes": 5, "issued_to": "customer", "issuer": "elasticsearch", "signature": "AAAABAAAAA2kWNcuc+DT0lrImYZKA AAAIAo5/x6hrsGh1GqqrJmy4qgmEC7gK0U4zQ6q5ZEMhm4jAAABAEn6fG9y2VxKBu2T3D5hffh56kzOQOD COdhr0y2d17ZSIJMZRqO7ZywPCWNS1aR33GhfIHkTER0ysML0xMH/gXavhyRvMBndJj0UBKzuwpTawSlnx YtcqN8mSBIvJC7Ki+uJ1SpAILC2ZP9fnkRlqwXqBITwfYn7xnZgu9DKrOWru/ipTPObo7jcePl8VTK6nWFen7/h CFDQTUFZ0jQvd+nq7A1PAcHGNxGfdbMVmAXCXgGWkRfT3clo9/vadgo+isNyh1sPq9mN7gwsvBAKtA1Frp H2EXYYbfOsSpBvUmhYMgErLg1k3/CbS0pCWLKOaX1xTMayosdZOjagU3auZXY=", "start_date_in_millis": -1 } ] }
```

---

"Installing and getting license works":

## current license version

- do:

license.post:

acknowledge: true

body: |

```
{ "licenses": [ { "uid": "894371dc-9t49-4997-93cb-8o2e3r7fa6a8", "type": "trial", "issue_date_in_millis": 1411948800000, "expiry_date_in_millis": 1916956799999, "max_nodes": 1, "issued_to": "issuedTo", "issuer": "issuer", "signature": "AAAAAaAAAA0FWh0T9njItjQ2qammAAABmC 9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2MXM vRfk4d3JTZEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWkprZWZSQi9iNmRQNkw1SlpLN0IDalZCS095M XRGn1IIZlpYcVVTnFrcTE2dzhJZmZrdFQrN3JQeGwxboU0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZEphZH BEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUhQV2plaUo4Q1JOUm14MXNuL0pSOEhQa VB2azhmUk9QVzhFeTFoM1Q0RnJXSG53Mwk2K055c28zSmRnVkf1b2JSQkFLV2VXUmVHNDZ2R3o2VE1q bVNQS2lxOHN5bUErZINIWkZSVmZiWEtaSU9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzSGtQ c3FWOTgzZ3ZUCXmVqkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNkE9PQAAAQBZhvoza0 trrxhUZ1QbaTsKTna9C5KVQ6pv8yg1pnsBpZXC18kX1SrgoFn1bXq61IvJwfw5qnmYNiH3hRhTO9EyaCBqaLk8 NXZQ6TrRkQSpEnnBwAYUkZeKXsluBoOk4B4mzwC/r8AMakzrTiEBtBbog+57cSaU9y37Gkdd+1jXCQrxP+jO EUf7gnXWZvE6oeRroLvCt1fYn09k0CF8kKTbrPTSjC6igZR3uvTHyee74XQ9PRavvHax73T4UOEdQZX/P1ibS QIWKbBRD5YQ1POYVjTayoltTnWLMxfEcAkkATJZLhpBEHST7kZWjrTS6J1dCREJc7a8Vsj/78HXvOIy" ] }
```

- match: { license\_status: "valid" }

- do:

license.get: {}

## the rest API defaults to a v4 license output with 11 attributes

- length: { license: 11 }

## bwc for licenses format

- do:

license.post:

acknowledge: true

body: |

```
{ "licenses": [{"uid": "893361dc-9749-4997-93cb-802e3d7fa4a8", "type": "gold", "issue_date_in_millis": 1411948800000, "expiry_date_in_millis": 1914278399999, "max_nodes": 1, "issued_to": "issued_to", "issuer": "issuer", "signature": "AAAAAwAAAA2T3vqdBBetKQaBgxipAAABmC9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2MxMvRFk4d3JTZEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWkprZWZSQi9iNmRQNkw1SlpLN0IDalZCS095MXRGN1IIZlpYcVVTnFrcTE2dzhJZmZrdFQrN3JQeGwxb0U0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZEphZHBEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUhQV2plaUo4Q1JOUmI4MXNuL0pSOEhQaVB2azhmUk9QVzhFeTFoM1Q0RnJXSG53Mwk2K055c28zSmRnVkf1b2JSQkFLV2VXUmVHNDZ2R3o2VE1qbVNQS2lxOHN5bUErZINIwKzSVmZIWEtaSU9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzSGtQc3FWOTgzZ3ZUCxMvQkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNke9PQAAAQB7pGFYgawfLm9zzT80LvcLHjy1t/v2uSzCQWKdXXhrwSy4WrAH2uK/+PEiQ7aEpW5erLsyJ5KLA6OEZJDaP7r+mjOPuLt0++15j4DMn7ybMzOPHXWbc6LETE3+pp0GZPyOmwsDkZSRUegTtciR2R6z+mdnGrhOYM80y08KvwWhdU/DHw41MK7ePo6tq73Nz49y9IDgt9fxA0t4ggEBPbnTDDbVQ25AjauY8sa0M5eg9rDDRayw1KamYWwara8PIGX+2YjhtUeQhmlCPdlxc9wECJ7/knPss5bI3ZoXQR3fyXhjcXNnHEIsblqLrMCal3pLxs7II+KPYMa2ZYL/am4P"}]}
```

- match: { license\_status: "valid" }

- do:

license.get: { }

- length: { license: 11 }

## license version: 1.x

- do:

license.post:

acknowledge: true

body: |

```
{ "licenses": [{"uid": "893361dc-9749-4997-93cb-802e3d7fa4a8", "type": "subscription", "subscription_type": "gold", "issue_date_in_millis": 1411948800000, "feature": "shield", "expiry_date_in_millis": 1914278399999, "max_nodes": 1, "issued_to": "issuedTo", "issuer": "issuer", "signature": "AAAAAQAAAA0LV AywwpSH94cyXr4zAAABmC9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2MxMvRFk4d3JTZEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWkprZWZSQi9iNmRQNkw1SlpLN0IDalZCS095MXRGN1IIZlpYcVVTnFrcTE2dzhJZmZrdFQrN3JQeGwxb0U0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZEphZHBEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUhQV2plaUo4Q1JOUmI4MXNuL0pSOEhQaVB2azhmUk9QVzhFeTFoM1Q0RnJXSG53Mwk2K055c28zSmRnVkf1b2JSQkFLV2VXUmVHNDZ2R3o2VE1qbVNQS2lxOHN5bUErZINIwKzSVmZIWEtaSU9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzSGtQc3FWOTgzZ3ZUCxMvQkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNke9PQAAAQA4qssc/URRZVdFoLwgy9dqybYEQLW8YLkiAyPV5XHHHdtk+dtZiepiNEDkUXhSX2waVJlsNRF8/4kqplDfwNoD2TUM8ftgiIfiSiZYGDTGST+yW/5eAveEU5J5v1liBN27bWkqL+V4YAa0Tcm7NKKwjScWKAHiTU3vF8chPkGfCHE0kQgVwPC9RE82pT0s6/uR4PFLGNFfqPM0uiE5nucfVrtj89JQiO/KA/7ZyFbo7VTNXxZQt7T7rZWBcp9KIjptXzcWuk08Q5S+rSoJNYbFo3HGKtrCVsRz/55rceNtdwKKXu1IwnSeir4I1/KLduQTtFLy0+1th87VS8T88UT"}]}
```

- match: { license\_status: "valid" }

- do:

license.get: {}

- length: { license:  
11 }

## multiple licenses version: 1.x

- do:

license.post:

acknowledge: true

body: |

```
{ "licenses": [ { "uid": "893361dc-9749-4997-93cb-802e3d7fa4a8", "type": "internal", "subscription_type": "none", "issue_date_in_millis": 1411948800000, "feature": "shield", "expiry_date_in_millis": 1440892799999, "max_nodes": 1, "issued_to": "issuedTo", "issuer": "issuer", "signature": "AAAAQAAAA04Q4ky3rFyyWLFkytEAAABmC9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2MXMvRFk4d3JTZEEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWKprZWZSQi9iNmRQNkw1SlpLN0lDalZCS095MXRGN1lIZlpYcVVTtnFrcTE2dzhJZmZrdFQrN3JQeGwxb0U0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZEphZHBEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUUhQV2plaUo4Q1JOUml4MXNuL0pSOEhQaVB2azhmUk9QVzhFeTFoM1Q0RnJXSG53MwK2K055c28zSmRnVkF1b2JSQkFLV2VXUmVHNDZ2R3o2VE1qbVNQS2lxOHn5bUErZINIwKzSVmZIWEtaSU9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzSGtQc3FWOTgzZ3ZUcXMvQkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNkE9PQAAAQBxMvUMn4h2E4R4TQMijahTxQj4LPQO4f1M79UxX/XkDIgCh+J5pRHx08OtTRPsFL1IED+h+PIXx307Vo+PNDsOxrWvoYZeYBkOLAO3ny9vhQga+52jYhMxIuFrT9xbcSCSNpMhGogjOIPU2WgiopVdVcimo1+Gk8VtkIPB1wPwFzfoJOnPgp/Icx3WYpfkeAUUOyWUYiFIBAE4bnz84iF+xwLkBgYk6aHF25ECBtdb/Uruhcm9+jEFpoIEUtCouvvk9C+NJZ4OickV4xpRgaRG2x9PONH8ZN0QGHgYhJGbisocXuDmlLsyVxqxfMu3n/r7/jdsEJScjAlSrsLDOu6H" }, { "uid": "893361dc-9749-4997-93cb-802e3d0fh7aa", "type": "internal", "subscription_type": "none", "issue_date_in_millis": 1443484800000, "feature": "watcher", "expiry_date_in_millis": 1914278399999, "max_nodes": 1, "issued_to": "issuedTo", "issuer": "issuer", "signature": "AAAAQAAAA0Sc90guRIaQEmgLvMnAAABmC9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2MXMvRFk4d3JTZEEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWKprZWZSQi9iNmRQNkw1SlpLN0lDalZCS095MXRGN1lIZlpYcVVTtnFrcTE2dzhJZmZrdFQrN3JQeGwxb0U0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZEphZHBEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUUhQV2plaUo4Q1JOUml4MXNuL0pSOEhQaVB2azhmUk9QVzhFeTFoM1Q0RnJXSG53MwK2K055c28zSmRnVkF1b2JSQkFLV2VXUmVHNDZ2R3o2VE1qbVNQS2lxOHn5bUErZINIwKzSVmZIWEtaSU9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzSGtQc3FWOTgzZ3ZUcXMvQkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNkE9PQAAAQC94dju0pnDZR3Uuyy0ic3aQJ+nvVqe+U8u79Dga5n1qJlcHDh7HvIBJEkF+tnVPlo/PXV/x7BZSwVY1PVErit+6rYix1yuHEgqwxmx/VdRICjCaZM6tk0Ob4dZCPv6Ebn2Mmk89KHC/PwiLPqF6QfwV/Pkpa8k2A3ORJmvYSDvXhe6tCs8dq4ebrsFxqrZjwWh5CZSpzqqZBFXIngDv2N0hHhpGlueRszD0JJ5dfEL5ZA1DDOrgO9OJVeJSHyRqe1L5QRUNdXPVfs+EAG0Dd1cNdJ/sMpYCPnVjwb6iq2/Ygm3cuztsXVB7Y7ij4WnoP3ce7Zjs9TwHn+IqzftC6" } ] }
```

- match: { license\_status: "valid" }

- do:

license.get: {}

```
- length: { license: 11 }
- match: { license.uid: "893361dc-9749-4997-93cb-802e3dofh7aa" }
```

---

"Should revert back to basic license after license deletion":

```
- do:
  license.delete: {}

- match: { acknowledged: true }
```

```
- do:
  license.get: {}
```

```
- match: { license.type: "basic" }
- set: { license.uid: id }
```

```
- do: # delete an existing basic license is a no-op
  license.delete: {}
```

```
- do:
  license.get:
  {}
```

```
- match: { license.uid: $id }
```

---

"Should install a feature type license":

```
# VERSION_NO_FEATURE_TYPE license version
```

```
- do:
  license.post:
    acknowledge: true
    body: |
      {"license": {"uid": "893361dc-9749-4997-93cb-802e3d7fa4a8", "type": "gold", "issue_date_in_millis": 1411948800000, "expiry_date_in_millis": 1914278399999, "max_nodes": 1, "issued_to": "issued_to", "issuer": "issuer", "signature": "AAAAAgAAAA3U8+YmnvWC+CWsV/mRAAABmC9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhITHNoN1N2MXMvRFk4d3JTZE3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWkprZWZSQi9iNmRQNkw1SlpLN0lDalZCS095MXRGN1IIZlpYcVVTnFrcTE2dzhJZmZrdFQrN3JQeGwxb0U0MXZ0dDJHSERiZTVLOHNzSDByWnpoZEphZHBEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUhQV2plaUo4Q1JOUml4MXNuL0pSOEhQaVB2azhmUk9QVzhFeTFoM1Q0RnJXSG53MwK2K055c28zSmRnVkF1b2JSQkFLV2VXUmVHNDZ2R3o2VE1qbVNQS2lxOHN5bUErZlNIWkZSVmZiWEtaSU9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzSGtQc3FWOTgzZ3ZUcXMvQkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNkE9PQAAAQB e8GfzDm6T537Iuuvjeb3xK5dvg0K5NQapv+rczWcQFxcCuzbF8plkgetP1aAGZP4uRESDQPMIOCsx4d0UqqAm9f7GbbQ3l93P+PogInPFeEH9NvOmaAQovmxVM9SE6DsDqIX4cXSO+bgWpXPTd2LmpoQc1fXd6BZ8GeuyYpVHVkP9hVU0tAYjw6HzYOE7+zuO1oJYOxElqy66AnIfkvHrvni+flym3tE7tDTgsDRaz7W3iBhaqiSntEqabEkvHdPHQdSR99XGaEvnHO1paK01/35iZF6OXHsF7CCj+558GRXiVxzueOe7TsGSSst8g7YjZwV9bRCyU7oB4B/nidgI"} }
```

- match: { license\_status: "valid" }

- do:

license.get: {}

- length: { license: 11 }

---

"Cannot start basic":

- do:

catch: bad\_request

license.post:

acknowledge: true

body: |

```
{ "license": { "uid": "893361dc-9749-4997-93cb-802e3d7fa4a8", "type": "basic", "issue_date_in_millis": 1411948800000, "expiry_date_in_millis": 1914278399999, "max_nodes": 1, "issued_to": "issuedTo", "issuer": "issuer", "signature": "AAAAAgAAAA0IKPZ0a7aZquUltho/AAABmC9ZN0hjZDBGYnVyRXpCOW5Bb3FjZDAxOWpSbTVoMVZwUzRxVk1PSmkxakxZdW5IMlhlTHNoN1N2MXMvRFk4d3JTZEx3R3RRZ0pzU3lobWJKZnQvSEFva0ppTHBkWkprZWZSQi9iNmRQNkw1SlpLN0lDalZCS095MXRGN1IIZlpYcVVTnFrcTE2dzhJZmZrdFQrN3JQeGwx0U0MXZ0dDJHSERiZTVLOHNzSDBYwnpoZEphZHBEZjUrTVBxRENNSXNsWWJjZllaODdzVmEzUjNiWktNWGM5TUhQV2plaUo4Q1JOUml4MXNuL0pSOEhQaVB2azhmUk9QVzhFeTFoM1Q0RnJXSG53MWk2K055c28zSmRnVkF1b2JSQkFLV2VXUmVHNDZ2R3o2VE1qbVNQS2lxOHN5bUErZINIWkZSVmZiWEtaSU9wTTJENDVvT1NCYklacUYyK2FwRW9xa0t6dldMbmMzSGtQc3FWOTgzZ3ZUcXMvQkt2RUZwMFJnZzlvL2d2bDRWUzh6UG5pdENGWFRreXNKNkE9PQAAQAALuQ44S3IG6SzolcXVJ6Z4CIXORDrYQ+wdLCeey0XdujTslAOj+k+vNgo6wauc7Uswi01esHu4lb5IgpvKy7RRCbh5bj/z2ubu2qMJqopp9BQyD7VQjVfqmG6seUMJwJ1a5Avvm9r41YPSPrri3bKK2e1l6jK6N8ibCvnTyY/XkYGCJrBWT SJePDbg6ErbyodrZ37x1StLbPWcNAkmweyHjDJnvYnbeZZO7A3NmubXZjW7Ttf8/YwQyE00PqMcl7fVPY3hkKpAeHf8aaJbqkKYbqZuER3EWJX7ZvLVb1dNdNg8aXRn7YrkQcYwWgptYQpfV+D7yEJ4j5muAEoler" }
```

- match: { error.root\_cause.0.reason: 'Installing basic licenses is no longer allowed. Use the POST /\_license/start\_basic API to install a basic license that does not expire.' }

---

"Should fail gracefully when body content is not provided":

- do:

catch:

bad\_request

license.post:

acknowledge: true

- match: { error.root\_cause.0.reason: 'The license must be provided in the request body' }

---

"Current license is trial means not eligible to start trial":

- do:

license.get\_trial\_status: {}

- match: { eligible\_to\_start\_trial: false }

```
- do:
  license.post_start_basic:
    acknowledge: true

- match: { basic_was_started: true }

- do:
  license.get_trial_status: {}

- match: { eligible_to_start_trial: false }

- do:
  catch: forbidden
  license.post_start_trial:
    acknowledge: true

- match: { trial_was_started: false }
- match: { error_message: "Operation failed: Trial was already activated." }
---
"Trial license cannot be basic":
- do:
  catch: bad_request
  license.post_start_trial:
    type: "basic"
    acknowledge: true
---
"Can start basic license if do not already have basic":
- do:
  license.get_basic_status: {}

- match: { eligible_to_start_basic:
true }

- do:
  license.post_start_basic:
    acknowledge: true

- match: { basic_was_started: true }
- match: { acknowledged: true }

- do:
  license.get_basic_status: {}

- match: { eligible_to_start_basic: false }

- do:
  catch: forbidden
```

```
license.post_start_basic: {}

- match: { basic_was_started: false }
- match: { acknowledged: true }
- match: { error_message: "Operation failed: Current license is basic." }
---
"Must acknowledge to start basic":
- do:
  license.post_start_basic: {}

- match: { basic_was_started: false }
- match: { acknowledged: false }
- match: { error_message: "Operation failed: Needs acknowledgement." }
ICU License - ICU 1.8.1 and later
```

## COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2012 International Business Machines Corporation and others

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT

SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

Apache Commons Lang  
Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software from the Spring Framework,  
under the Apache License 2.0 (see: `StringUtils.containsWhitespace()`)  
Nimbus Language Tags

Copyright 2012-2016, Connect2id Ltd.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use  
this file except in compliance with the License. You may obtain a copy of the  
License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed  
under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR  
CONDITIONS OF ANY KIND, either express or implied. See the License for the  
specific language governing permissions and limitations under the License.

Apache Tika  
Copyright 2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Copyright 1993-2010 University Corporation for Atmospheric Research/Unidata  
This software contains code derived from UCAR/Unidata's NetCDF library.

Tika-server component uses CDDL-licensed dependencies: jersey (<http://jersey.java.net/>) and  
Grizzly (<http://grizzly.java.net/>)

Tika-parsers component uses CDDL/LGPL dual-licensed dependency: jhighlight  
(<https://github.com/codelibs/jhighlight>)

OpenCSV: Copyright 2005 Bytecode Pty Ltd. Licensed under the Apache License, Version 2.0

IPTC Photo Metadata descriptions Copyright 2010 International Press Telecommunications Council.

=====  
== NOTICE file for use with the Apache License, Version 2.0, ==  
=====

Apache JAMES Mime4j  
Copyright 2004-2010 The Apache Software Foundation

This product includes software developed at



The Apache Software Foundation (<http://www.apache.org/>).

This product test suite includes data (mimetools-testmsgs folder) developed by Eryq and ZeeGee Software Inc as part of the "MIME-tools" Perl5 toolkit and licensed under the Artistic License

### The Netty Project

=====

Please visit the Netty web site for more information:

\* <http://netty.io/>

Copyright 2011 The Netty Project

The Netty Project licenses this file to you under the Apache License, version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Also, please refer to each LICENSE.<component>.txt file, which is located in the 'license' directory of the distribution file, for the license terms of the components that this product depends on.

-----  
This

product contains the extensions to Java Collections Framework which has been derived from the works by JSR-166 EG, Doug Lea, and Jason T. Greene:

\* LICENSE:

\* <license/LICENSE.jsr166y.txt> (Public Domain)

\* HOMEPAGE:

\* <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/>

\* <http://viewvc.jboss.org/cgi-bin/viewvc.cgi/jboss/cache/experimental/jsr166/>

This product contains a modified version of Robert Harder's Public Domain Base64 Encoder and Decoder, which can be obtained at:

\* LICENSE:

\* <license/LICENSE.base64.txt> (Public Domain)

\* HOMEPAGE:

\* <http://iharder.sourceforge.net/current/java/base64/>

This product contains a modified version of 'JZlib', a re-implementation of zlib in pure Java, which can be obtained at:

\* LICENSE:

\* [license/LICENSE.jzlib.txt](#) (BSD Style License)

\* HOMEPAGE:

\* <http://www.jcraft.com/jzlib/>

This product contains a modified version of 'Webbit', a Java event based WebSocket and HTTP server:

\* LICENSE:

\* [license/LICENSE.webbit.txt](#) (BSD License)

\* HOMEPAGE:

\* <https://github.com/joewalnes/webbit>

This product optionally depends on 'Protocol Buffers', Google's data interchange format, which can be obtained at:

\* LICENSE:

\* [license/LICENSE.protobuf.txt](#) (New BSD License)

\* HOMEPAGE:

\* <http://code.google.com/p/protobuf/>

This product optionally depends on 'Bouncy Castle Crypto APIs' to generate a temporary self-signed X.509 certificate when the JVM does not provide the equivalent functionality. It can be obtained at:

\* LICENSE:

\* [license/LICENSE.bouncycastle.txt](#) (MIT License)

\* HOMEPAGE:

\* <http://www.bouncycastle.org/>

This product optionally depends on 'SLF4J', a simple logging facade for Java, which can be obtained at:

\* LICENSE:

\* [license/LICENSE.slf4j.txt](#) (MIT License)

\* HOMEPAGE:

\* <http://www.slf4j.org/>

This product optionally depends on 'Apache Commons Logging', a logging framework, which can be obtained at:

- \* LICENSE:
- \* license/LICENSE.common-logging.txt (Apache License 2.0)
- \* HOMEPAGE:
- \* <http://commons.apache.org/logging/>

This product optionally depends on 'Apache Log4J', a logging framework, which can be obtained at:

- \* LICENSE:
- \* license/LICENSE.log4j.txt (Apache License 2.0)
- \* HOMEPAGE:
- \* <http://logging.apache.org/log4j/>

This product optionally depends on 'JBoss Logging', a logging framework, which can be obtained at:

- \* LICENSE:
- \* license/LICENSE.jboss-logging.txt (GNU LGPL 2.1)
- \* HOMEPAGE:
- \* <http://anonsvn.jboss.org/repos/common/common-logging-spi/>

This product optionally depends on 'Apache Felix', an open source OSGi framework implementation, which can be obtained at:

- \* LICENSE:
- \* license/LICENSE.felix.txt (Apache License 2.0)
- \* HOMEPAGE:
- \* <http://felix.apache.org/>

0"0

\*H

0

+5Bj:h\$Tfsr&avDgpi]2oR<Cizzz E(yhZ}TCjh~!P|499cq5b!Y{VX=,Vd ;g9hD`Xv8n|i) 34aYfsWBkuOo@  
u@175/YmI4~

Copyright (c) 2000-2015 The Legion of the Bouncy Castle Inc. (<http://www.bouncycastle.org>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS

BE

LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT

OR

OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER

DEALINGS IN THE SOFTWARE.

Apache Commons CLI

Copyright 2001-2009 The Apache Software Foundation

This product includes software developed by

The Apache Software Foundation (<http://www.apache.org/>).

Copyright 2016, Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache Commons IO

Copyright 2002-2014 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

1. Definitions.

- 1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.
- 1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.
- 1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.
- 1.4. "Executable" means the Covered Software in any form other than Source Code.
- 1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.
- 1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.
- 1.7. "License" means this document.
- 1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.
- 1.9. "Modifications" means the Source Code and Executable form of any of the following:
  - A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;
  - z
  - B. Any new file that contains any part of the Original Software or previous Modification; or
  - C. Any new file that is contributed or otherwise made available under the terms of this License.
- 1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.
- 1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.
- 1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.
- 1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

#### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their



nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

-----

### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended

to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose

authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium,

provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

## 2. You may modify

your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the

section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

#### 9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA

BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name  
and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision

comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

```
[role="xpack"]  
[testenv="basic"]  
[[get-license]]  
=== Get license API  
++++  
<titleabbrev>Get license</titleabbrev>  
++++
```

This API enables you to retrieve licensing information.

```
[float]  
==== Request
```

```
`GET /_license`
```

```
[float]  
==== Description
```

This API returns information about the type of license, when it was issued, and



when it expires, for example.

For more information about the different types of licenses, see <https://www.elastic.co/subscriptions>.

[float]

==== Query Parameters

``local`` ::

(boolean) Specifies whether to retrieve local information. The default value is ``false``, which means the information is retrieved from the master node.

[float]

==== Authorization

You must have ``monitor`` cluster privileges to use this API.

For more information, see <<security-privileges>>.

[float]

==== Examples

The following example provides information about a trial license:

[source,console]

-----  
GET /\_license  
-----

[source,console-result]

-----  
{  
 "license" : {  
 "status" : "active",  
 "uid" : "cbff45e7-c553-41f7-ae4f-9205eabd80xx",  
 "type" : "trial",  
 "issue\_date" : "2018-10-20T22:05:12.332Z",  
 "issue\_date\_in\_millis" : 1540073112332,  
 "expiry\_date" : "2018-11-19T22:05:12.332Z",  
 "expiry\_date\_in\_millis" : 1542665112332,  
 "max\_nodes" : 1000,  
 "issued\_to" : "test",  
 "issuer" : "elasticsearch",  
 "start\_date\_in\_millis" : -1  
 }  
}

-----  
// TESTRESPONSE[s/"cbff45e7-c553-41f7-ae4f-9205eabd80xx"/\$body.license.uid/]  
// TESTRESPONSE[s/"basic"/\$body.license.type/]  
// TESTRESPONSE[s/"2018-10-20T22:05:12.332Z"/\$body.license.issue\_date/]  
// TESTRESPONSE[s/1540073112332/\$body.license.issue\_date\_in\_millis/]  
// TESTRESPONSE[s/"2018-11-19T22:05:12.332Z"/\$body.license.expiry\_date/]  
// TESTRESPONSE[s/1542665112332/\$body.license.expiry\_date\_in\_millis/]  
// TESTRESPONSE[s/1000/\$body.license.max\_nodes/]  
//  
TESTRESPONSE[s/"test"/\$body.license.issued\_to/]  
// TESTRESPONSE[s/"elasticsearch"/\$body.license.issuer/]  
Apache Commons Codec  
Copyright 2002-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java  
contains test data from <http://aspell.net/test/orig/batch0.tab>.  
Copyright (C) 2002 Kevin Atkinson ([kevina@gnu.org](mailto:kevina@gnu.org))

=====  
The content of package org.apache.commons.codec.language.bm has been translated  
from the original php source code available at <http://stevemorse.org/phoneticinfo.htm>  
with permission from the original authors.

Original source copyright:  
Copyright (c) 2008 Alexander Beider & Stephen P. Morse.  
Apache Commons Codec  
Copyright 2002-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java  
contains test data from <http://aspell.net/test/orig/batch0.tab>.  
Copyright (C) 2002 Kevin Atkinson ([kevina@gnu.org](mailto:kevina@gnu.org))

=====  
The content of package org.apache.commons.codec.language.bm has been translated  
from the original php source code available at <http://stevemorse.org/phoneticinfo.htm>  
with permission from the original authors.

Original source copyright:  
Copyright (c) 2008 Alexander Beider & Stephen P. Morse.  
# Notices for Eclipse Project for JavaMail

This content is produced and maintained by the Eclipse Project for JavaMail

project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.javamail>

## ## Trademarks

Eclipse Project for JavaMail is a trademark of the Eclipse Foundation.

## ## Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

## ## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

## ## Source Code

The project maintains the following source code repositories:

\* <https://github.com/eclipse-ee4j/javamail>

## ## Third-party Content

This project leverages the following third party content.

None

## ## Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

The MIT License (MIT)

Copyright (c) 2000 - 2013 The Legion of the Bouncy Castle Inc.  
(<http://www.bouncycastle.org>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

d&^w t<q^XQ^KG#|X?tV}f;5ENHgXyk9Mh/WM\*D;D^]H"  
}W"o""YY@9x"|`hNb>a3>8ZOSd}R4HxQU99dQ\nTxL?>\*}QMB7fhIE952^hn=-m2-  
pF8T\_I^yT1=)dc=t\*Ge^f71cb~\_^|5yZl&9LSdxR8XNUC1%^R;CiVIN~O}c%\h|&UX;j{ \_#9/^1H@\_Wr\$l,)}v[#?  
;m;`O'ZiB <Pu  
OkH4jbr  
WvF\w#')~Vx/|?{zDa  
|\hGEi?#r~N  
zm`nL|~1~'?>k?~gyk,b'\_.41K??3d2kgb\$7~QjlqNji,Lr-9Vl34uNe+'4dpP.V}uvq4D}08LrTeg5Z+n@&+(P=-M"  
[rw8baSjJaam+ +?b!u&2tW!IYi.fj@/ G#uZv\_sgj2UXk.G dbq7kT%h5'Nv5[D4!l@1  
5}\* "DK[%N^(Af9l] 0X`M:c01uAm\jB/.;f

About This Content

May 22, 2015

License

The Eclipse Foundation makes available all content in this plug-in ("Content"). Unless otherwise indicated below, the

Content is provided to you under the terms and conditions of the Apache License, Version 2.0. A copy of the Apache

License, Version 2.0 is available at <http://www.apache.org/licenses/LICENSE-2.0.txt>

If you did not receive this Content directly from the Eclipse Foundation, the Content is being redistributed by another

party ("Redistributor") and different terms and conditions may apply to your use of any object code in the Content.

Check the Redistributors license that was provided with the Content. If no such license exists, contact the Redistributor. Unless otherwise indicated below, the terms and conditions of the Apache License, Version 2.0 still apply to any source code in the Content and such source code may be obtained at <http://www.eclipse.org>(<http://www.eclipse.org>).  
Copyright 2014, Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Source code in this repository is covered by one of three licenses: (i) the Apache License 2.0 (ii) an Apache License 2.0 compatible license (iii) the Elastic License. The default license throughout the repository is Apache License 2.0 unless the header specifies another license. Elastic Licensed code is found only in the x-pack directory.

The build produces two sets of binaries - one set that falls under the Elastic License and another set that falls under Apache License 2.0. The binaries that contain ` -oss` in the artifact name are licensed under Apache License 2.0 and these binaries do not package any code from the x-pack directory.

Apache HttpComponents Client

Copyright 1999-2015 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

MOZILLA PUBLIC LICENSE

Version 1.1

-----

1. Definitions.

1.0.1. "Commercial Use" means distribution or otherwise making the Covered Code available to a third party.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.8.1. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.10.1. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. Source Code License.

### 2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property

claims:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and

(b) under Patents Claims infringed by the making, using or selling of Original Code, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Code (or portions thereof).

(c) the licenses granted in this Section 2.1(a) and (b) are effective on the date Initial Developer first distributes Original Code under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: 1) for code that You delete from the Original Code; 2) separate from the Original Code; or 3) for infringements caused by: i) the modification of the Original Code or ii) the combination of the Original Code with other software or devices.

## 2.2. Contributor Grant.

Subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor, to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: 1) Modifications made by that Contributor (or portions thereof); and 2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) the licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first makes Commercial Use of the Covered Code.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: 1) for any code that Contributor has deleted from the Contributor Version; 2) separate from the Contributor Version; 3) for infringements caused by: i) third party modifications of Contributor Version or ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or 4) under Patent Claims



infringed by Covered Code in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Application of License.

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

#### 3.2. Availability of Source Code.

Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

#### 3.3. Description of Modifications.

You must cause all Covered Code to which You contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

#### 3.4. Intellectual Property Matters

##### (a) Third Party Claims.

If Contributor has knowledge that a license under a third party's intellectual property rights is required to exercise the rights granted by such Contributor under Sections 2.1 or 2.2,

Contributor must include a text file with the Source Code distribution titled "LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If Contributor obtains such knowledge after the Modification is made available as described in Section 3.2, Contributor shall promptly modify the LEGAL file in all copies Contributor makes available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

(b) Contributor APIs.

If Contributor's Modifications include an application programming interface and Contributor has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

(c) Representations.

Contributor represents that, except as disclosed pursuant to Section 3.4(a) above, Contributor believes that Contributor's Modifications are Contributor's original creation(s) and/or Contributor has sufficient rights to grant the rights conveyed by

this License.

### 3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a location (such as a relevant directory) where a user would be likely to look for such a notice. If You created one or more Modification(s) You may add your name as a Contributor to the notice described in Exhibit A. You must also duplicate this License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code,

and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered

Code or ownership rights under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

#### 3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger

Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

#### 4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Application of this License.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A and to related Covered Code.

#### 6. Versions of the License.

### 6.1. New Versions.

Netscape Communications Corporation ("Netscape") may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

### 6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Netscape. No one other than Netscape has the right to modify the terms applicable to Covered Code created under this License.

### 6.3. Derivative Works.

If You create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), You must (a) rename

Your license so that

the phrases "Mozilla", "MOZILLAPL", "MOZPL", "Netscape", "MPL", "NPL" or any confusingly similar phrase do not appear in your license (except to note that your license differs from this License) and (b) otherwise make it clear that Your version of the license contains terms which differ from the Mozilla Public License and Netscape Public License. (Filling in the name of the Initial Developer, Original Code or Contributor in the notice described in Exhibit A shall not of themselves be deemed to be modifications of this License.)

## 7. DISCLAIMER OF WARRANTY.

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 8. TERMINATION.

8.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their

nature, must remain in effect beyond the termination of this License shall survive.

8.2. If You initiate litigation by asserting a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or

a Contributor (the Initial Developer or Contributor against whom You file such action is referred to as "Participant") alleging that:

(a) such Participant's Contributor Version directly or indirectly infringes any patent, then any and all rights granted by such Participant to You under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively, unless if within 60 days after receipt of notice You either: (i) agree in writing to pay Participant a mutually agreeable reasonable royalty for Your past and future use of Modifications made by such Participant, or (ii) withdraw Your litigation claim with respect to the Contributor Version against such Participant. If within 60 days of notice, a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights granted by Participant to You under Sections 2.1 and/or 2.2 automatically terminate at the expiration of the 60 day notice period specified above.

(b) any software, hardware, or device, other than such Participant's Contributor Version, directly or indirectly infringes any patent, then any rights granted to You by such Participant under Sections 2.1(b) and 2.2(b) are revoked effective as of the date You first made, used, sold, distributed, or had made, Modifications made by that Participant.

8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

8.4. In the event of termination under Sections 8.1 or 8.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

## 9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL

NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Code with only those rights set forth herein.

#### 11. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by California law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. With respect to disputes in which at least one party is a citizen of, or an entity chartered or registered to do business in the United States of America, any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California, with venue lying in Santa Clara County, California, with the losing party responsible for costs, including without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License.

12. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

13. MULTIPLE-LICENSED CODE.

Initial Developer may designate portions of the Covered Code as "Multiple-Licensed". "Multiple-Licensed" means that the Initial Developer permits you to utilize portions of the Covered Code under Your choice of the NPL or the alternative licenses, if any, specified by the Initial Developer in the file described in Exhibit A.

EXHIBIT A -Mozilla Public License.

``The contents of this file are subject to the Mozilla Public License

Version 1.1 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is \_\_\_\_\_.

The Initial Developer of the Original Code is \_\_\_\_\_.

Portions created by \_\_\_\_\_ are Copyright (C) \_\_\_\_\_  
\_\_\_\_\_. All Rights Reserved.

Contributor(s): \_\_\_\_\_.

Alternatively, the contents of this file may be used under the terms of the \_\_\_\_ license (the "[\_\_] License"), in which case the provisions of [\_\_\_\_\_] License are applicable instead of those above. If

you wish to allow use of your version of this file only under the terms of the [\_\_\_\_] License and not to allow others to use your version of this file under the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the [\_\_\_\_] License. If you do not delete

the provisions above, a recipient may use your version of this file under either the MPL or the [\_\_\_] License."

[NOTE: The text of this Exhibit A may differ slightly from the text of the notices in the Source Code files of the Original Code. You should use the text of this Exhibit A rather than the text found in the Original Code Source Code for Your Modifications.]

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).



"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Some code in core/src/java/org/apache/lucene/util/UnicodeUtil.java was derived from unicode conversion examples available at <http://www.unicode.org/Public/PROGRAMS/CVTUTF>. Here is the copyright from those sources:

```
/*  
* Copyright 2001-2004 Unicode, Inc.  
*  
* Disclaimer  
*  
* This source code is provided as is by Unicode, Inc. No claims are  
* made as to fitness for any particular purpose. No warranties of any  
* kind are expressed or implied. The recipient agrees to determine  
* applicability of information provided. If this file has been  
* purchased on magnetic or optical media from Unicode, Inc., the  
* sole remedy for any claim  
will be exchange of defective media  
* within 90 days of receipt.  
*  
* Limitations on Rights to Redistribute This Code
```

\*  
\* Unicode, Inc. hereby grants the right to freely use the information  
\* supplied in this file in the creation of products supporting the  
\* Unicode Standard, and to make copies of this file in any form  
\* for internal or external distribution as long as this notice  
\* remains attached.  
\*/

Some code in core/src/java/org/apache/lucene/util/ArrayUtil.java was  
derived from Python 2.4.2 sources available at  
<http://www.python.org>. Full license is here:

<http://www.python.org/download/releases/2.4.2/license/>

Some code in core/src/java/org/apache/lucene/util/UnicodeUtil.java was  
derived from Python 3.1.2 sources available at  
<http://www.python.org>. Full license is here:

<http://www.python.org/download/releases/3.1.2/license/>

Some code in core/src/java/org/apache/lucene/util/automaton was  
derived from Brics automaton sources available at  
[www.brics.dk/automaton/](http://www.brics.dk/automaton/).

Here is the copyright from those sources:

/\*  
\* Copyright (c) 2001-2009 Anders Moeller  
\* All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. The name of the author may not be used to endorse or promote products  
\* derived from this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED.  
\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

The levenshtein automata tables in core/src/java/org/apache/lucene/util/automaton  
were automatically generated with the moman/finenight FSA package.

Here is the copyright for those sources:

```
# Copyright (c) 2010, Jean-Philippe Barrette-LaPierre, <jpb@rrette.com>
#
# Permission is hereby granted, free of charge, to any person
# obtaining a copy of this software and associated documentation
# files (the "Software"), to deal in the Software without
# restriction, including
#   without limitation the rights to use,
#   copy, modify, merge, publish, distribute, sublicense, and/or sell
#   copies of the Software, and to permit persons to whom the
#   Software is furnished to do so, subject to the following
#   conditions:
#
# The above copyright notice and this permission notice shall be
# included in all copies or substantial portions of the Software.
#
# THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
# EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
# OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
# NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT
# HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,
# WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
# FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
# OTHER DEALINGS IN THE SOFTWARE.
```

Some code in core/src/java/org/apache/lucene/util/UnicodeUtil.java was  
derived from ICU (<http://www.icu-project.org>)

The full license is available

here:

<http://source.icu-project.org/repos/icu/icu/trunk/license.html>

/\*

\* Copyright (C) 1999-2010, International Business Machines  
\* Corporation and others. All Rights Reserved.

\*

\* Permission is hereby granted, free of charge, to any person obtaining a copy  
\* of this software and associated documentation files (the "Software"), to deal  
\* in the Software without restriction, including without limitation the rights  
\* to use, copy, modify, merge, publish, distribute, and/or sell copies of the

- \* Software, and to permit persons to whom the Software is furnished to do so,
- \* provided that the above copyright notice(s) and this permission notice appear
- \* in all copies of the Software and that both the above copyright notice(s) and
- \* this permission notice appear in supporting documentation.
- \*
- \* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
- \* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
- \* FITNESS FOR A PARTICULAR
- PURPOSE AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS.
- \* IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE
- \* LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR
- \* ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER
- \* IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT
- \* OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.
- \*
- \* Except as contained in this notice, the name of a copyright holder shall not
- \* be used in advertising or otherwise to promote the sale, use or other
- \* dealings in this Software without prior written authorization of the
- \* copyright holder.
- \*/

The following license applies to the Snowball stemmers:

Copyright (c) 2001, Dr Martin Porter  
 Copyright (c) 2002, Richard Boulton  
 All rights reserved.

Redistribution and use in source and binary forms, with or without  
 modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice,
- \* this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* Neither the name of the copyright holders nor the names of its contributors
- \* may be used to endorse or promote products derived from this software
- \* without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
 AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
 IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
 DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE  
 FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
 DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
 SUBSTITUTE GOODS OR  
 SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER  
 CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,

OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license applies to the KStemmer:

Copyright 2003,  
Center for Intelligent Information Retrieval,  
University of Massachusetts, Amherst.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names "Center for Intelligent Information Retrieval" and "University of Massachusetts" must not be used to endorse or promote products derived from this software without prior written permission. To obtain permission, contact [info@ciir.cs.umass.edu](mailto:info@ciir.cs.umass.edu).

THIS SOFTWARE IS PROVIDED BY UNIVERSITY OF MASSACHUSETTS AND OTHER CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license applies to the Morfologik project:

Copyright (c) 2006 Dawid Weiss  
Copyright (c) 2007-2011 Dawid Weiss, Marcin Mikowski  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:



\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Morfologik nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

The dictionary comes from Morfologik project. Morfologik uses data from Polish ispell/myspell dictionary hosted at <http://www.sjp.pl/slownik/en/> and is licenced on the terms of (inter alia) LGPL and Creative Commons ShareAlike. The part-of-speech tags were added in Morfologik project and are not found in the data from sjp.pl. The tagset is similar to IPI PAN tagset.

---

The following license applies to the Morfeusz project, used by `org.apache.lucene.analysis.morfologik`.

BSD-licensed dictionary of Polish (SGJP)  
<http://sgjp.pl/morfeusz/>

Copyright 2011 Zygmunt Saloni, Włodzimierz Gruszczyski,  
Marcin Woliski, Robert Woosz

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are

met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY COPYRIGHT HOLDERS AS IS AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache HttpComponents Core  
Copyright 2005-2016 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Software Notice

This OGC work (including software, documents, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions:

Permission to use, copy, and modify this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications, that you make:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, a short notice of the following form (hypertext is preferred, text is permitted) should be used within the body of any redistributed or derivative code: "Copyright  
[Date-of-document] Open  
Geospatial Consortium, Inc. All Rights Reserved.

<http://www.opengeospatial.org/ogc/legal> (Hypertext is preferred, but a textual representation is permitted.)

3. Notice of any changes or modifications to the OGC files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission.

Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

Apache Commons Math

Copyright 2001-2020 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed for Orekit by

CS Systmes d'Information (<http://www.c-s.fr/>)

Copyright 2010-2012 CS Systmes d'Information

Copyright (c) 2012 France Tlcom

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2010-2013, Carrot Search s.c., Boznicza 11/56, Poznan, Poland

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the  
License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Compress

Copyright 2002-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

The files in the package org.apache.commons.compress.archivers.sevenz were derived from the LZMA SDK, version 9.20 (C/ and CPP/7zip/), which has been placed in the public domain:

"LZMA SDK is placed in the public domain." (<http://www.7-zip.org/sdk.html>)  
[role="xpack"]  
[[license-settings]]  
=== License settings

You can configure this licensing setting in the `elasticsearch.yml` file.

For more information, see

{kibana-ref}/managing-licenses.html[License management].



```
`xpack.license.self_generated.type`::  
Set to `basic` (default) to enable basic {xpack} features. +  
+  
--  
If set to `trial`, the self-generated license gives access only to all the features  
of a x-pack for 30 days. You can later downgrade the cluster to a basic license if  
needed.  
--  
Apache Commons Collections  
Copyright 2001-2015 The Apache Software Foundation
```

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.441 env-paths 2.2.1

### 1.441.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <[sindresorhus@gmail.com](mailto:sindresorhus@gmail.com)> ([sindresorhus.com](http://sindresorhus.com))

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.442 figgy-pudding 3.5.2

### 1.442.1 Available under license :

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for

any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.443 json-parse-even-better-errors 2.3.1

### 1.443.1 Available under license :

Copyright 2017 Kat Marchn  
Copyright npm, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

---

This library is a fork of 'better-json-errors' by Kat Marchn, extended and distributed under the terms of the MIT license above.

## 1.444 query-string 6.14.1

## 1.444.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (<http://sindresorhus.com>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.445 filter-obj 1.1.0

### 1.445.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> ([sindresorhus.com](http://sindresorhus.com))

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.446 lz4 1.9.2-2ubuntu0.20.04.1

## 1.446.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: lz4

Source: <https://github.com/Cyan4973/lz4>

Files: \*

Copyright: Copyright (C) 2011-2017, Yann Collet.

License: BSD-2-clause

Files: lib/\*

Copyright: Copyright (C) 2011-2017, Yann Collet.

License: BSD-2-clause

Files: lib/liblz4.pc.in

Copyright: Copyright (C) 2011-2014, Yann Collet.

License: BSD-2-clause

Files: lib/lz4frame.c

lib/lz4frame\_static.h

lib/xxhash.c

lib/xxhash.h

Copyright: Copyright (C) 2011-2016, Yann Collet.

License: BSD-2-clause

Files: programs/\*

Copyright: Copyright (C) 2011-2016, Yann Collet.

License: GPL-2+

Files: programs/lz4io.c

Copyright: Copyright (C) 2011-2017, Yann Collet.

License: GPL-2+

Files: programs/platform.h

Copyright: Copyright (C) 2016 -present, Przemyslaw Skibinski, Yann Collet

License: GPL-2+

Files: programs/util.h

Copyright: Copyright (C) 2016 -present, Przemyslaw Skibinski, Yann Collet

License: GPL-2+

Files: ./examples/printVersion.c

Copyright:

Takayuki Matsuoka & Yann Collet

License: GPL-2

Files: ./examples/blockStreaming\_lineByLine.c  
./examples/blockStreaming\_doubleBuffer.c  
Copyright: Takayuki Matsuoka  
License: GPL-2

Files: ./examples/HCStreaming\_ringBuffer.c  
./examples/blockStreaming\_ringBuffer.c  
Copyright: Yann Collet  
License: GPL-2

Files: ./examples/compress\_functions.c  
./examples/simple\_buffer.c  
Copyright: Kyle Harper  
License: BSD-2-clause

Files: debian/\*  
Copyright: 2013 Nobuhiro Iwamatsu <iwamatsu@debian.org>  
License: GPL-2+

License: GPL-2

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; version 2 dated June, 1991.

.

On Debian systems, the complete text of version 2 of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'.

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; version 2 dated June, 1991, or (at your option) any later version.

.

On Debian systems, the complete text of version 2 of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'.

License: BSD-2-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

.

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.447 musl 1.2.2-r3

### 1.447.1 Available under license :

musl as a whole is licensed under the following standard MIT license:

-----  
Copyright 2005-2020 Rich Felker, et al.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  
Authors/contributors include:

A. Wilcox  
Ada Worcester

Alex Dowad  
Alex Suykov  
Alexander Monakov  
Andre McCurdy  
Andrew Kelley  
Anthony G. Basile  
Aric Belsito  
Arvid Picciani  
Bartosz Brachaczek  
Benjamin Peterson  
Bobby Bingham  
Boris Brezillon  
Brent Cook  
Chris Spiegel  
Clment Vasseur  
Daniel Micay  
Daniel Sabogal  
Daurnimator  
David Carlier  
David Edelsohn  
Denys Vlasenko  
Dmitry Ivanov  
Dmitry V. Levin  
Drew DeVault  
Emil Renner Berthing  
Fangrui Song  
Felix Fietkau  
Felix Janda  
Gianluca Anzolin  
Hauke Mehrtens  
He X  
Hiltjo Posthuma  
Isaac Dunham  
Jaydeep Patil  
Jens Gustedt  
Jeremy Huntwork  
Jo-Philipp Wich  
Joakim Sindholt  
John Spencer  
Julien Ramseier  
Justin Cormack  
Kaarle Ritvanen  
Khem Raj  
Kylie McClain  
Leah Neukirchen  
Luca Barbato  
Luka

Perkov  
M Farkas-Dyck (Strake)  
Mahesh Bodapati  
Markus Wichmann  
Masanori Oginō  
Michael Clark  
Michael Forney  
Mikhail Kremnyov  
Natanael Copa  
Nicholas J. Kain  
orc  
Pascal Cuoq  
Patrick Oppenlander  
Petr Hosek  
Petr Skocik  
Pierre Carrier  
Reini Urban  
Rich Felker  
Richard Pennington  
Ryan Fairfax  
Samuel Holland  
Segev Finer  
Shiz  
sin  
Solar Designer  
Stefan Kristiansson  
Stefan O'Rear  
Szabolcs Nagy  
Timo Ters  
Trutz Behn  
Valentin Ochs  
Will Dietz  
William Haddon  
William Pitcock

Portions of this software are derived from third-party works licensed under terms compatible with the above MIT license:

The TRE regular expression implementation (`src/regex/reg*` and `src/regex/tre*`) is Copyright 2001-2008 Ville Laurikari and licensed under a 2-clause BSD license (license text in the source files). The included version has been heavily modified by Rich Felker in 2012, in the interests of size, simplicity, and namespace cleanliness.

Much of the math library code (`src/math/*` and `src/complex/*`) is Copyright 1993,2004 Sun Microsystems or Copyright 2003-2011 David Schultz or



Copyright 2003-2009 Steven G. Kargl or  
Copyright 2003-2009 Bruce D. Evans or  
Copyright 2008 Stephen L. Moshier or  
Copyright 2017-2018 Arm Limited  
and labelled as such in comments in the individual source files. All  
have been licensed under extremely permissive terms.

The ARM memcpy code (src/string/arm/memcpy.S) is Copyright 2008  
The Android Open Source Project and is licensed under a two-clause BSD  
license. It was taken from Bionic libc, used on Android.

The AArch64 memcpy and memset code (src/string/aarch64/\*) are  
Copyright 1999-2019, Arm Limited.

The implementation of DES for crypt (src/crypt/crypt\_des.c) is  
Copyright 1994 David Burren. It is licensed under a BSD license.

The implementation of blowfish crypt (src/crypt/crypt\_blowfish.c) was  
originally written by Solar Designer and placed into the public  
domain. The code also comes with a fallback permissive license for use  
in jurisdictions that may not recognize the  
public domain.

The smoothsort implementation (src/stdlib/qsart.c) is Copyright 2011  
Valentin Ochs and is licensed under an MIT-style license.

The x86\_64 port was written by Nicholas J. Kain and is licensed under  
the standard MIT terms.

The mips and microblaze ports were originally written by Richard  
Pennington for use in the ellcc project. The original code was adapted  
by Rich Felker for build system and code conventions during upstream  
integration. It is licensed under the standard MIT terms.

The mips64 port was contributed by Imagination Technologies and is  
licensed under the standard MIT terms.

The powerpc port was also originally written by Richard Pennington,  
and later supplemented and integrated by John Spencer. It is licensed  
under the standard MIT terms.

All other files which have no copyright comments are original works  
produced specifically for use as part of this library, written either  
by Rich Felker, the main author of the library, or by one or more  
contributors listed

above. Details on authorship of individual files  
can be found in the git version control history of the project. The  
omission of copyright and license comments in each file is in the

interest of source tree size.

In addition, permission is hereby granted for all public header files (include/\* and arch/\*/bits/\*) and crt files intended to be linked into applications (crt/\*, ldso/dlstart.c, and arch/\*/crt\_arch.h) to omit the copyright notice and permission notice otherwise required by the license, and to use these files without any requirement of attribution. These files include substantial contributions from:

Bobby Bingham  
John Spencer  
Nicholas J. Kain  
Rich Felker  
Richard Pennington  
Stefan Kristiansson  
Szabolcs Nagy

all of whom have explicitly granted such permission.

This file previously contained text expressing a belief that most of the files covered by the above exception were sufficiently trivial not to be subject to copyright, resulting in confusion over whether it negated

the permissions granted in the license. In the spirit of permissive licensing, and of not having licensing issues being an obstacle to adoption, that text has been removed.

# 1.448 apk-tools 2.12.5-r1

## 1.448.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to

most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under

the terms

of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print

an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works.

But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it

with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all

the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation

of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE

THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.  
END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and an idea of what it does.>

Copyright (C)< yyyy> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a



copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon >, 1 April 1989 Ty Coon, President of Vice This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.449 popt 1.18-1.el8

### 1.449.1 Available under license :

Copyright (c) 1998 Red Hat Software

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

## 1.450 brotli 1.0.6-3.el8

### 1.450.1 Available under license :

Copyright (c) 2009, 2010, 2013-2016 by the Brotli Authors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.451 hosted-git-info 2.8.9

### 1.451.1 Available under license :

Copyright (c) 2015, Rebecca Turner

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.452 pax-utils 1.3.2-r0

### 1.452.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that

you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can

be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest

your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled

to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

**NO WARRANTY**

**11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED**



BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License

along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical  
commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

## 1.453 busybox 1.33.1-r2

### 1.453.1 Available under license :

bzip2 applet in busybox is based on lightly-modified source  
of bzip2 version 1.0.4. bzip2 source is distributed  
under the following conditions (copied verbatim from LICENSE file)

=====

This program, "bzip2", the associated library "libbzip2", and all  
documentation, are copyright (C) 1996-2006 Julian R Seward. All

rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, Cambridge, UK.

[jseward@bzip.org](mailto:jseward@bzip.org)

bzip2/libbzip2 version 1.0.4 of 20 December 2006

--- A note on GPL versions

BusyBox is distributed under version 2 of the General Public License (included in its entirety, below). Version 2 is the only version of this license which this version of BusyBox (or modified versions derived from this one) may be distributed under.

-----  
GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's

software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this

License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed

under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying

the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding



those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of  
Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.454 libretls 3.3.3-r0

### 1.454.1 Available under license :

Found license 'General Public License 2.0' in 'sources are under the 3-clause BSD license or the MIT license. the GNU General Public License.'

## 1.455 libnettle6 3.5.1+really3.5.1-2ubuntu0.2

### 1.455.1 Available under license :

/\* nettle-internal.c

Things that are used only by the testsuite and benchmark, and not included in the library.

Copyright (C) 2002, 2014 Niels Möller

This file is part of GNU Nettle.

GNU Nettle is free software: you can redistribute it and/or modify it under the terms of either:

\* the GNU Lesser General Public License as published by the Free Software Foundation; either version 3 of the License, or (at your option) any later version.

or

\* the GNU General Public License as published by the Free

Software Foundation; either version 2 of the License, or (at your option) any later version.

or both in parallel, as here.

GNU Nettle is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received copies of the GNU General Public License and the GNU Lesser General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

\*/

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: Nettle

Upstream-Contact: Niels Mller <nisse@lysator.liu.se>

Source: <http://www.lysator.liu.se/~nisse/nettle/>

Copyright: 2001-2011 Niels Mller

Some parts are Copyright the Free Software Foundation and various people. See below and source code comments for details.

License: LGPL-2.1+

Comment:

Nettle is distributed under the GNU Lesser General Public License (LGPL). A few of the individual files are in the public domain. To find the current status of particular files, you have to read the copyright notices at the top of the files.

.

A list of the supported algorithms, their origins and licenses (from the manual):

.

#### AES

The implementation of the AES cipher (also known as rijndael) is written by Rafael Sevilla. Assembler for x86 by Rafael Sevilla and Niels Mller, Sparc assembler by Niels Mller. Released under the LGPL.

.

#### ARCFOUR

The implementation of the ARCFOUR (also known as RC4) cipher is written by Niels Mller. Released under the LGPL.

.

#### ARCTWO

The implementation of the ARCTWO (also known as RC2) cipher is written by Nikos Mavroyanopoulos and modified by Werner Koch and Simon Josefsson. Released under the LGPL.

.

## BLOWFISH

The implementation of the BLOWFISH cipher is written by Werner Koch, copyright owned by the Free Software Foundation. Also hacked by Simon Josefsson and Niels Mller. Released under the LGPL.

.

## CAMELLIA

The C implementation is by Nippon Telegraph and Telephone Corporation (NTT), heavily modified by Niels Mller. Assembler for x86 and x86\_64 by Niels Mller. Released under the LGPL.

.

## CAST128

The implementation of the CAST128 cipher is written by Steve Reid. Released into the public domain.

.

## DES

The implementation of the DES cipher is written by Dana L. How, and released under the LGPL.

.

## MD2

The implementation of MD2 is written by Andrew Kuchling, and hacked some by Andreas Sigfridsson and Niels Mller. Python Cryptography Toolkit license (essentially public domain).

.

## MD4

This is almost the same code as for MD5 below, with modifications by Marcus Comstedt. Released into the public domain.

.

## MD5

The implementation of the MD5 message digest is written by Colin Plumb. It has been hacked some more by Andrew Kuchling and Niels Mller. Released into the public domain.

.

## SERPENT

The implementation of the SERPENT is based on the code in libgcrypt, copyright owned by the Free Software Foundation. Adapted to Nettle by Simon Josefsson and heavily modified by Niels Mller. Assembly for x86\_64 by Niels Mller. Released under the LGPL.

.

## SHA1

The C implementation of the SHA1 message digest is written by Peter Gutmann, and hacked some more by Andrew Kuchling and Niels Mller. Released into the public domain. Assembler for x86 by Niels Mller, released under the LGPL.

.

SHA224, SHA256, SHA384, and SHA512

Written by Niels Mller, using Peter Gutmann's SHA1 code as a model. Released under the LGPL.

.  
**TWOFISH**

The implementation of the TWOFISH cipher is written by Ruud de Rooij. Released under the LGPL.

.  
**RSA**

Written by Niels Mller, released under the LGPL. Uses the GMP library for bignum operations.

.  
**DSA**

Written by Niels Mller, released under the LGPL. Uses the GMP library for bignum operations.

Files: \*

Copyright: 2001-2011 Niels Mller

License: LGPL-2.1+

Files: aes-set-\*

Copyright: 2000, 2001, 2002 Rafael R. Sevilla, Niels Mller

License: LGPL-2.1+

Files: arctwo\*

Copyright: 2003 Nikos Mavroyanopoulos

2004 Simon Josefsson

2004 Free Software Foundation, Inc.

2002, 2004 Niels Mller

License: LGPL-2.1+

Files: base64.h base64-meta.c

Copyright: 2002 Dan Egnor

2002 Niels Mller

License: LGPL-2.1+

Files: blowfish.c

Copyright: 1998, 2001, 2002,

2003 Free Software Foundation, Inc.

2010 Simon Josefsson

License: LGPL-2.1+

Files: blowfish.h

Copyright: 1998, 2001 Free Software Foundation, Inc.

1998, 2001 Ray Dassen

1998, 2001 Niels Mller

License: LGPL-2.1+

Files: camellia-table.c camellia-crypt-internal.c

Copyright: 2006, 2007 NTT (Nippon Telegraph and Telephone Corporation)

2010 Niels Mller

License: LGPL-2.1+

Files: der2dsa.c

Copyright: 2005, 2009 Niels Mller

2009 Magnus Holmgren

License: LGPL-2.1+

Files: desCode.h descode.README desdata.c desinfo.c

Copyright: 2002 Dana L. How

License: LGPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

.

You should have received a copy of the GNU Library General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

.

On Debian GNU/Linux systems, the complete text of the GNU Library General Public License, version 2, can be found in /usr/share/common-licenses/LGPL-2.

Files: des.c des.h

Copyright: 1992 Dana L. How

1997, 2001 Niels Mller

License: LGPL-2.1+

Files: gcm.c gcm.h

Copyright: 2011 Katholieke Universiteit Leuven

2011 Niels Mller

License: LGPL-2.1+

Files: md2.c

Copyright: ? Andrew Kuchling

2003 Andreas Sigfridsson

2003 Niels Mller

License: LGPL-2.1+

Files: md4.c

Copyright: 2003 Marcus Comstedt

2003 Niels Mller

License: LGPL-2.1+

Files: md5.c md5-compress.c

Copyright: Colin Plumb, Andrew

Kuchling

2001 Niels Mller

License: LGPL-2.1+

Files: memxor.c

Copyright: 1991,1993, 1995 Free Software Foundation, Inc.

2010 Niels Mller

License: LGPL-2.1+

Files: ripemd160.c ripemd160-compress.c

Copyright: 1998, 2001, 2002, 2003 Free Software Foundation, Inc.

License: LGPL-2.1+

Files: ripemd160-meta.c ripemd160.h

Copyright: 2011 Andres Mejia

License: LGPL-2.1+

Files: serpent-encrypt.c serpent-decrypt.c serpent-set-key.c

Copyright: 1998 Ross Anderson, Eli Biham, Lars Knudsen

2003, 2004, 2005 Free Software Foundation, Inc.

2010, 2011 Simon Josefsson

2011 Niels Mller

License: LGPL-2.1+

Files: sha\*

Copyright: 2001, 2004 Peter Gutmann, Andrew Kuchling, Niels Mller

License: LGPL-2.1+

Files: twofish\*

Copyright: 1999 Ruud de Rooij <ruud@debian.org>

1999 J.H.M. Dassen (Ray) <jdassen@wi.LeidenUniv.nl>

2001 Niels Mller

License: LGPL-2.1+

Files: dsa2sexp.c

Copyright: 2002, 2009 Niels Mller

2009 Magnus Holmgren

License: LGPL-2.1+

Files: testsuite/des-compat-test.c

Copyright: 1995-1997 Eric Young (eay@cryptsoft.com)



License: other

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:  
"This product includes cryptographic software written by  
Eric Young (eay@cryptsoft.com)"  
The word 'cryptographic' can be left out if the routines from the library being used are not cryptographic related :-).
4. If you include  
any Windows specific code (or a derivative thereof) from  
the apps directory (application code) you must include an acknowledgement:  
"This product includes software written by Tim Hudson (tjh@cryptsoft.com)"

THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files: tools/pkcs1-conv.c

Copyright: 2005, 2009

Niels Mller

2009 Magnus Holmgren

License: LGPL-2.1+

Files: x86\*/aes-\*-internal.asm

Copyright: 2001, 2002, 2005, 2008 Rafael R. Sevilla

2001, 2002, 2005, 2008 Niels Mller

License: LGPL-2.1+

Files: tools/getopt\*

Copyright: 1987-2001 Free Software Foundation, Inc.

License: GPL-2+

Files: config.guess config.sub

Copyright: 1992-2003 Free Software Foundation, Inc.

License: GPL-2+ with Autoconf exception

As a special exception to the GNU General Public License, if you distribute this file as part of a program that contains a configuration script generated by Autoconf, you may include it under the same distribution terms that you use for the rest of that program.

Files: debian/\*

Copyright: none

License: public-domain

I believe that most files in debian/ hardly contains any creative expression eligible for copyright.

Files: debian/sexp-conv.1

Copyright: 2002 Timshel Knoll <timshel@debian.org>

2007 Magnus Holmgren

License: GPL-2

This program

is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; version 2 dated June. 1991.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

.

On Debian GNU/Linux systems, the complete text of the GNU General Public License, version 2, can be found in /usr/share/common-licenses/GPL-2.

Comment:

This manpage was copied from the lsh-utils package. Timshel didn't explicitly select a license for his packaging work, but I think that it can be considered released under the same license as LSH itself.

Files:

debian/pkcs1-conv.1 debian/nettle-lfib-stream.1

Copyright: 2007 Magnus Holmgren

License: GAP

Copying and distribution of this file, with or without modification, are permitted in any medium without royalty provided the copyright notice and this notice are preserved.

License: LGPL-2.1+

The nettle library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

.

The nettle library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

.

On Debian GNU/Linux systems, the complete text of the newest version of the GNU Lesser General Public License can be found in /usr/share/common-licenses/LGPL.

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

.

On Debian GNU/Linux systems, the complete text of the newest version of the GNU General Public License can be found in /usr/share/common-licenses/GPL.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third

parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will



be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
```

`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.456 config-chain 1.1.13

### 1.456.1 Available under license :

Copyright (c) 2011 Dominic Tarr

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.457 objenesis 2.4

### 1.457.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.458 libretls 3.3.3-r2

### 1.458.1 Available under license :

Found license 'General Public License 2.0' in 'sources are under the 3-clause BSD license or the MIT license. the GNU General Public License.'

## 1.459 lz4 1.8.3-3.el8\_4

### 1.459.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by  
the GNU Lesser General Public License instead.) You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not  
price.



Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another

language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work  
are not derived from the Program,  
and can be reasonably considered independent and separate works in  
themselves, then this License, and its terms, do not apply to those  
sections when you distribute them as separate works. But when you  
distribute the same sections as part of a whole which is a work based  
on the Program, the distribution of the whole must be on the terms of  
this License, whose permissions for other licensees extend to the  
entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest  
your rights to work written entirely by you; rather, the intent is to  
exercise the right to control the distribution of derivative or  
collective works based on the Program.

In addition, mere aggregation of another work not based on the Program  
with the Program (or with a work based on the Program) on a volume of  
a storage or distribution medium does not bring the other work under  
the scope of this License.

3. You may copy and distribute the Program (or a work based on it,  
under Section 2) in object code or executable form under the terms of  
Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable  
source code, which must be distributed under the terms of Sections  
1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three  
years, to give any third party, for a charge no more than your  
cost of physically performing source distribution, a complete  
machine-readable copy of the corresponding source code, to be  
distributed under the terms of Sections 1 and 2 above on a medium  
customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer  
to distribute corresponding source code. (This alternative is  
allowed only for noncommercial distribution  
and only if you  
received the program in object code or executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for  
making modifications to it. For an executable work, complete source  
code means all the source code for all modules it contains, plus any  
associated interface definition files, plus the scripts used to  
control compilation and installation of the executable. However, as a  
special exception, the source code distributed need not include

anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by

all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU
```

General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this  
is what you want to do, use the GNU Lesser General  
Public License instead of this License.

Copyright (c) 2014, Ipsantil  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This repository uses 2 different licenses :

- all files in the `lib` directory use a BSD 2-Clause license
- all other files use a GPLv2 license, unless explicitly stated otherwise

Relevant license is reminded at the top of each source file, and with presence of COPYING or LICENSE file in associated directories.

This model is selected to emphasize that files in the `lib` directory are designed to be included into 3rd party applications, while all other files, in `programs`, `tests` or `examples`, receive more limited attention and support for such scenario.

LZ4 Library

Copyright (c) 2011-2016, Yann Collet

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED



WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Format: <http://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: liblz4

Upstream-Contact: Yann Collet <[Cyan4973@github.com](mailto:Cyan4973@github.com)>

Source: <https://github.com/lz4/lz4>

Files: \*

Copyright: (C) 2011+ Yann Collet

License: GPL-2+

The full text of license: <https://github.com/Cyan4973/lz4/blob/master/lib/LICENSE>

## 1.460 jakarta xml bind api 2.3.3

### 1.460.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

#### 1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered

Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares

or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to

use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c)

The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a

reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of

Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form

from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant

terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R.

2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.



## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable

law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial

Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

/\*

\* Copyright (c) 2005, 2019 Oracle and/or its affiliates. All rights reserved.

\*

\* This program and the accompanying materials are made available under the  
\* terms of the Eclipse Distribution License v. 1.0, which is available at  
\* <http://www.eclipse.org/org/documents/edl-v10.php>.

\*

\* SPDX-License-Identifier: BSD-3-Clause

\*/

Eclipse Distribution License - v 1.0

Copyright (c) 2007, Eclipse Foundation, Inc. and its licensors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2017, 2018 Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,

THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING

NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

[/]: # " Copyright (c) 2018, 2019 Oracle and/or its affiliates. All rights reserved. "

[/]: # " "

[/]: # " This program and the accompanying materials are made available under the "

[/]: # " terms of the Eclipse Distribution License v. 1.0, which is available at "

[/]: # " <http://www.eclipse.org/org/documents/edl-v10.php>. "

[/]: # " "

[/]: # " SPDX-License-Identifier: BSD-3-Clause "

# Notices for Jakarta XML Binding

This content is produced and maintained by the Jakarta XML Binding project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.jaxb>

## Trademarks

Jakarta XML Binding is a trademark of the Eclipse Foundation.

## Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

## Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Distribution License v. 1.0 which is available at <http://www.eclipse.org/org/documents/edl-v10.php>.

SPDX-License-Identifier: BSD-3-Clause

## Source Code

The project maintains the following source code repositories:

\* <https://github.com/eclipse-ee4j/jaxb-api>

\* <https://github.com/eclipse-ee4j/jaxb-tck>

## Third-party Content

This project leverages the following third party content.

Apache River (3.0.0)

\* License: Apache-2.0 AND BSD-3-Clause

ASM 7 (n/a)

\* License: BSD-3-Clause

\* Project: <https://asm.ow2.io/>

\* Source:

<https://repository.ow2.org/nexus/#nexus-search;gav~org.ow2.asm~asm-commons~~~~kw,versionexpand>

JTHarness (5.0)

\* License: (GPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0)

\* Project: <https://wiki.openjdk.java.net/display/CodeTools/JT+Harness>

\* Source: <http://hg.openjdk.java.net/code-tools/jtharness/>

normalize.css (3.0.2)

\* License: MIT

SigTest (n/a)

\* License: GPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

## Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

# 1.461 commons-io 2.11.0

## 1.461.1 Available under license :

Apache Commons IO

Copyright 2002-2021 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
  
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
  
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.



Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.462 annotations 2.0.1

## 1.462.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates  
the terms and conditions of version 3 of the GNU General Public  
License, supplemented by the additional permissions listed below.

### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser  
General Public License, and the "GNU GPL" refers to version 3 of the GNU  
General Public License.

"The Library" refers to a covered work governed by this License,  
other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided  
by the Library, but which is not otherwise based on the Library.  
Defining a subclass of a class defined by  
the Library is deemed a mode  
of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an  
Application with the Library. The particular version of the Library

with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If

you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

#### 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

# 1.463 picocli 4.3.2

## 1.463.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.



To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.464 apk-tools 2.12.7-r0

## 1.464.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated

into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License,

and its terms, do not apply to those sections when you distribute them as separate works.

But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it

with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all

the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING,

BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.  
END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and an idea of what it does.>

Copyright (C)< yyyy> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon >, 1 April 1989 Ty Coon, President of Vice This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

# 1.465 commons-compress 1.21

## 1.465.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all



other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Apache Commons Compress

Copyright 2002-2021 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

---

The files in the package org.apache.commons.compress.archivers.sevenz were derived from the LZMA SDK, version 9.20 (C/ and CPP/7zip/), which has been placed in the public domain:

"LZMA SDK is placed in the public domain." (<http://www.7-zip.org/sdk.html>)

---

The test file lbzip2\_32767.bz2 has been copied from libbzip2's source repository:

This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2019 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER

IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, [jseward@acm.org](mailto:jseward@acm.org)

## 1.466 colors.js 1.3.3

### 1.466.1 Available under license :

MIT License

Original Library

- Copyright (c) Marak Squires

Additional Functionality

- Copyright (c) Sindre Sorhus <[sindresorhus@gmail.com](mailto:sindresorhus@gmail.com)> ([sindresorhus.com](http://sindresorhus.com))

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.467 json-stream 1.3.5

## 1.467.1 Available under license :

The MIT License

Copyright (c) 2011 Dominic Tarr

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
Apache License, Version 2.0

Copyright (c) 2011 Dominic Tarr

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.468 read-package-json 2.1.2

## 1.468.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.469 json-path 2.4.0

### 1.469.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

- \* Copyright 2011 the original author or authors.
- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-jar/com/jayway/jsonpath/InvalidJsonException.java
- \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-jar/com/jayway/jsonpath/InvalidCriteriaException.java
- \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-jar/com/jayway/jsonpath/JsonPathException.java
- \*
- \*/opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-jar/com/jayway/jsonpath/internal/path/PredicateContextImpl.java



\* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/Utils.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/function/latebinding/PathLateBindingValue.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/ParseContext.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/Configuration.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/EvaluationListener.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/path/RootPathToken.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/json/JettisonProvider.java  
 \*  
 /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/path/CompiledPath.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/WriteContext.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-jar/com/jayway/jsonpath/Option.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/path/PredicatePathToken.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/InvalidPathException.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/Path.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/path/ArrayPathToken.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/json/JsonProvider.java  
 \*  
 /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/ValueCompareException.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/Predicate.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/mapper/JsonSmartMappingProvider.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/ReadContext.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/path/PathToken.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/json/AbstractJsonProvider.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-jar/com/jayway/jsonpath/Filter.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/json/JacksonJsonProvider.java  
 \*

/opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/function/latebinding/JsonLateBindingValue.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/path/ScanPathToken.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/cache/LRUCache.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/InvalidModificationException.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/mapper/MappingException.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/path/WildcardPathToken.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/mapper/TapestryMappingProvider.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-jar/com/jayway/jsonpath/Criteria.java  
 \*  
 /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-jar/com/jayway/jsonpath/TypeRef.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/JsonContext.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/EvaluationContext.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/mapper/JacksonMappingProvider.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/DocumentContext.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/json/JsonSmartJsonProvider.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/JsonFormatter.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/mapper/MappingProvider.java  
 \*  
 /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/mapper/GsonMappingProvider.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/JsonPath.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/path/EvaluationContextImpl.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/function/latebinding/ILateBindingValue.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/internal/path/PropertyPathToken.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/spi/json/GsonJsonProvider.java  
 \* /opt/cola/permits/1199743787\_1630577685.84/0/json-path-2-4-0-sources-7-  
 jar/com/jayway/jsonpath/PathNotFoundException.java  
 \*

# 1.470 react 17.0.2

## 1.470.1 Available under license :

The MIT License (MIT)

Copyright (c) 2018 Brian Vaughn

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) Facebook, Inc. and its affiliates.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.471 react-dom 17.0.2

### 1.471.1 Available under license :

MIT

## 1.472 procps 3.3.16-1ubuntu2.3

### 1.472.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether

gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's

source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the



integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES

PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU  
General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LIBRARY GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public

Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When

we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized

party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also

meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The



threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN

WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY

(INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer)

or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.473 libgcrypt 1.8.5-5ubuntu1.1

## 1.473.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.



Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as

distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

Additional license notices for Libgcrypt.           -\*- org -\*-

This file contains the copying permission notices for various files in the Libgcrypt distribution which are not covered by the GNU Lesser General Public License (LGPL) or the GNU General Public License (GPL).

These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

\* BSD\_3Clause

For files:

- cipher/sha256-avx-amd64.S
- cipher/sha256-avx2-bmi2-amd64.S
- cipher/sha256-ssse3-amd64.S
- cipher/sha512-avx-amd64.S
- cipher/sha512-avx2-bmi2-amd64.S
- cipher/sha512-ssse3-amd64.S

#+begin\_quote

Copyright (c) 2012, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions

of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY INTEL CORPORATION "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL CORPORATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#+end\_quote

For files:

- random/jitterentropy-base.c
- random/jitterentropy.h
- random/rndjent.c (plus common Libgcrypt copyright holders)

#+begin\_quote

\* Copyright Stephan Mueller <smueller@chronox.de>, 2013

\*

\* License

\* =====

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

- \* 1. Redistributions of source code must retain the above copyright  
\* notice, and the entire permission notice in its entirety,  
\* including the disclaimer of warranties.
- \* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the  
\* following disclaimer in the  
\* documentation and/or other materials provided with the distribution.
- \* 3. The name of the author may not be used to endorse or promote  
\* products derived from this software without specific prior  
\* written permission.

\*

\* ALTERNATIVELY, this product may be distributed under the terms of  
\* the GNU General Public License, in which case the provisions of the GPL are  
\* required INSTEAD OF the above restrictions. (This clause is  
\* necessary due to a potential bad interaction between the GPL and  
\* the restrictions contained in a BSD-style copyright.)

\*

\* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED  
\* WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF  
\* WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT  
\* OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
\* BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE  
\* USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH  
\* DAMAGE.

#+end\_quote

\* X License

For files:

- install.sh

##+begin\_quote

Copyright (C) 1994 X Consortium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

##+end\_quote

\* Public domain

For files:

- cipher/arcfour-amd64.S

##+begin\_quote

Author: Marc Bevand <bevand\_m (at) epita.fr>

Licence: I hereby disclaim the copyright on this code and place it in the public domain.

##+end\_quote

\* OCB license 1

For

files:

- cipher/cipher-ocb.c

##+begin\_quote



OCB is covered by several patents but may be used freely by most software. See <http://web.cs.ucdavis.edu/~rogaway/ocb/license.htm> . In particular license 1 is suitable for Libgcrypt: See <http://web.cs.ucdavis.edu/~rogaway/ocb/license1.pdf> for the full license document; it basically says:

License 1 License for Open-Source Software Implementations of OCB  
(Jan 9, 2013)

Under this license, you are authorized to make, use, and distribute open-source software implementations of OCB. This license terminates for you if you sue someone over their open-source software implementation of OCB claiming that you have a patent covering their implementation.

License for Open Source Software Implementations of OCB  
January 9, 2013

1 Definitions

1.1 Licensor means Phillip Rogaway.

1.2 Licensed Patents means any patent that claims priority to United States Patent Application No. 09/918,615 entitled Method and Apparatus for Facilitating Efficient Authenticated Encryption, and any utility, divisional, provisional, continuation, continuations-in-part, reexamination, reissue, or foreign counterpart patents that may issue with respect to the aforesaid patent application. This includes, but is not limited to, United States Patent No. 7,046,802; United States Patent No. 7,200,227; United States Patent No. 7,949,129; United States Patent No. 8,321,675 ; and any patent that issues out of United States Patent Application No. 13/669,114.

1.3 Use means any practice of any invention claimed in the Licensed Patents.

1.4 Software Implementation means any practice of any invention claimed in the Licensed Patents that takes the form of software executing on a user-programmable, general-purpose computer or that takes the form of a computer-readable medium storing such software. Software Implementation does not include, for example, application-specific integrated circuits (ASICs), field-programmable gate arrays (FPGAs), embedded systems, or IP cores.

1.5 Open Source Software means software whose source code is published and made available for inspection and use by anyone because either (a) the source code is subject to a license that permits recipients to copy, modify, and distribute the source code without payment of fees or royalties, or

(b) the source code is in the public domain, including code released for public use through a CC0 waiver. All licenses certified by the Open Source Initiative at opensource.org as of January 9, 2013 and all Creative Commons licenses identified on the creativecommons.org website as of January 9, 2013, including the Public License Fallback of the CC0 waiver, satisfy these requirements for the purposes of this license.

1.6 Open Source Software Implementation means a Software Implementation in which the software implicating the Licensed Patents is Open Source Software. Open Source Software Implementation does not include any Software Implementation in which the software implicating the Licensed Patents is combined, so as to form a larger program, with software that is not Open Source Software.

## 2 License Grant

2.1 License. Subject to your compliance with the terms of this license, including the restriction set forth in Section 2.2, Licensor hereby grants to you a perpetual, worldwide, non-exclusive, non-transferable, non-sublicenseable, no-charge, royalty-free, irrevocable license to practice any invention claimed in the Licensed Patents in any Open Source Software Implementation.

2.2 Restriction. If you or your affiliates institute patent litigation (including, but not limited to, a cross-claim or counterclaim in a lawsuit) against any entity alleging that any Use authorized by this license infringes another patent, then any rights granted to you under this license automatically terminate as of the date such litigation is filed.

## 3 Disclaimer

YOUR USE OF THE LICENSED PATENTS IS AT YOUR OWN RISK AND UNLESS REQUIRED BY APPLICABLE LAW, LICENSOR MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED PATENTS OR ANY PRODUCT EMBODYING ANY LICENSED PATENT, EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. IN NO EVENT WILL LICENSOR BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM OR RELATED TO ANY USE OF THE LICENSED PATENTS, INCLUDING, WITHOUT LIMITATION, DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR SPECIAL DAMAGES, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES PRIOR TO SUCH AN OCCURRENCE.

#+end\_quote

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the

library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting

the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control

compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any

application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete

corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.  
^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse



engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a)

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will

operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that

is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the

Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation  
may publish revised and/or new  
versions of the Lesser General Public License from time to time.  
Such new versions will be similar in spirit to the present version,  
but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library  
specifies a version number of this License which applies to it and  
"any later version", you have the option of following the terms and  
conditions either of that version or of any later version published by  
the Free Software Foundation. If the Library does not specify a  
license version number, you may choose any version ever published by  
the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free  
programs whose distribution conditions are incompatible with these,  
write to the author to ask for permission. For software which is  
copyrighted by the Free Software Foundation, write to the Free  
Software Foundation; we sometimes make exceptions for this.

Our  
decision will be guided by the two goals of preserving the free status  
of all derivatives of our free software and of promoting the sharing  
and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO  
WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW.  
EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR  
OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY  
KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE  
LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME  
THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN  
WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY  
AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED  
ABOVE, BE LIABLE TO YOU  
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR  
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE  
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING  
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.

## END OF TERMS AND CONDITIONS

^L

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source file

to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

# 1.474 guava 31.0-jre

## 1.474.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2021 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/cache/ParametricNullness.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/ElementTypesAreNonnullByDefault.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/net/ElementTypesAreNonnullByDefault.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/graph/ElementTypesAreNonnullByDefault.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/reflect/ParametricNullness.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/graph/ParametricNullness.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/ParametricNullness.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/html/ParametricNullness.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/primitives/ParametricNullness.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/math/ParametricNullness.java

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/cache/ElementTypesAreNonnullByDefault.java
*
/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/xml/ParametricNullness.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/io/ElementTypesAreNonnullByDefault.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/xml/ElementTypesAreNonnullByDefault.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/base/ParametricNullness.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/hash/ParametricNullness.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/ParametricNullness.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/ParametricNullness.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/reflect/ElementTypesAreNonnullByDefault.java
*
/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/html/ElementTypesAreNonnullByDefault.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/base/ElementTypesAreNonnullByDefault.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/hash/ElementTypesAreNonnullByDefault.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/escape/ElementTypesAreNonnullByDefault.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/io/ParametricNullness.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/ElementTypesAreNonnullByDefault.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/primitives/ElementTypesAreNonnullByDefault.java
*
/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/ElementTypesAreNonnullByDefault.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/math/ElementTypesAreNonnullByDefault.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/escape/ParametricNullness.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/net/ParametricNullness.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (C) 2015 The Guava Authors
*
```

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/AggregateFutureState.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/InterruptibleTask.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/io/ReaderInputStream.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/AsyncCallable.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/hash/LittleEndianByteArray.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/Platform.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ConsumingQueueIterator.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/hash/MacHashFunction.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/hash/FarmHashFingerprint64.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/CombinedFuture.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2010 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under



\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/ThreadFactoryBuilder.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/ListeningExecutorService.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ContiguousSet.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/annotations/Beta.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/primitives/package-info.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Equivalence.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Ascii.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/net/package-info.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Strings.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/SortedLists.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/Atomics.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/annotations/package-info.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/UncaughtExceptionHandler.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/Monitor.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/ForwardingBlockingQueue.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2007 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

/\*\*

\* Returns an array containing all of the elements in the specified collection. This method  
\* returns the elements in the order they are returned by the collection's iterator. The returned  
\* array is "safe" in that no references to it are maintained by the collection. The caller is  
\* thus free to modify the returned

array.

\*

\* <p>This method assumes that the collection size doesn't change while the method is running.

\*

\* <p>TODO(kevinb): support concurrently modified collections?

\*

\* @param c the collection for which to return an array of elements

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ObjectArrays.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2012 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/TreeRangeMap.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/CompactHashMap.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/ForwardingBlockingDeque.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/TransformedListIterator.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/DescendingMultiset.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/FilteredMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingDeque.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingNavigableSet.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingImmutableList.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/SortedMultisetBridge.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/TransformedIterator.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractNavigableMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingImmutableSet.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/EvictingQueue.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingImmutableMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AllEqualOrdering.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/FilteredSetMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableEnumMap.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingNavigableMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/DescendingImmutableSortedSet.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/CompactLinkedHashMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/UnmodifiableSortedMultiset.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/FilteredEntrySetMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/FilteredEntryMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/CompactLinkedHashSet.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/CompactHashSet.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/TreeTraverser.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/RegularImmutableAsList.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingBlockingDeque.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/FilteredKeySetMultimap.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractSortedKeySortedSetMultimap.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/FilteredKeyListMultimap.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/RangeMap.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2020 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
\* express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

/\*\*

\* Holder for web specializations of methods of { @code Ints }. Intended to be empty for regular  
\* version.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/primitives/IntsMethodsForWeb.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2018 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/JdkBackedImmutableMultiset.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/ExecutionSequencer.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/JdkBackedImmutableSet.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/hash/ImmutableSupplier.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2011 The Guava Authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/package-  
info.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2009 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\*/

\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the  
\* License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,  
either  
\* express or implied. See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ImmutableSortedAsList.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2007 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

/\*

\* This following method is a modified version of one found in

\* <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/test/tck/AbstractExecutorServiceTest.java?revision=1.30>

\* which contained the following notice:

\*

\* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to

\*

the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

\*

\* Other contributors include Andrew Wright, Jeffrey Hayes, Pat Fisher, Mike Judd.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/MoreExecutors.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2009 The Guava Authors

\*

```

* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
/**
 * Not supported. <b>You are attempting to create a map that may contain a non-{@code Comparable}
 * key.</b> Proper calls will resolve to the version in {@code ImmutableSortedMap}, not this dummy
 * version.
 *
 * @throws UnsupportedOperationException always
 * @deprecated <b>Pass a key of type {@code Comparable}
 to use {@link
 *   ImmutableSortedMap#of(Comparable, Object)}.</b>
 */

```

Found in path(s):

```

* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/ImmutableSortedMapFauxverideShim.java
No license file was found, but licenses were detected in source scan.

```

```

/*
 * Copyright (C) 2016 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
 * in compliance with the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software distributed under the License
 * is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
 express
 * or implied. See the License for the specific language governing permissions and limitations under
 * the License.
 */
/**
 * Holder for extra methods of {@code Objects} only in web. Intended to be empty for regular
 * version.
 */

```

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/ExtraObjectsMethodsForWeb.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2018 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/IndexedImmutableSet.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/JdkBackedImmutableBiMap.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/BaseImmutableMultimap.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/JdkBackedImmutableMap.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2021 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):



```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/NullnessCasts.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/base/NullnessCasts.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/NullnessCasts.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2020 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
```

```
*/
```

```
/**
```

```
* Holder for web specializations of methods of { @code Floats }. Intended to be empty for regular
* version.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/primitives/FloatsMethodsForWeb.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2007 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
```

```
* You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
```

```
* See the License for the specific language governing permissions and
* limitations under the License.
```

```
*/
```

Found in path(s):

- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/SortedSetMultimap.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/EnumBiMap.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingObject.java
- \*
- /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Lists.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/package-info.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ArrayListMultimap.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ClassToInstanceMap.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/CompoundOrdering.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Ordering.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Iterators.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ReverseOrdering.java
- \*
- /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/BiMap.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/TreeMultimap.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingMapEntry.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/LinkedHashMultimap.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Maps.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ByFunctionOrdering.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ReverseNaturalOrdering.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/LinkedHashMultiset.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableSet.java
- \*
- /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Multimaps.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/SetMultimap.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-

jar/com/google/common/collect/UsingToStringOrdering.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/NullsLastOrdering.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/Multimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/HashMultiset.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ForwardingQueue.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/Interner.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/LexicographicalOrdering.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/AbstractMapBasedMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/AbstractSortedSetMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ForwardingCollection.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/Multisets.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/HashMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ForwardingListIterator.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/AbstractIterator.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ComparatorOrdering.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/EnumHashBiMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/LinkedListMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ForwardingList.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ForwardingMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ForwardingSortedSet.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ForwardingMultiset.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/MutableClassToInstanceMap.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/MapDifference.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ExplicitOrdering.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableList.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ListMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/NullsFirstOrdering.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/RegularImmutableSet.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/TreeMultiset.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractBiMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingIterator.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractMapEntry.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractMultiset.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractMapBasedMultiset.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingSet.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/NaturalOrdering.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingConcurrentMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Multiset.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Synchronized.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ConcurrentHashMultiset.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractListMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractSetMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingSortedMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Iterables.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Sets.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/SingletonImmutableSet.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2015 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/graph/package-info.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/CollectSpliterators.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableBiMapFauxverideShim.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2008 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Stopwatch.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-

jar/com/google/common/primitives/Bytes.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/io/MultiReader.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/SequentialExecutor.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/Floats.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/base/Converter.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/Ints.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/ListenableFutureTask.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/io/FileBackedOutputStream.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/escape/UnicodeEscaper.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/escape/Escaper.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/base/CharMatcher.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/net/InetAddresses.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/Chars.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/FluentIterable.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/Shorts.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Joiner.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/net/PercentEscaper.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/Doubles.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/Longs.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/base/internal/Finalizer.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/Booleans.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/thirdparty/publicsuffix/TrieParser.java  
No license file was found, but licenses were detected in source scan.  
  
/\*

\* Copyright (C) 2015 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you  
\* may not use this file except in compliance with the License. You may  
\* obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied. See the License for the specific language governing  
\* permissions and limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/Streams.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2019 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/Platform.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/Internal.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2020 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\*/

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/OverflowAvoidingLockSupport.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/math/BigDecimalMath.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/io/Java8Compatibility.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/base/Java8Compatibility.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/hash/Java8Compatibility.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/math/ToDoubleRounder.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2008 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

/\*

\* This method was rewritten in Java from an intermediate step of the Murmur hash function in

\* <http://code.google.com/p/smhasher/source/browse/trunk/MurmurHash3.cpp>, which contained the

\* following header:

\*

\* MurmurHash3 was written by Austin Appleby, and is placed in the public domain. The author

\* hereby



disclaims copyright to this source code.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Hashing.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2014 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/MoreObjects.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/TrustedListenableFutureTask.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/ListenerCallQueue.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/Dispatcher.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/Subscriber.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/math/Quantiles.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/SubscriberRegistry.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2019 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/IncidentEdgeSet.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/CompactHashing.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2016 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/MoreCollectors.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/AbstractValueGraph.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/RangeGwtSerializationDependencies.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/DirectedNetworkConnections.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/GraphConnections.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/LinkedHashMapMultimapGwtSerializationDependencies.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/ElementOrder.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/MapIteratorCache.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/collect/Comparators.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/MapRetrievalCache.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/ValueGraphBuilder.java  
 \*  
 /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/NetworkBuilder.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/GraphBuilder.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/ForwardingValueGraph.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/UndirectedMultiNetworkConnections.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/DirectedMultiNetworkConnections.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/MutableValueGraph.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/StandardMutableGraph.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/AbstractGraphBuilder.java  
 \*  
 /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/StandardNetwork.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/collect/CollectCollectors.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/StandardValueGraph.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/GraphConstants.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/EdgesConnecting.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/AbstractDirectedNetworkConnections.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/AbstractNetwork.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/NetworkConnections.java  
 \*  
 /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/UndirectedGraphConnections.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/graph/EndpointPairIterator.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-

```
jar/com/google/common/graph/AbstractGraph.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/graph/ForwardingGraph.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/graph/AbstractUndirectedNetworkConnections.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/graph/StandardMutableValueGraph.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/ImmutableMultisetGwtSerializationDependencies.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/graph/DirectedGraphConnections.java
*
/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/ArrayListMultimapGwtSerializationDependencies.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/graph/ImmutableValueGraph.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/graph/EndpointPair.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/graph/ForwardingNetwork.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/graph/StandardMutableNetwork.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/graph/MultiEdgesConnecting.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/graph/UndirectedNetworkConnections.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/HashMultimapGwtSerializationDependencies.java
*
/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/graph/ValueGraph.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2012 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/
/*
```

```
* This method was rewritten in Java from an intermediate step of the Murmur hash function in
* http://code.google.com/p/smhasher/source/browse/trunk/MurmurHash3.cpp, which contained the
* following header:
*
* MurmurHash3 was written by Austin Appleby, and is placed in the public domain. The author
* hereby disclaims
copyright to this source code.
*/
```

Found in path(s):

```
*/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/base/SmallCharMatcher.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2005 The Guava Authors
```

```
*/
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
```

```
*/
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*/
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License
```

```
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under
```

```
* the License.
```

```
*/
```

Found in path(s):

```
*/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/reflect/Reflection.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2020 The Guava Authors
```

```
*/
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
```

```
*/
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*/
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License
```

```
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under
```

```
* the License.
```

```
*/
```

/\*\*

\* Holder for web specializations of methods of { @code Doubles }. Intended to be empty for regular  
\* version.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/DoublesMethodsForWeb.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2017 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/hash/AbstractHashFunction.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/ForwardingLock.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/ImmutableLongArray.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/ImmutableDoubleArray.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/ForwardingCondition.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/ImmutableIntArray.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2013 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Utf8.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/VerifyException.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/HashingInputStream.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Verify.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/thirdparty/publicsuffix/PublicSuffixType.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractTable.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/SubscriberExceptionContext.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/reflect/TypeVisitor.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/SubscriberExceptionHandler.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/Runnables.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/WrappingScheduledExecutorService.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/FilteredMultimapValues.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/CharSequenceReader.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2020 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/  
/\*\*  
\* Holder for web specializations of methods of { @code Shorts }. Intended to be empty for regular  
\* version.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/ShortsMethodsForWeb.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2009 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/ForwardingFuture.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/MapMakerInternalMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/ForwardingFluentFuture.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/Service.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/base/Splitter.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/primitives/SignedBytes.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/RegularImmutableTable.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/cache/LocalCache.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/annotations/GwtIncompatible.java



```

* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/escape/Escapers.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/ForwardingListenableFuture.java
*
/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/io/LineProcessor.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/AbstractIdleService.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/xml/XmlEscapers.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/cache/CacheBuilder.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/net/InternetDomainName.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/escape/ArrayBasedUnicodeEscaper.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/net/HostSpecifier.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/AbstractExecutionThreadService.java
*
/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/escape/ArrayBasedEscaperMap.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/DenseImmutableTable.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/io/ByteArrayDataOutput.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/io/ByteProcessor.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/cache/ReferenceEntry.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Cut.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/Callables.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/JdkFutureAdapters.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/AbstractService.java
*
/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/net/UrlEscapers.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/SettableFuture.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/io/ByteArrayDataInput.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/reflect/TypeResolver.java

```

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/escape/Platform.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Platform.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/SparseImmutableTable.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/annotations/GwtCompatible.java

\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/MapMaker.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/escape/ArrayBasedCharEscaper.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/html/HtmlEscapers.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/primitives/UnsignedBytes.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2008 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Platform.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableSortedSet.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableMap.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/TreeBasedTable.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Collections2.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-

jar/com/google/common/collect/RegularImmutableMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ImmutableEntry.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/StandardTable.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/CollectPreconditions.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/Tables.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/SingletonImmutableBiMap.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/Range.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/PeekingIterator.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ImmutableMapKeySet.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/UnmodifiableIterator.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ImmutableMapEntrySet.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/EmptyImmutableListMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/Serialization.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ImmutableMapValues.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ImmutableCollection.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ImmutableMultiset.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ImmutableListMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ImmutableBiMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ImmutableMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/Table.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/HashBasedTable.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/RegularImmutableBiMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/thirdparty/publicsuffix/PublicSuffixPatterns.java  
\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/StandardRowSortedTable.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2014 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/MutableNetwork.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/Graph.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/ImmutableGraph.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/MutableGraph.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/PredecessorsFunction.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/Graphs.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/io/RecursiveDeleteOption.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/io/InsecureRecursiveDeleteException.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/SuccessorsFunction.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/Network.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/ImmutableNetwork.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/TopKSelector.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2012 The Guava Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
 * in compliance with the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software distributed under the License
 * is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
 * express
 * or implied. See the License for the specific language governing permissions and limitations under
 * the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/html/package-
info.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/hash/AbstractByteHasher.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/hash/SipHashFunction.java
*
 /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/cache/LongAddable.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/cache/LongAddables.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/escape/package-info.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/io/ByteSink.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/io/CharSource.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/hash/LongAddable.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/io/BaseEncoding.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/math/LinearTransformation.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/reflect/ClassPath.java
*
 /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/reflect/AbstractInvocationHandler.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/xml/package-
info.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/hash/LongAddables.java
```

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/io/ByteSource.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/util/concurrent/ServiceManager.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/math/Stats.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/collect/ImmutableRangeMap.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/util/concurrent/RateLimiter.java  
 \*  
 /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/math/StatsAccumulator.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/util/concurrent/SmoothRateLimiter.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/reflect/TypeCapture.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/reflect/MutableTypeToInstanceMap.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/math/PairedStatsAccumulator.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/Closer.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/util/concurrent/ListenableScheduledFuture.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/reflect/ImmutableTypeToInstanceMap.java  
 \*  
 /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/io/FileWriteMode.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/reflect/Invokable.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/collect/ImmutableRangeSet.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/reflect/TypeToInstanceMap.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/reflect/package-  
 info.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/hash/ChecksumHashFunction.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/math/PairedStats.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/collect/CartesianList.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/reflect/Parameter.java  
 \*  
 /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/base/StandardSystemProperty.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-

jar/com/google/common/collect/FilteredKeyMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/io/CharSink.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Written by Doug Lea with assistance from members of JCP JSR-166  
\* Expert Group and released to the public domain, as explained at  
\* <http://creativecommons.org/publicdomain/zero/1.0/>  
\*/

Found in path(s):  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/hash/Striped64.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/AtomicDoubleArray.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/cache/LongAdder.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/hash/LongAdder.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/cache/Striped64.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2020 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/ServiceManagerBridge.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2010 The Guava Authors  
\*  
\*/

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ForwardingSetMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ForwardingListMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/MinMaxPriorityQueue.java  
\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/AbstractSequentialIterator.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/SortedMapDifference.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ForwardingSortedSetMultimap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/RowSortedTable.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/UnmodifiableListIterator.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ForwardingImmutableCollection.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.



\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/math/package-info.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/cache/Cache.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/FunctionalEquivalence.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/cache/CacheLoader.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/Hasher.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/reflect/Types.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/math/DoubleUtils.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/RegularImmutableMultiset.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/Funnels.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/math/BigIntegerMath.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/primitives/UnsignedLong.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Enums.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/cache/LoadingCache.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/CycleDetectingLockFactory.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/net/HttpHeaders.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/cache/AbstractCache.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/AbstractScheduledService.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Queues.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/PairwiseEquivalence.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/cache/RemovalNotification.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/AbstractCompositeHashFunction.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/hash/Funnel.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/util/concurrent/AbstractListeningExecutorService.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/net/MediaType.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/cache/Weigher.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/hash/PrimitiveSink.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/primitives/UnsignedInts.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/hash/MessageDigestHashFunction.java  
 \*  
 /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/cache/ForwardingCache.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/primitives/UnsignedInteger.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/cache/RemovalCause.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/base/Optional.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/collect/BoundType.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/math/IntMath.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/cache/CacheBuilderSpec.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/cache/RemovalListener.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/hash/AbstractHasher.java  
 \*  
 /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/collect/TreeRangeSet.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/reflect/TypeParameter.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/cache/ForwardingLoadingCache.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/util/concurrent/UncheckedExecutionException.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/collect/DescendingImmutableSortedMultiset.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/base/Present.java  
 \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
 jar/com/google/common/collect/EmptyContiguousSet.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/Crc32cHashFunction.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/AbstractNonStreamingHashFunction.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/math/MathPreconditions.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/ExecutionError.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/HashFunction.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/cache/CacheStats.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/ForwardingListeningExecutorService.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/HashingOutputStream.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/cache/RemovalListeners.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractSortedMultiset.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/FutureCallback.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Absent.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/BloomFilterStrategies.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/primitives/UnsignedLongs.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/math/DoubleMath.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/RegularContiguousSet.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/cache/AbstractLoadingCache.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/math/LongMath.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/ForwardingExecutorService.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/Murmur3\_128HashFunction.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/AsyncFunction.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/Uninterruptibles.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-

jar/com/google/common/net/HostAndPort.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/cache/package-info.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Ticker.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/ListeningScheduledExecutorService.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/HashCode.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/Hashing.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/WrappingExecutorService.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/BloomFilter.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/primitives/ParseRequest.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/Murmur3\_32HashFunction.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/hash/AbstractStreamingHasher.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2011 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not  
\* use this file except in compliance with the License. You may obtain a copy of  
\* the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/SortedMultisets.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/SortedMultiset.java  
No license file was found, but licenses were detected in source scan.

/\*

```
* Copyright (C) 2009 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/
/**
* Outer class that exists solely to let us write {@code Partially.GwtIncompatible} instead of plain
* {@code GwtIncompatible}. This is more accurate for {@link Futures#catching}, which is available
* under GWT but with a slightly different signature.
*
* <p>We can't use {@code PartiallyGwtIncompatible} because then the GWT compiler
wouldn't recognize
* it as a {@code GwtIncompatible} annotation. And for {@code Futures.catching}, we need the GWT
* compiler to autostrip the normal server method in order to expose the special, inherited GWT
* version.
*/
```

Found in path(s):

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/Partially.java
```

No license file was found, but licenses were detected in source scan.

```
/*
* Copyright (C) 2011 The Guava Authors
*
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software distributed under the
* License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,
either
* express or implied. See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/SortedIterables.java
```

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/SortedIterable.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/RangeSet.java
*
/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/ForwardingSortedMultiset.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/ImmutableSortedMultiset.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/AbstractRangeSet.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/Count.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/RegularImmutableSortedMultiset.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/ImmutableSortedMultisetFauxverideShim.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/collect/GeneralRange.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2006 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/ImmediateFuture.java
```

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/TimeLimiter.java
```

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/AbstractTransformFuture.java
```

```
*
```

```
/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/base/CaseFormat.java
```

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/SimpleTimeLimiter.java
```

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/PatternFilenameFilter.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/AppendableWriter.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/AbstractCatchingFuture.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/CollectionFuture.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/UncheckedTimeoutException.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/escape/CharEscaperBuilder.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/FuturesGetChecked.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/FakeTimeLimiter.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/TimeoutFuture.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/annotations/VisibleForTesting.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/AggregateFuture.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/Futures.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/escape/CharEscaper.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/GwtFluentFutureCatchingSpecialization.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/FluentFuture.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/reflect/TypeToken.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/GwtFuturesCatchingSpecialization.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2007 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either

express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Suppliers.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/LineBuffer.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/EnumMultiset.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/DeadEvent.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/package-info.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/EventBus.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/CountingOutputStream.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/FinalizableReferenceQueue.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/Subscribe.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/HashBiMap.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/AllowConcurrentEvents.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/MultiInputStream.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/package-info.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Preconditions.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/Interners.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/Flushables.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/LittleEndianDataOutputStream.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/LineReader.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Functions.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/LittleEndianDataInputStream.java



\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/FinalizableSoftReference.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/ByteStreams.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/eventbus/AsyncEventBus.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/CharStreams.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/Closeables.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/ExecutionList.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Charsets.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/DirectExecutor.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Defaults.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/FinalizableWeakReference.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Supplier.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/CountingInputStream.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/FinalizablePhantomReference.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/AbstractFuture.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Predicate.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/util/concurrent/ListenableFuture.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/AbstractIterator.java  
\*  
/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/primitives/Primitives.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Objects.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/FinalizableReference.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/io/Files.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/package-info.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/Predicates.java

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/base/Throwables.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/eventbus/package-info.java
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/base/Function.java
*
```

```
/opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/io/Resources.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2011 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
```

```
*/
```

```
/*
```

```
* This method was written by Doug Lea with assistance from members of JCP JSR-166 Expert Group
* and released to the public domain, as explained at
```

```
* http://creativecommons.org/licenses/publicdomain
```

```
*
```

```
* As of 2010/06/11, this method is identical to the (package private) hash method in OpenJDK 7's
* java.util.HashMap
```

```
class.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-
jar/com/google/common/util/concurrent/Striped.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2017 The Guava Authors
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
```

```
* You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/Traverser.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/BaseGraph.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/graph/AbstractBaseGraph.java  
\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/ClosingFuture.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/util/concurrent/AtomicLongMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/GwtTransient.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2009 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ComputationException.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ForwardingTable.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/EmptyImmutableSetMultimap.java
- \*
- /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ArrayTable.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableSetMultimap.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/TableCollectors.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/RegularImmutableSortedSet.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableTable.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableSortedSetFauxverideShim.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableEnumSet.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/AbstractIndexedListIterator.java
- \*
- /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/SingletonImmutableList.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableSortedMap.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ComparisonChain.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableAsList.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/SingletonImmutableTable.java
- \* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/DiscreteDomain.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/ImmutableClassToInstanceMap.java  
\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/collect/RegularImmutableList.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2016 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/PatternCompiler.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/CommonPattern.java

\* /opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/JdkPattern.java

\*

/opt/cola/permits/1208984113\_1632979646.22/0/guava-31-0-jre-sources-jar/com/google/common/base/CommonMatcher.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2013 The Guava Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*/

Found in path(s):

```
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/io/MoreFiles.java  
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/MultimapBuilder.java  
* /opt/cola/permits/1208984113_1632979646.22/0/guava-31-0-jre-sources-  
jar/com/google/common/collect/ImmutableMapEntry.java
```

# 1.475 berkeley-db 5.3.28-42.el8\_4

## 1.475.1 Available under license :

```
/*-
```

```
* Copyright (c) 1991, 1993, 1994
```

```
* The Regents of the University of California. All rights reserved.
```

```
*
```

```
* Redistribution and use in source and binary forms, with or without
```

```
* modification, are permitted provided that the following conditions
```

```
* are met:
```

```
* 1. Redistributions of source code must retain the above copyright
```

```
* notice, this list of conditions and the following disclaimer.
```

```
* 2. Redistributions in binary form must reproduce the above copyright
```

```
* notice, this list of conditions and the following disclaimer in the
```

```
* documentation and/or other materials provided with the distribution.
```

```
* 3. All advertising materials mentioning features or use of this software
```

```
* must display the following acknowledgement:
```

```
* This product includes software developed by the University of
```

```
* California, Berkeley and its contributors.
```

```
* 4. Neither the name of the University nor the names of its contributors
```

```
* may be used to endorse or promote products derived from this software
```

```
* without specific prior written permission.
```

```
*
```

```
* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
```

```
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
```

```
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
```

```
* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
```

```
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
```

```
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
```

```
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
```

```
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
```

```
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
```

```
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
```

```
* SUCH DAMAGE.
```

```
/*-
```

```
* $Id$
```

```
*/
```

The following is the license that applies to this copy of the Berkeley DB software. For a license to use the Berkeley DB software under conditions other than those described here, or to purchase support for this software, please contact Oracle at [berkeleydb-info\\_us@oracle.com](mailto:berkeleydb-info_us@oracle.com).

-----

/\*

\* Copyright (c) 1990, 2013 Oracle and/or its affiliates. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

\* 3. Redistributions in any form must be accompanied by information  
on

\* how to obtain complete source code for the DB software and any  
\* accompanying software that uses the DB software. The source code  
\* must either be included in the distribution or be available for no  
\* more than the cost of distribution plus a nominal fee, and must be  
\* freely redistributable under reasonable conditions. For an  
\* executable file, complete source code means the source code for all  
\* modules it contains. It does not include source code for modules or  
\* files that typically accompany the major components of the operating  
\* system on which the executable file runs.

\*

\* THIS SOFTWARE IS PROVIDED BY ORACLE ``AS IS" AND ANY EXPRESS OR  
\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
\* WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR  
\* NON-INFRINGEMENT, ARE DISCLAIMED. IN NO EVENT SHALL ORACLE BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
\* BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE  
\* OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN  
\* IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*

\* Copyright (c) 1990, 1993, 1994, 1995

\* The Regents of the University of California. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with

the distribution.

\* 3. Neither the name of the University nor the names of its contributors

\* may be used to endorse or promote products derived from this software

\* without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND

\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE

\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

\* SUCH DAMAGE.

\*/

/\*

\* Copyright (c) 1995, 1996

\* The President and Fellows of Harvard University. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the University nor the names of its contributors

\* may be used to endorse or promote products derived from this software

\* without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY HARVARD AND ITS CONTRIBUTORS ``AS IS" AND

\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY

AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL HARVARD OR ITS CONTRIBUTORS BE LIABLE

\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT



\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\*/

-----

/\*\*

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2005 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the

above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holders nor the names of its

\* contributors may be used to endorse or promote products derived from

\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

\* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

\* SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

\* THE POSSIBILITY OF SUCH DAMAGE.

\*/

Berkeley DB Product License

The license that applies to this copy of the Berkeley DB software may be found in the "LICENSE" file included in each Berkeley DB distribution.

For a license to use the Berkeley DB software under conditions other than those described in the "LICENSE" file, or to purchase support for this software, please send email to [berkeleydb-info\\_us@oracle.com](mailto:berkeleydb-info_us@oracle.com).

Copyright (c) 1996, 2013 Oracle and/or its affiliates. All rights reserved.

# 1.476 json-smart 2.3

## 1.476.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2011-2014 JSON-SMART authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1209129301_1633010713.35/0/json-smart-2-3-sources-6-
jar/net/minidev/json/writer/DefaultMapper.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2011 JSON-SMART authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1209129301_1633010713.35/0/json-smart-2-3-sources-6-jar/net/minidev/json/JSONStyle.java
* /opt/cola/permits/1209129301_1633010713.35/0/json-smart-2-3-sources-6-
jar/net/minidev/json/parser/JSONParserInputStream.java
* /opt/cola/permits/1209129301_1633010713.35/0/json-smart-2-3-sources-6-
```

jar/net/minidev/json/parser/JSONParser.java  
\*  
/opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/parser/JSONParserMemory.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/writer/CompressorMapper.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-jar/net/minidev/json/JSONUtil.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/JSONStreamAwareEx.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/parser/ParseException.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-jar/net/minidev/json/JSONValue.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/writer/FakeMapper.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/JSONAwareEx.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/writer/BeansMapper.java  
\*  
/opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/parser/JSONParserByteArray.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/writer/JsonReaderI.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/writer/CollectionMapper.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/JSONStreamAware.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-jar/net/minidev/json/JSONNavi.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/parser/JSONParserStream.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-jar/net/minidev/json/JSONAware.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/writer/DefaultMapperOrdered.java  
\*  
/opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-jar/net/minidev/json/JSONObject.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/writer/JsonReader.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-jar/net/minidev/json/JSONArray.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-jar/net/minidev/json/JStylerObj.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/writer/DefaultMapperCollection.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/parser/JSONParserString.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/writer/ArraysMapper.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-  
jar/net/minidev/json/parser/JSONParserBase.java  
\* /opt/cola/permits/1209129301\_1633010713.35/0/json-smart-2-3-sources-6-

# 1.477 chill-java 0.7.6

## 1.477.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2010 Martin Grotzke
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
*/opt/cola/permits/1209651892_1633111110.66/0/chill-java-0-7-6-sources-3-
jar/com/twitter/chill/java/ArraysAsListSerializer.java
```

No license file was found, but licenses were detected in source scan.

```
/* Copyright (c) 2008, Nathan Sweet
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without modification, are permitted provided that the
 * following
 * conditions are met:
 *
 * - Redistributions of source code must retain the above copyright notice, this list of conditions and the following
 * disclaimer.
 * - Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the
 * following
 * disclaimer in the documentation and/or other materials provided with the distribution.
 * - Neither the name of Esoteric Software nor the names of its contributors may be used to endorse or promote
 * products derived
 * from this software without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND
 * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING,
```

\* BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. \*/

Found in path(s):

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/ClosureSerializer.java

No license file was found, but licenses were detected in source scan.

/\*

Copyright 2012 Twitter, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/PriorityQueueSerializer.java

No license file was found, but licenses were detected in source scan.

/\*

Copyright 2013 Twitter, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/PackageRegistrar.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/UUIDSerializer.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/URISerializer.java

\*

/opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/config/Config.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/config/ReflectingInstantiator.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/SingleDefaultRegistrar.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/config/ConfigurationException.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/ReflectingRegistrar.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/IterableRegistrar.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/InetSocketAddressSerializer.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/SimpleDateFormatSerializer.java

\*

/opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/BitSetSerializer.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/SqlTimeSerializer.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/SingleRegistrar.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/config/JavaMapConfig.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/ResourcePool.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/ReflectingDefaultRegistrar.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/KryoPool.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/SqlDateSerializer.java

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/ClassRegistrar.java

\*

/opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/TimestampSerializer.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/IterableRegistrarSerializer.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/LocaleSerializer.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/SerDeState.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/RegexSerializer.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/KryoInstantiator.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/IKryoRegistrar.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/config/ConfiguredInstantiator.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* <p>Encodes and decodes to and from Base64 notation.</p>

\* <p>Homepage: <a href="http://iharder.net/base64">http://iharder.net/base64</a>.</p>

\*

\* <p>Example:</p>

\*

\* <code>String encoded = Base64.encode( myByteArray );</code>

\* <br>

\* <code>byte[] myByteArray = Base64.decode( encoded );</code>

\*

\* <p>The <tt>options</tt> parameter, which appears in a few places, is used to pass

\* several pieces of information to the encoder. In the "higher level" methods such as

\* encodeBytes( bytes, options ) the options parameter can be used to indicate such

\* things as first gzipping the bytes before encoding them, not inserting linefeeds,

\* and encoding using the URL-safe and Ordered dialects.</p>

\*

\* <p>Note, according to <a href="http://www.faqs.org/rfcs/rfc3548.html">RFC3548</a>,</p>

\* Section 2.1, implementations should not add line feeds unless explicitly told

\* to do so. I've got Base64 set to this behavior

now, although earlier versions

\* broke lines by default.</p>

\*

\* <p>The constants defined in Base64 can be OR-ed together to combine options, so you

\* might make a call like this:</p>

\*

\* <code>String encoded = Base64.encodeBytes( mybytes, Base64.GZIP | Base64.DO\_BREAK\_LINES );</code>

\* <p>to compress the data before encoding it and then making the output have newline characters.</p>

\* <p>Also...</p>

\* <code>String encoded = Base64.encodeBytes( crazyString.getBytes() );</code>

\*

\*

\*  
 \* <p>  
 \* Change Log:  
 \* </p>  
 \* <ul>  
 \* <li>v2.3.7 - Fixed subtle bug when base 64 input stream contained the  
 \* value 01111111, which is an invalid base 64 character but should not  
 \* throw an ArrayIndexOutOfBoundsException either. Led to discovery of  
 \* mishandling (or potential for better handling) of other bad input  
 \* characters. You should now get an IOException if you try decoding  
 \* something that has bad characters in it.</li>  
 \* <li>v2.3.6 - Fixed bug when breaking lines  
 and the final byte of the encoded  
 \* string ended in the last column; the buffer was not properly shrunk and  
 \* contained an extra (null) byte that made it into the string.</li>  
 \* <li>v2.3.5 - Fixed bug in { @link #encodeFromFile } where estimated buffer size  
 \* was wrong for files of size 31, 34, and 37 bytes.</li>  
 \* <li>v2.3.4 - Fixed bug when working with gzipped streams whereby flushing  
 \* the Base64.OutputStream closed the Base64 encoding (by padding with equals  
 \* signs) too soon. Also added an option to suppress the automatic decoding  
 \* of gzipped streams. Also added experimental support for specifying a  
 \* class loader when using the  
 \* { @link #decodeToObject(java.lang.String, int, java.lang.ClassLoader) }  
 \* method.</li>  
 \* <li>v2.3.3 - Changed default char encoding to US-ASCII which reduces the internal Java  
 \* footprint with its CharEncoders and so forth. Fixed some javadocs that were  
 \* inconsistent. Removed imports and specified things like java.io.IOException  
 \* explicitly inline.</li>  
 \* <li>v2.3.2 - Reduced memory footprint! Finally refined the "guessing" of how big the  
 \* final encoded data will be so that the code doesn't have to create two output  
 \* arrays: an oversized initial one and then a final, exact-sized one. Big win  
 \* when using the { @link #encodeBytesToBytes(byte[]) } family of methods (and not  
 \* using the gzip options which uses a different mechanism with streams and stuff).</li>  
 \* <li>v2.3.1 - Added { @link #encodeBytesToBytes(byte[], int, int, int) } and some  
 \* similar helper methods to be more efficient with memory by not returning a  
 \* String but just a byte array.</li>  
 \* <li>v2.3 - <strong>This is not a drop-in replacement!</strong> This is two years of comments  
 \* and bug fixes queued up and finally executed. Thanks to everyone who sent  
 \* me stuff, and I'm sorry I wasn't able to distribute your fixes to everyone else.  
 \* Much bad coding was cleaned up including throwing exceptions  
 where necessary  
 \* instead of returning null values or something similar. Here are some changes  
 \* that may affect you:  
 \* <ul>  
 \* <li><em>Does not break lines, by default.</em> This is to keep in compliance with  
 \* <a href="http://www.faqs.org/rfcs/rfc3548.html">RFC3548</a>.</li>  
 \* <li><em>Throws exceptions instead of returning null values.</em> Because some operations  
 \* (especially those that may permit the GZIP option) use IO streams, there



- \* is a possibility of an java.io.IOException being thrown. After some discussion and
- \* thought, I've changed the behavior of the methods to throw java.io.IOExceptions
- \* rather than return null if ever there's an error. I think this is more
- \* appropriate, though it will require some changes to your code. Sorry,
- \* it should have been done this way to begin with.</li>
- \* <li><em>Removed all references to System.out, System.err, and the like.</em>
- \* Shame on me. All I can say is sorry they
- were ever there.</li>
- \* <li><em>Throws NullPointerExceptions and IllegalArgumentExceptions</em> as needed
- \* such as when passed arrays are null or offsets are invalid.</li>
- \* <li>Cleaned up as much javadoc as I could to avoid any javadoc warnings.
- \* This was especially annoying before for people who were thorough in their
- \* own projects and then had gobs of javadoc warnings on this file.</li>
- </ul>
- \* <li>v2.2.1 - Fixed bug using URL\_SAFE and ORDERED encodings. Fixed bug
- \* when using very small files (~&lt; 40 bytes).</li>
- \* <li>v2.2 - Added some helper methods for encoding/decoding directly from
- \* one file to the next. Also added a main() method to support command line
- \* encoding/decoding from one file to the next. Also added these Base64 dialects:
- \* <ol>
- \* <li>The default is RFC3548 format.</li>
- \* <li>Calling Base64.setFormat(Base64.BASE64\_FORMAT.URLSAFE\_FORMAT) generates
- \* URL and file name friendly format as described in Section
- 4 of RFC3548.
- \* <http://www.faqs.org/rfcs/rfc3548.html></li>
- \* <li>Calling Base64.setFormat(Base64.BASE64\_FORMAT.ORDERED\_FORMAT) generates
- \* URL and file name friendly format that preserves lexical ordering as described
- \* in <http://www.faqs.org/qa/rfcc-1940.html></li>
- </ol>
- \* Special thanks to Jim Kellerman at <a href="http://www.powerset.com/">http://www.powerset.com/</a>
- \* for contributing the new Base64 dialects.
- \* </li>
- \*
- \* <li>v2.1 - Cleaned up javadoc comments and unused variables and methods. Added
- \* some convenience methods for reading and writing to and from files.</li>
- \* <li>v2.0.2 - Now specifies UTF-8 encoding in places where the code fails on systems
- \* with other encodings (like EBCDIC).</li>
- \* <li>v2.0.1 - Fixed an error when decoding a single byte, that is, when the
- \* encoded data was a single byte.</li>
- \* <li>v2.0 - I got rid of methods that used booleans to set options.
- \* Now everything is more consolidated and cleaner.
- The code now detects
- \* when data that's being decoded is gzip-compressed and will decompress it
- \* automatically. Generally things are cleaner. You'll probably have to
- \* change some method calls that you were making to support the new
- \* options format (<tt>int</tt>s that you "OR" together).</li>
- \* <li>v1.5.1 - Fixed bug when decompressing and decoding to a
- \* byte[] using <tt>decode( String s, boolean gzipCompressed )</tt>.

- \* Added the ability to "suspend" encoding in the Output Stream so
- \* you can turn on and off the encoding if you need to embed base64
- \* data in an otherwise "normal" stream (like an XML file).</li>
- \* <li>v1.5 - Output stream pases on flush() command but doesn't do anything itself.
- \* This helps when using GZIP streams.
- \* Added the ability to GZip-compress objects before encoding them.</li>
- \* <li>v1.4 - Added helper methods to read/write files.</li>
- \* <li>v1.3.6 - Fixed OutputStream.flush() so that 'position' is reset.</li>
- \*
- <li>v1.3.5 - Added flag to turn on and off line breaks. Fixed bug in input stream
- \* where last buffer being read, if not completely full, was not returned.</li>
- \* <li>v1.3.4 - Fixed when "improperly padded stream" error was thrown at the wrong time.</li>
- \* <li>v1.3.3 - Fixed I/O streams which were totally messed up.</li>
- \* </ul>
- \*
- \* <p>
- \* I am placing this code in the Public Domain. Do with it as you will.
- \* This software comes with no guarantees or warranties but with
- \* plenty of well-wishing instead!
- \* Please visit <a href="http://iharder.net/base64">http://iharder.net/base64</a>
- \* periodically to check for updates or to contribute improvements.
- \* </p>
- \*
- \* @author Robert Harder
- \* @author rob@iharder.net
- \* @version 2.3.7
- \*/

Found in path(s):

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/Base64.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2016 Alex Chermenin

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*

\*/

Found in path(s):

\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/UnmodifiableSortedMapSerializer.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/UnmodifiableMapSerializer.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/UnmodifiableJavaCollectionSerializer.java  
\*  
/opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/UnmodifiableSortedSetSerializer.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/UnmodifiableListSerializer.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/UnmodifiableCollectionSerializer.java  
\* /opt/cola/permits/1209651892\_1633111110.66/0/chill-java-0-7-6-sources-3-jar/com/twitter/chill/java/UnmodifiableSetSerializer.java

# 1.478 afero 1.0.5

## 1.478.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## 1.479 tdb 1.45.5

### 1.479.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the

Library is deemed a mode

of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked

Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this



license document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:
  - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.
  - 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.
- e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding

Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

#### 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

# 1.480 asn1 0.2.6

## 1.480.1 Available under license :

Copyright (c) 2011 Mark Cavage, All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

# 1.481 commons-pool 2.11.1

## 1.481.1 Available under license :

Apache Commons Pool  
Copyright 2001-2021 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

#### APACHE COMMONS POOL DERIVATIVE WORKS:

The LinkedBlockingDeque implementation is based on an implementation written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/licenses/publicdomain>

## 1.482 alsa 1.2.2-2.1ubuntu2.5

### 1.482.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you



distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program).

Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the

entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent

access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other

circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version  
2.1 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
```

GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands

`show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence

the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be



introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating

system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any

executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot

use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed

under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying

or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and



conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.483 busybox 1.33.1-r6

### 1.483.1 Available under license :

bzip2 applet in busybox is based on lightly-modified source of bzip2 version 1.0.4. bzip2 source is distributed under the following conditions (copied verbatim from LICENSE file)

=====

This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2006 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, Cambridge, UK.

[jseward@bzip.org](mailto:jseward@bzip.org)

bzip2/libbzip2 version 1.0.4 of 20 December 2006

--- A note on GPL versions

BusyBox is distributed under version 2 of the General Public License (included in its entirety, below). Version 2 is the only version of this license which this version of BusyBox (or modified versions derived from this one) may be distributed under.

-----

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's

software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so

that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this

License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and

copy and  
distribute such modifications or work under the terms of Section 1  
above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution  
of derivative or  
collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed

under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or

its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.



8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING

OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w` and `show c` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w` and `show c`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of  
Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.484 json-schema 0.4.0

### 1.484.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
$properties->license = License::schema();
```

Found in path(s):

```
* /opt/cola/permits/1231169960_1637613933.15/0/swaggest-php-json-schema-v0-4-0-0-gdfb0dd7-zip/swaggest-  
php-json-schema-dfb0dd7/src/SwaggerSchema/Info.php
```

## 1.485 icu 66.1-2ubuntu2.1

### 1.485.1 Available under license :

```
## -*-makefile-*-
```

```
## Copyright (C) 2016 and later: Unicode, Inc. and others.
```

```
## License & terms of use: http://www.unicode.org/copyright.html
```

```
## BSD-specific setup (FreeBSD, OpenBSD, NetBSD, *BSD)
```

```
## Copyright (c) 1999-2013, International Business Machines Corporation and
```

```
## others. All Rights Reserved.
```

```
## Commands to generate dependency files
```

```
GEN_DEPS.c= $(CC) -E -MM $(DEFS) $(CPPFLAGS)
```

```

GEN_DEPS.cc= $(CXX) -E -MM $(DEFS) $(CPPFLAGS)

## Flags for position independent code
SHAREDLIBCFLAGS = -fPIC
SHAREDLIBCXXFLAGS = -fPIC
SHAREDLIBCPPFLAGS = -DPIC

## Additional flags when building libraries and with threads
THREADSCPPFLAGS = -D_REENTRANT
LIBCPPFLAGS =

## Compiler switch to embed a runtime search path
LD_RPATH=
LD_RPATH_PRE= -Wl,-rpath,

## Compiler switch to embed a library name
LD_SONAME = -Wl,-soname -Wl,$(notdir $(MIDDLE_SO_TARGET))

## Shared library options
LD_SOOPTIONS= -Wl,-Bsymbolic

## Shared object suffix
SO = so

## Non-shared intermediate object suffix
STATIC_O = ao

## Compilation
rules
%. $(STATIC_O): $(srcdir)/%.c
$(COMPILE.c) $(STATICCPPFLAGS) $(STATICCFLAGS) -o $@ $<
%.o: $(srcdir)/%.c
$(COMPILE.c) $(DYNAMICCPPFLAGS) $(DYNAMICCFLAGS) -o $@ $<

%. $(STATIC_O): $(srcdir)/%.cpp
$(COMPILE.cc) $(STATICCPPFLAGS) $(STATICCXXFLAGS) -o $@ $<
%.o: $(srcdir)/%.cpp
$(COMPILE.cc) $(DYNAMICCPPFLAGS) $(DYNAMICCXXFLAGS) -o $@ $<

## Dependency rules
%.d: $(srcdir)/%.c
@echo "generating dependency information for $<"
@$(SHELL) -ec '$(GEN_DEPS.c) $< \
| sed "s^\($*\)\.o[ :]*/g" > $@; \
[ -s $@ ] || rm -f $@'

%.d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"

```

```
@$(SHELL) -ec '$(GEN_DEPS.cc) $< \  
| sed \"s/($*)\\.o[ :]*^/1.o $@ :/g\" > $@; \  
[ -s $@ ] || rm -f $@'
```

## Versioned libraries rules

```
%. $(SO).$(SO_TARGET_VERSION_MAJOR): %. $(SO).$(SO_TARGET_VERSION)  
$(RM) $@ && ln -s ${<F} $@  
%. $(SO): %. $(SO).$(SO_TARGET_VERSION_MAJOR)  
$(RM) $@ && ln -s ${*F}. $(SO).$(SO_TARGET_VERSION) $@
```

## Bind internal references

```
# LDflags that pkgdata will use  
BIR_LDFLAGS= -Wl,-Bsymbolic
```

```
# Dependencies [i.e. map files] for the final library  
BIR_DEPS=
```

```
## Remove shared library 's'  
STATIC_PREFIX_WHEN_USED =  
STATIC_PREFIX =
```

## End BSD-specific setup

Copyright 2006-2011, the V8 project authors. All rights reserved.  
Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
COPYRIGHT AND PERMISSION NOTICE (ICU 58 and later)

Copyright 1991-2020 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either

- (a) this copyright and permission notice appear with all copies of the Data Files or Software, or
- (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.  
IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

-----

### Third-Party Software Licenses

This section contains third-party software notices and/or additional terms for licensed third-party software components included within ICU libraries.

#### 1. ICU License - ICU 1.8.1 to ICU

## COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2016 International Business Machines Corporation and others  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

## 2. Chinese/Japanese Word Break Dictionary Data (cjdict.txt)

```
# The Google Chrome software developed by Google is licensed under
# the BSD license. Other software included in this distribution is
# provided under other licenses, as set forth below.
#
# The BSD License
# http://opensource.org/licenses/bsd-license.php
# Copyright (C) 2006-2008, Google Inc.
#
# All rights reserved.
#
```

```
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice,
# this list of conditions and the following disclaimer.
# Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided with
# the distribution.
# Neither the name of Google Inc. nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR
# PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
# LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
# CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
# SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
# BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
#
# The word list in cjdict.txt are generated by combining three word lists
# listed below with further processing for compound word breaking. The
# frequency is generated with an iterative training against Google web
# corpora.
#
# * Libtabe (Chinese)
# - https://sourceforge.net/project/?group\_id=1519
# - Its license terms and conditions are shown below.
#
# * IPADIC (Japanese)
# - http://chasen.aist-nara.ac.jp/chasen/distribution.html
# - Its license terms and conditions are shown below.
#
# -----COPYING.libtabe ---- BEGIN-----
#
# /*
# * Copyright (c) 1999 TaBE Project.
# * Copyright (c) 1999 Pai-Hsiang Hsiao.
# * All rights reserved.
```



```
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the TaBE Project nor the names of its
# * contributors may be used to endorse or promote products derived
# * from this software
# * without specific prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# /*
# * Copyright (c) 1999 Computer Systems and Communication Lab,
# *           Institute
# * of Information Science, Academia
# *           Sinica. All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the Computer Systems and Communication Lab
# * nor the names of its contributors may be used to endorse or
```

```

# * promote products derived from this software without specific
# * prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND
# * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# Copyright 1996 Chih-Hao Tsai @ Beckman Institute,
# University of Illinois
# c-tsai4@uiuc.edu http://casper.beckman.uiuc.edu/~c-tsai4
#
# -----COPYING.libtabe-----END-----
#
#
# -----COPYING.ipadic-----BEGIN-----
#
# Copyright 2000, 2001, 2002, 2003 Nara Institute of Science
# and Technology. All Rights Reserved.
#
# Use, reproduction, and distribution of this software is permitted.
# Any copy of this software, whether in its original form or modified,
# must include both the above copyright notice and the following
# paragraphs.
#
# Nara Institute of Science and Technology (NAIST),
# the copyright holders, disclaims all warranties with regard to this
# software, including all implied warranties of merchantability and
# fitness, in no event shall NAIST be liable for
# any special, indirect or consequential damages or any damages
# whatsoever resulting from loss of use, data or profits, whether in an
# action of contract, negligence or other tortuous action, arising out
# of or in connection with the use or performance of this software.
#
# A large portion of the dictionary entries
# originate from ICOT
# Free Software. The following conditions for ICOT
# Free Software applies to the current dictionary as well.

```

#  
# Each User may also freely distribute the Program, whether in its  
# original form or modified, to any third party or parties, PROVIDED  
# that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear  
# on, or be attached to, the Program, which is distributed substantially  
# in the same form as set out herein and that such intended  
# distribution, if actually made, will neither violate or otherwise  
# contravene any of the laws and regulations of the countries having  
# jurisdiction over the User or the intended distribution itself.

#  
# NO WARRANTY

#  
# The program was produced on an experimental basis in the course of the  
# research and development conducted during the project and is provided  
# to users as so produced on an experimental basis. Accordingly, the  
# program is provided without any warranty whatsoever, whether express,  
# implied,  
# statutory or otherwise. The term "warranty" used herein  
# includes, but is not limited to, any warranty of the quality,  
# performance, merchantability and fitness for a particular purpose of  
# the program and the nonexistence of any infringement or violation of  
# any right of any third party.

#  
# Each user of the program will agree and understand, and be deemed to  
# have agreed and understood, that there is no warranty whatsoever for  
# the program and, accordingly, the entire risk arising from or  
# otherwise connected with the program is assumed by the user.

#  
# Therefore, neither ICOT, the copyright holder, or any other  
# organization that participated in or was otherwise related to the  
# development of the program and their respective officials, directors,  
# officers and other employees shall be held liable for any and all  
# damages, including, without limitation, general, special, incidental  
# and consequential damages, arising out of or otherwise in  
# connection  
# with the use or inability to use the program or any product, material  
# or result produced or otherwise obtained by using the program,  
# regardless of whether they have been advised of, or otherwise had  
# knowledge of, the possibility of such damages at any time during the  
# project or thereafter. Each user will be deemed to have agreed to the  
# foregoing by his or her commencement of use of the program. The term  
# "use" as used herein includes, but is not limited to, the use,  
# modification, copying and distribution of the program and the  
# production of secondary products from the program.

#  
# In the case where the program, whether in its original form or  
# modified, was distributed or delivered to or received by a user from  
# any person, organization or entity other than ICOT, unless it makes or

```
# grants independently of ICOT any specific warranty to the user in
# writing, such person, organization or entity, will also be exempted
# from
# and not be held liable to the user for any such damages as noted
# above as far as the program is concerned.
#
# -----COPYING.ipadic-----END-----
```

### 3. Lao Word Break Dictionary Data (laodict.txt)

```
# Copyright (c) 2013 International Business Machines Corporation
# and others. All Rights Reserved.
#
# Project: http://code.google.com/p/lao-dictionary/
# Dictionary: http://lao-dictionary.googlecode.com/git/Lao-Dictionary.txt
# License: http://lao-dictionary.googlecode.com/git/Lao-Dictionary-LICENSE.txt
# (copied below)
#
# This file is derived from the above dictionary, with slight
# modifications.
# -----
# Copyright (C) 2013 Brian Eugene Wilson, Robert Martin Campbell.
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification,
# are permitted provided that the following conditions are met:
#
#
# Redistributions of source code must retain the above copyright notice, this
# list of conditions and the following disclaimer. Redistributions in
# binary form must reproduce the above copyright notice, this list of
# conditions and the following disclaimer in the documentation and/or
# other materials provided with the distribution.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
# INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
```

# OF THE POSSIBILITY OF SUCH DAMAGE.

# -----

#### 4. Burmese Word Break Dictionary Data (burmesedict.txt)

# Copyright (c) 2014 International Business Machines Corporation

# and others. All Rights Reserved.

#

# This list is part of a project hosted at:

# [github.com/kanyawtech/myanmar-karen-word-lists](https://github.com/kanyawtech/myanmar-karen-word-lists)

#

# -----

# Copyright (c) 2013, LeRoy Benjamin Sharon

# All rights reserved.

#

# Redistribution and use in source and binary forms, with or without

# modification, are permitted provided that the following conditions

# are met: Redistributions of source code must retain the above

# copyright notice, this list of conditions and the following

# disclaimer. Redistributions in binary form must reproduce the

# above

copyright notice, this list of conditions and the following

# disclaimer in the documentation and/or other materials provided

# with the distribution.

#

# Neither the name Myanmar Karen Word Lists, nor the names of its

# contributors may be used to endorse or promote products derived

# from this software without specific prior written permission.

#

# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND

# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,

# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE

# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS

# BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,

# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED

# TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

# DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON

# ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,

STRICT LIABILITY, OR

# TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF

# THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

# SUCH DAMAGE.

# -----

#### 5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone

Database for its time zone support. The ownership of the TZ database is explained in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

#### # 7. Database Ownership

#

# The TZ database itself is not an IETF Contribution or an IETF document. Rather it is a pre-existing and regularly updated work that is in the public domain, and is intended to remain in the public domain. Therefore, BCPs 78 [RFC5378] and 79 [RFC3979] do not apply to the TZ Database or contributions that individuals make to it. Should any claims be made and substantiated against the TZ Database, the organization that is providing the IANA Considerations defined in this RFC, under the memorandum of understanding with the IETF, currently ICANN, may act in accordance with all competent court orders. No ownership claims will be made by ICANN or the IETF Trust on the database or the code. Any person making a contribution to the database or code waives all rights to future claims in that contribution or in the TZ Database.

#### 6. Google double-conversion

Copyright 2006-2011, the V8 project authors. All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided

  - with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.486 jsprim 1.4.2

### 1.486.1 Available under license :

Copyright (c) 2012, Joyent, Inc. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

## 1.487 libnettle6 3.4.1-7.el8

### 1.487.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to

using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION



0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide

a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions

either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least

the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU

General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
```

```
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may

consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

## 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

## 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

## 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.



b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

#### GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free

software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents.

States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the

work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

## 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately

publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any  
non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all  
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey,  
and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to  
produce it from the Program, in the form of source code under the  
terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified  
it, and giving a relevant date.
  
- b) The work must carry prominent notices stating that it is  
released under this License and any conditions added under section  
7. This requirement modifies the requirement in section  
4 to  
"keep intact all notices".
  
- c) You must license the entire work, as a whole, under this  
License to anyone who comes into possession of a copy. This  
License will therefore apply, along with any applicable section 7  
additional terms, to the whole of the work, and all its parts,  
regardless of how they are packaged. This License gives no  
permission to license the work in any other way, but it does not  
invalidate such permission if you have separately received it.
  
- d) If the work has interactive user interfaces, each must display  
Appropriate Legal Notices; however, if the Program has interactive  
interfaces that do not display Appropriate Legal Notices, your  
work need not make them do so.

A compilation of a covered work with other separate and independent  
works, which are not by their nature extensions of the covered work,  
and which are not combined with it such as to form a larger program,  
in or on a volume of a storage or distribution  
medium, is called an  
"aggregate" if the compilation and its resulting copyright are not  
used to limit the access or legal rights of the compilation's users  
beyond what the individual works permit. Inclusion of a covered work  
in an aggregate does not cause this License to apply to the other  
parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
- e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no



charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered

work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF

SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:



<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/philosophy/why-not-lgpl.html>>.

## 1.488 lua 5.3.4-12.el8

### 1.488.1 Available under license :

No license file was found, but licenses were detected in source scan.

Lua is free software distributed under the terms of the  
<A HREF="http://www.opensource.org/licenses/mit-license.html">MIT license</A>  
Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal to use, copy, modify, merge, publish, distribute, sublicense, and/or sell furnished to do so, subject to the following conditions:  
The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Found in path(s):

\* /opt/cola/permits/1236666229\_1638573382.89/0/lua-5.3.4-12.el8.src.rpm-cosi-expand-archive-A0EuhZkO/lua-5.3.4.tar.gz-cosi-expand-archive-KIn84GUS/lua-5.3.4/doc/readme.html

No license file was found, but licenses were detected in source scan.

/\*\*\*\*\*

\* Copyright (C) 1994-2017 Lua.org, PUC-Rio.

\*

\* Permission is hereby granted, free of charge, to any person obtaining

\* a copy of this software and associated documentation files (the

\* "Software"), to deal in the Software without restriction, including

\* without limitation the rights to use, copy, modify, merge, publish,  
\* distribute, sublicense, and/or sell copies of the Software, and to  
\* permit persons to whom the Software is furnished to do so, subject to  
\* the following conditions:  
\*  
\* The above copyright notice and this permission notice shall be  
\* included in all copies or substantial portions of the Software.  
\*  
\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
\* IN NO EVENT  
SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
\* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*\*\*\*\*/

Found in path(s):

\* /opt/cola/permits/1236666229\_1638573382.89/0/lua-5.3.4-12.el8.src.rpm-cosi-expand-archive-A0EuhZkO/lu-  
5.3.4.tar.gz-cosi-expand-archive-KIn84GUS/lua-5.3.4/src/luah

No license file was found, but licenses were detected in source scan.

--[[

\*\*\*\*\*

\* Copyright (C) 1994-2016 Lua.org, PUC-Rio.

\*

\* Permission is hereby granted, free of charge, to any person obtaining  
\* a copy of this software and associated documentation files (the  
\* "Software"), to deal in the Software without restriction, including  
\* without limitation the rights to use, copy, modify, merge, publish,  
\* distribute, sublicense, and/or sell copies of the Software, and to  
\* permit persons to whom the Software is furnished to do so, subject to  
\* the following conditions:

\*

\* The above copyright notice and this permission notice shall be  
\* included in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
\* IN NO EVENT

SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
\* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
\* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

]]

Found in path(s):

\* /opt/cola/permits/1236666229\_1638573382.89/0/lua-5.3.4-12.el8.src.rpm-cosi-expand-archive-A0EuhZkO/lua-5.3.4-tests.tar.gz-cosi-expand-archive-QNgjJMp0/lua-5.3.4-tests/all.lua

No license file was found, but licenses were detected in source scan.

Freely available under the terms of the

Lua is free software,

Found in path(s):

\* /opt/cola/permits/1236666229\_1638573382.89/0/lua-5.3.4-12.el8.src.rpm-cosi-expand-archive-A0EuhZkO/lua-5.3.4.tar.gz-cosi-expand-archive-KIn84GUS/lua-5.3.4/doc/manual.html

No license file was found, but licenses were detected in source scan.

Freely available under the terms of the

Found in path(s):

\* /opt/cola/permits/1236666229\_1638573382.89/0/lua-5.3.4-12.el8.src.rpm-cosi-expand-archive-A0EuhZkO/lua-5.3.4.tar.gz-cosi-expand-archive-KIn84GUS/lua-5.3.4/doc/contents.html

No license file was found, but licenses were detected in source scan.

License: MIT

general-purpose, stand-alone language. Lua is free software.

Found in path(s):

\* /opt/cola/permits/1236666229\_1638573382.89/0/lua-5.3.4-12.el8.src.rpm-cosi-expand-archive-A0EuhZkO/lua.spec

No license file was found, but licenses were detected in source scan.

Copyright (c) 1994-2013 Lua.org, PUC-Rio.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN

THE SOFTWARE.

Found in path(s):

\* /opt/cola/permits/1236666229\_1638573382.89/0/lua-5.3.4-12.el8.src.rpm-cosi-expand-archive-A0EuhZkO/mit.txt

# 1.489 pcre 8.42-6.el8

## 1.489.1 Available under license :

PCRE LICENCE

-----

PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Release 8 of PCRE is distributed under the terms of the "BSD" licence, as specified below. The documentation for PCRE, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS

-----

Written by: Philip Hazel  
Email local part: ph10  
Email domain: cam.ac.uk

University of Cambridge Computing Service,  
Cambridge, England.

Copyright (c) 1997-2018 University  
of Cambridge  
All rights reserved.

PCRE JUST-IN-TIME COMPILATION SUPPORT

-----

Written by: Zoltan Herczeg  
Email local part: hzmester  
Email domain: freemail.hu

Copyright(c) 2010-2018 Zoltan Herczeg  
All rights reserved.

#### STACK-LESS JUST-IN-TIME COMPILER

-----

Written by: Zoltan Herczeg  
Email local part: hzmester  
Email domain: freemail.hu

Copyright(c) 2009-2018 Zoltan Herczeg  
All rights reserved.

#### THE C++ WRAPPER FUNCTIONS

-----

Contributed by: Google Inc.

Copyright (c) 2007-2012, Google Inc.  
All rights reserved.

#### THE "BSD" LICENCE

-----

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice,  
this list of conditions and the following disclaimer.
  
- \* Redistributions in binary form must reproduce  
the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
  
- \* Neither the name of the University of Cambridge nor the name of Google  
Inc. nor the names of their contributors may be used to endorse or  
promote products derived from this software without specific prior  
written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,

STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

End

PCRE LICENCE

Please see the file LICENCE in the PCRE distribution for licensing details.

End

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.490 libsepol 2.9-3.el8

### 1.490.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that

there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free



programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that



everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## 1.491 ms 2.1.1

## 1.491.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Zeit, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.492 p-finally 1.0.0

### 1.492.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT

OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

## 1.493 rc 1.2.8

### 1.493.1 Available under license :

The MIT License

Copyright (c) 2011 Dominic Tarr

Permission is hereby granted, free of charge,  
to any person obtaining a copy of this software and  
associated documentation files (the "Software"), to  
deal in the Software without restriction, including  
without limitation the rights to use, copy, modify,  
merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom  
the Software is furnished to do so,  
subject to the following conditions:

The above copyright notice and this permission notice  
shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES  
OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR  
ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
TORT OR OTHERWISE, ARISING FROM, OUT  
OF OR IN CONNECTION WITH THE  
SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License, Version 2.0

Copyright (c) 2011 Dominic Tarr

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Copyright (c) 2013, Dominic Tarr  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of the FreeBSD Project.

## 1.494 strip-json-comments 2.0.1

### 1.494.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.495 shebang-regex 1.0.0

### 1.495.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.496 string\_decoder 0.10.31

### 1.496.1 Available under license :

Copyright Joyent, Inc. and other Node contributors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.497 npm-run-path 2.0.2

### 1.497.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.498 path-key 2.0.1

### 1.498.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.499 process-nextick-args 2.0.0

### 1.499.1 Available under license :

# Copyright (c) 2015 Calvin Metcalf

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

\*\*THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.\*\*

## 1.500 is-obj 1.0.1

## 1.500.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.501 isarray 0.0.1

### 1.501.1 Available under license :

No license file was found, but licenses were detected in source scan.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Found in path(s):

\* /opt/cola/permits/1237623621\_1638828111.96/0/fis-components-isarray-0-0-1-0-g1f8a1d4-tar-gz/fis-components-isarray-84d6fbc/README.md

## 1.502 which-module 2.0.0

### 1.502.1 Available under license :

Copyright (c) 2016, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose



with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.503 require-directory 2.1.1

### 1.503.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011 Troy Goode <troygoode@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.504 require-main-filename 2.0.0

### 1.504.1 Available under license :

Copyright (c) 2016, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided

that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.505 strip-eof 1.0.0

### 1.505.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.506 yallist 3.0.3

### 1.506.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above

copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.507 nopt 4.0.3

### 1.507.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.508 signal-exit 3.0.2

### 1.508.1 Available under license :

The ISC License

Copyright (c) 2015, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS,

WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION,  
ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.509 is-stream 1.1.0

### 1.509.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.510 shebang-command 1.2.0

### 1.510.1 Available under license :

The MIT License (MIT)

Copyright (c) Kevin Martensson <kevinmartensson@gmail.com> (github.com/kevva)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.511 ini 1.3.8

### 1.511.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.512 readable-stream 2.3.6

### 1.512.1 Available under license :

Node.js is licensed for use as follows:

""

Copyright Node.js contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

This license applies to parts of Node.js originating from the <https://github.com/joyent/node> repository:

""

Copyright Joyent, Inc. and other Node contributors. All rights reserved. Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

## 1.513 path-is-inside 1.0.2

### 1.513.1 Available under license :

Dual licensed under WTFPL and MIT:

---

Copyright 20132016 Domenic Denicola <d@domenic.me>

This work is free. You can redistribute it and/or modify it under the terms of the Do What The Fuck You Want To Public License, Version 2, as published by Sam Hocevar. See below for more details.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE

Version 2, December 2004

Copyright (C) 2004 Sam Hocevar <sam@hocevar.net>

Everyone is permitted to copy and distribute verbatim or modified copies of this license document, and changing it is allowed as long as the name is changed.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. You just DO WHAT THE FUCK YOU WANT TO.

---

The MIT License (MIT)

Copyright 20132016 Domenic Denicola <d@domenic.me>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.514 prr 1.0.1

### 1.514.1 Available under license :

The MIT License (MIT)

=====

Copyright (c) 2014 Rod Vagg

-----  
Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.515 npm-bundled 1.1.1

### 1.515.1 Available under license :

The ISC License

Copyright (c) npm, Inc. and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.516 wrap-ansi 5.1.0

### 1.516.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the



rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.517 path-exists 3.0.0

### 1.517.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.518 lowercase-keys 1.0.1

### 1.518.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.519 string-width 3.1.0

### 1.519.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.520 worker-farm 1.7.0

## 1.520.1 Available under license :

MIT

# 1.521 p-locate 3.0.0

## 1.521.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.522 ip-regex 2.1.0

## 1.522.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.523 y18n 4.0.1

### 1.523.1 Available under license :

Copyright (c) 2015, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.524 locate-path 3.0.0

### 1.524.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.525 ignore-walk 3.0.3

## 1.525.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.526 package-json 4.0.1

## 1.526.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.527 registry-url 3.1.0

## 1.527.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.528 unique-string 1.0.0

## 1.528.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.529 is-symbol 1.0.2

### 1.529.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.530 unzip-response 2.0.1

### 1.530.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.531 latest-version 3.1.0

### 1.531.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.532 pseudomap 1.0.2

### 1.532.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors



Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.533 xtend 4.0.1

### 1.533.1 Available under license :

Copyright (c) 2012-2014 Raynos.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.534 is-path-inside 1.0.1

### 1.534.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.535 prepend-http 1.0.4

### 1.535.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.536 slide 1.1.6

## 1.536.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.537 term-size 1.2.0

### 1.537.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.538 write-file-atomic 2.4.3

## 1.538.1 Available under license :

Copyright (c) 2015, Rebecca Turner

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.539 is-npm 1.0.0

## 1.539.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.540 has-symbols 1.0.0

## 1.540.1 Available under license :

MIT License

Copyright (c) 2016 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.541 immutable 3.7.6

### 1.541.1 Available under license :

BSD-3-Clause

## 1.542 is-installed-globally 0.1.0

### 1.542.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A

PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.543 yallist 2.1.2

### 1.543.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.544 is-redirect 1.0.0

### 1.544.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.545 semver-diff 2.1.0

### 1.545.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.546 readable-stream 1.1.14

### 1.546.1 Available under license :

Copyright Joyent, Inc. and other Node contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.547 url-parse-lax 1.0.0

### 1.547.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.548 xdg-basedir 3.0.0

### 1.548.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is



furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.549 timed-out 4.0.1

### 1.549.1 Available under license :

The MIT License (MIT)

Copyright (c) Vsevolod Strukchinsky <floatdrop@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.550 widest-line 2.0.1

### 1.550.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.551 is-ci 1.2.1

### 1.551.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016-2018 Thomas Watson Steen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.552 make-dir 1.3.0

## 1.552.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.553 is-regex 1.0.4

### 1.553.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.554 is-date-object 1.0.1

## 1.554.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.555 pify 3.0.0

## 1.555.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN

AN ACTION OF CONTRACT, TORT OR OTHERWISE,  
ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER  
DEALINGS IN THE SOFTWARE.

## 1.556 Iru-cache 4.1.5

### 1.556.1 Available under license :

ISC

## 1.557 import-lazy 2.1.0

### 1.557.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.558 update-notifier 2.5.0

### 1.558.1 Available under license :

Copyright Google

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.559 is-callable 1.1.4

### 1.559.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.560 spdx-expression-parse 3.0.0

## 1.560.1 Available under license :

The MIT License

Copyright (c) 2015 Kyle E. Mitchell & other authors listed in AUTHORS

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.561 registry-auth-token 3.4.0

## 1.561.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Espen Hovlandsdal

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF  
OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

## 1.562 strict-uri-encode 2.0.0

### 1.562.1 Available under license :

The MIT License (MIT)

Copyright (c) Kevin Martensson <kevinmartensson@gmail.com> (github.com/kevva)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.563 split-on-first 1.1.0

### 1.563.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED,



INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.564 cacache 12.0.4

### 1.564.1 Available under license :

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.565 proto-list 1.2.4

### 1.565.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.566 mime-db 1.35.0

## 1.566.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Jonathan Ong me@jungleberry.com

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.567 util-promisify 2.1.0

## 1.567.1 Available under license :

Node.js is licensed for use as follows:

""

Copyright Node.js contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

This license applies to parts of Node.js originating from the <https://github.com/joyent/node> repository:

""

Copyright Joyent, Inc. and other Node contributors. All rights reserved. Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

The Node.js license applies to all parts of Node.js that are not externally maintained libraries.

The externally maintained libraries used by Node.js are:

- c-ares, located at `deps/cares`, is licensed as follows:

""

Copyright 1998 by the Massachusetts Institute of Technology.  
Copyright (C) 2007-2013 by Daniel Stenberg

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright

notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. M.I.T. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

""

- HTTP Parser, located at deps/http\_parser, is licensed as follows:

""

http\_parser.c is based on src/http/nginx\_http\_parse.c from NGINX copyright Igor Sysoev.

Additional changes are licensed under the same terms as NGINX and copyright Joyent, Inc. and other Node contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

- ICU, located at deps/icu-small, is licensed as follows:

""

COPYRIGHT AND PERMISSION NOTICE (ICU 58 and later)

Copyright 1991-2016 Unicode, Inc. All rights reserved.  
Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>

Permission

is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN

NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

-----

#### Third-Party Software Licenses

This section contains third-party software notices and/or additional terms for licensed third-party software components included within ICU libraries.

#### 1. ICU License - ICU 1.8.1 to ICU 57.1

#### COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2016

International Business Machines Corporation and others

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the

"Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

## 2. Chinese/Japanese Word Break Dictionary Data (cjdict.txt)

```
# The Google Chrome software developed by Google is licensed under
# the BSD license. Other software included in this distribution is
# provided under other licenses, as set forth below.
#
# The
BSD License
# http://opensource.org/licenses/bsd-license.php
# Copyright (C) 2006-2008, Google Inc.
#
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice,
# this list of conditions and the following disclaimer.
# Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided with
# the distribution.
```

```

# Neither the name of Google Inc. nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS"
AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
# LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
# CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
# SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
# BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
#
# The word list in cjdct.txt are generated by combining three word lists
# listed below with further processing for compound word breaking. The
# frequency is generated with an iterative training against Google web

# corpora.
#
# * Libtabe (Chinese)
# - https://sourceforge.net/project/?group\_id=1519
# - Its license terms and conditions are shown below.
#
# * IPADIC (Japanese)
# - http://chasen.aist-nara.ac.jp/chasen/distribution.html
# - Its license terms and conditions are shown below.
#
# -----COPYING.libtabe ---- BEGIN-----
#
# /*
# * Copyright (c) 1999 TaBE Project.
# * Copyright (c) 1999 Pai-Hsiang Hsiao.
# * All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright

```

```

# * notice, this
list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the TaBE Project nor the names of its
# * contributors may be used to endorse or promote products derived
# * from this software without specific prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER
CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# /*
# * Copyright (c) 1999 Computer Systems and Communication Lab,
# *      Institute of Information Science, Academia
# *      Sinica. All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer
in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the Computer Systems and Communication Lab
# * nor the names of its contributors may be used to endorse or
# * promote products derived from this software without specific
# * prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE

```



```

# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED
AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# Copyright 1996 Chih-Hao Tsai @ Beckman Institute,
#   University of Illinois
# c-tsai4@uiuc.edu http://casper.beckman.uiuc.edu/~c-tsai4
#
# -----COPYING.libtabe-----END-----
#
# -----COPYING.ipadic-----BEGIN-----
#
# Copyright 2000, 2001, 2002, 2003 Nara Institute of Science
# and Technology. All Rights Reserved.
#
# Use, reproduction, and distribution of this software is permitted.
# Any copy of this software, whether in its original form or modified,
# must include both the above copyright notice and the following
# paragraphs.
#
# Nara
Institute of Science and Technology (NAIST),
# the copyright holders, disclaims all warranties with regard to this
# software, including all implied warranties of merchantability and
# fitness, in no event shall NAIST be liable for
# any special, indirect or consequential damages or any damages
# whatsoever resulting from loss of use, data or profits, whether in an
# action of contract, negligence or other tortuous action, arising out
# of or in connection with the use or performance of this software.
#
# A large portion of the dictionary entries
# originate from ICOT Free Software. The following conditions for ICOT
# Free Software applies to the current dictionary as well.
#
# Each User may also freely distribute the Program, whether in its
# original form or modified, to any third party or parties, PROVIDED
# that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear
# on, or be
attached to, the Program, which is distributed substantially
# in the same form as set out herein and that such intended

```

# distribution, if actually made, will neither violate or otherwise  
# contravene any of the laws and regulations of the countries having  
# jurisdiction over the User or the intended distribution itself.  
#  
# NO WARRANTY  
#  
# The program was produced on an experimental basis in the course of the  
# research and development conducted during the project and is provided  
# to users as so produced on an experimental basis. Accordingly, the  
# program is provided without any warranty whatsoever, whether express,  
# implied, statutory or otherwise. The term "warranty" used herein  
# includes, but is not limited to, any warranty of the quality,  
# performance, merchantability and fitness for a particular purpose of  
# the program and the nonexistence of any infringement or violation of  
# any  
right of any third party.  
#  
# Each user of the program will agree and understand, and be deemed to  
# have agreed and understood, that there is no warranty whatsoever for  
# the program and, accordingly, the entire risk arising from or  
# otherwise connected with the program is assumed by the user.  
#  
# Therefore, neither ICOT, the copyright holder, or any other  
# organization that participated in or was otherwise related to the  
# development of the program and their respective officials, directors,  
# officers and other employees shall be held liable for any and all  
# damages, including, without limitation, general, special, incidental  
# and consequential damages, arising out of or otherwise in connection  
# with the use or inability to use the program or any product, material  
# or result produced or otherwise obtained by using the program,  
# regardless of whether they have been advised of, or otherwise  
had  
# knowledge of, the possibility of such damages at any time during the  
# project or thereafter. Each user will be deemed to have agreed to the  
# foregoing by his or her commencement of use of the program. The term  
# "use" as used herein includes, but is not limited to, the use,  
# modification, copying and distribution of the program and the  
# production of secondary products from the program.  
#  
# In the case where the program, whether in its original form or  
# modified, was distributed or delivered to or received by a user from  
# any person, organization or entity other than ICOT, unless it makes or  
# grants independently of ICOT any specific warranty to the user in  
# writing, such person, organization or entity, will also be exempted  
# from and not be held liable to the user for any such damages as noted  
# above as far as the program is concerned.  
#  
# -----COPYING.ipadic-----END-----

### 3. Lao Word Break Dictionary Data (laodict.txt)

```
# Copyright (c) 2013 International Business Machines Corporation
# and others. All Rights Reserved.
#
# Project: http://code.google.com/p/lao-dictionary/
# Dictionary: http://lao-dictionary.googlecode.com/git/Lao-Dictionary.txt
# License: http://lao-dictionary.googlecode.com/git/Lao-Dictionary-LICENSE.txt
#         (copied below)
#
# This file is derived from the above dictionary, with slight
# modifications.
# -----
# Copyright (C) 2013 Brian Eugene Wilson, Robert Martin Campbell.
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification,
# are permitted provided that the following conditions are met:
#
#
# Redistributions of source code must retain the above copyright
notice, this
# list of conditions and the following disclaimer. Redistributions in
# binary form must reproduce the above copyright notice, this list of
# conditions and the following disclaimer in the documentation and/or
# other materials provided with the distribution.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
# INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE)
# ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# OF THE POSSIBILITY OF SUCH DAMAGE.
# -----
```

### 4. Burmese Word Break Dictionary Data (burmesedict.txt)

```
# Copyright (c) 2014 International Business Machines Corporation
```

```

# and others. All Rights Reserved.
#
# This list is part of a project hosted at:
# github.com/kanyawtech/myanmar-karen-word-lists
#
# -----
# Copyright (c) 2013, LeRoy Benjamin Sharon
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions
# are met: Redistributions of source code must retain the above
# copyright notice, this list of conditions and the following
# disclaimer.
Redistributions in binary form must reproduce the
# above copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided
# with the distribution.
#
# Neither the name Myanmar Karen Word Lists, nor the names of its
# contributors may be used to endorse or promote products derived
# from this software without specific prior written permission.
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS
# BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED
# TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
LOSS OF USE,
# DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON
# ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
# THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
# SUCH DAMAGE.
# -----

```

## 5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone Database for its time zone support. The ownership of the TZ database is explained in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

```

# 7. Database Ownership
#

```

```
# The TZ database itself is not an IETF Contribution or an IETF
# document. Rather it is a pre-existing and regularly updated work
# that is in the public domain, and is intended to remain in the
# public domain. Therefore, BCPs 78 [RFC5378] and 79
[RFC3979] do
# not apply to the TZ Database or contributions that individuals make
# to it. Should any claims be made and substantiated against the TZ
# Database, the organization that is providing the IANA
# Considerations defined in this RFC, under the memorandum of
# understanding with the IETF, currently ICANN, may act in accordance
# with all competent court orders. No ownership claims will be made
# by ICANN or the IETF Trust on the database or the code. Any person
# making a contribution to the database or code waives all rights to
# future claims in that contribution or in the TZ Database.
"""
```

- libuv, located at deps/uv, is licensed as follows:

```
"""
```

libuv is part of the Node project: <http://nodejs.org/>  
libuv may be distributed alone under Node's license:

====

Copyright Joyent, Inc. and other Node contributors. All rights reserved.  
Permission is hereby granted, free of charge, to  
any person obtaining a copy  
of this software and associated documentation files (the "Software"), to  
deal in the Software without restriction, including without limitation the  
rights to use, copy, modify, merge, publish, distribute, sublicense, and/or  
sell copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING  
FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER  
DEALINGS  
IN THE SOFTWARE.

====

This license applies to all parts of libuv that are not externally  
maintained libraries.

The externally maintained libraries used by libuv are:

- tree.h (from FreeBSD), copyright Niels Provos. Two clause BSD license.
  
- inet\_pton and inet\_ntop implementations, contained in src/inet.c, are copyright the Internet Systems Consortium, Inc., and licensed under the ISC license.
  
- stdint-msvc2008.h (from msinttypes), copyright Alexander Chemeris. Three clause BSD license.
  
- pthread-fixes.h, pthread-fixes.c, copyright Google Inc. and Sony Mobile Communications AB. Three clause BSD license.
  
- android-ifaddrs.h, android-ifaddrs.c, copyright Berkeley Software Design Inc, Kenneth MacKay and Emergya (Cloud4all, FP7/2007-2013, grant agreement n 289016). Three clause BSD license.

""

- OpenSSL, located at deps/openssl, is licensed as follows:

""

Copyright  
(c) 1998-2016 The OpenSSL Project. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
  
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
  
3. All advertising materials mentioning features or use of this software must display the following acknowledgment:  
"This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"
  
4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to endorse or promote products derived from this software without prior written permission.

For written permission, please contact  
[openssl-core@openssl.org](mailto:openssl-core@openssl.org).

5. Products derived from this software may not be called "OpenSSL" nor may "OpenSSL" appear in their names without prior written permission of the OpenSSL Project.

6. Redistributions of any form whatsoever must retain the following acknowledgment:

"This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"

THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

This product includes cryptographic software written by Eric Young (eay@cryptsoft.com). This product includes software written by Tim Hudson (tjh@cryptsoft.com).

""

- Punycode.js, located at lib/punycode.js, is licensed as follows:

""

Copyright Mathias Bynens <<https://mathiasbynens.be/>>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

- V8, located at deps/v8, is licensed as follows:

""

This license applies to all parts of V8 that are not externally maintained libraries. The externally maintained libraries used by V8 are:

- PCRE test suite, located in

test/mjsunit/third\_party/regexp-pcre/regexp-pcre.js. This is based on the test suite from PCRE-7.3, which is copyrighted by the University of Cambridge and Google, Inc. The copyright notice and license are embedded in regexp-pcre.js.

- Layout tests, located in test/mjsunit/third\_party/object-keys. These are based on layout tests from webkit.org which are copyrighted by Apple Computer, Inc. and released under a 3-clause BSD license.

- Strongtalk assembler, the basis of the files assembler-arm-inl.h, assembler-arm.cc, assembler-arm.h, assembler-ia32-inl.h, assembler-ia32.cc, assembler-ia32.h, assembler-x64-inl.h, assembler-x64.cc, assembler-x64.h, assembler-mips-inl.h, assembler-mips.cc, assembler-mips.h, assembler.cc and assembler.h. This code is copyrighted by Sun Microsystems Inc. and released under a 3-clause BSD license.

- Valgrind client API header, located at third\_party/valgrind/valgrind.h. This is released under the BSD license.

These libraries have their own licenses; we recommend you read them, as their terms may differ from the terms below.

Further license information can be found in LICENSE files located in sub-directories.

Copyright 2014, the V8 project authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above



copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

""

- zlib, located at deps/zlib, is licensed as follows:

""

zlib.h -- interface  
of the 'zlib' general purpose compression library  
version 1.2.8, April 28th, 2013

Copyright (C) 1995-2013 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly      Mark Adler  
jloup@gzip.org      madler@alumni.caltech.edu

""

- npm, located at deps/npm, is licensed as follows:

""

The npm application  
Copyright (c) npm, Inc. and Contributors  
Licensed on the terms of The Artistic License 2.0

Node package dependencies of the npm application  
Copyright (c) their respective copyright owners  
Licensed on their respective license terms

The npm public registry at <https://registry.npmjs.org>  
and the npm website at <https://www.npmjs.com>  
Operated by npm, Inc.  
Use governed by terms published on <https://www.npmjs.com>

"Node.js"  
Trademark Joyent, Inc., <https://joyent.com>  
Neither npm nor npm, Inc. are affiliated with Joyent, Inc.

The Node.js application  
Project of Node Foundation, <https://nodejs.org>

The npm Logo  
Copyright (c) Mathias Pettersson and Brian Hammond

"Gubblebum Blocky" typeface  
Copyright (c) Tjarda Koster, <https://jelloween.deviantart.com>  
Used with permission

-----

The Artistic License 2.0

Copyright (c) 2000-2006, The Perl Foundation.

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

This license establishes the terms under which a given free software  
Package may be copied, modified, distributed, and/or redistributed.  
The intent is that the Copyright Holder maintains some artistic  
control over the development of that Package while still keeping the  
Package available as open source and free software.

You are always permitted to make arrangements wholly outside of this

license directly with the Copyright Holder of a given Package. If the terms of this license do not permit the full use that you propose to make of the Package, you should contact the Copyright Holder and seek a different licensing arrangement.

## Definitions

### "Copyright Holder"

means the individual(s) or organization(s) named in the copyright notice for the entire Package.

"Contributor" means any party that has contributed code or other material to the Package, in accordance with the Copyright Holder's procedures.

"You" and "your" means any person who would like to copy, distribute, or modify the Package.

"Package" means the collection of files distributed by the Copyright Holder, and derivatives of that collection and/or of those files. A given Package may consist of either the Standard Version, or a Modified Version.

"Distribute" means providing a copy of the Package or making it accessible to anyone else, or in the case of a company or organization, to others outside of your company or organization.

"Distributor Fee" means any fee that you charge for Distributing this Package or providing support for this Package to another

party. It does not mean licensing fees.

"Standard Version" refers to the Package if it has not been modified, or has been modified only in ways explicitly requested by the Copyright Holder.

"Modified Version" means the Package, if it has been changed, and such changes were not explicitly requested by the Copyright Holder.

"Original License" means this Artistic License as Distributed with the Standard Version of the Package, in its current version or as it may be modified by The Perl Foundation in the future.

"Source" form means the source code, documentation source, and configuration files for the Package.

"Compiled" form means the compiled bytecode, object code, binary,

or any other form resulting from mechanical transformation or translation of the Source form.

#### Permission for Use and Modification Without Distribution

(1) You are permitted to use the Standard Version and create and use Modified Versions for any purpose without restriction, provided that you do not Distribute the Modified Version.

#### Permissions for Redistribution of the Standard Version

(2) You may Distribute verbatim copies of the Source form of the Standard Version of this Package in any medium without restriction, either gratis or for a Distributor Fee, provided that you duplicate all of the original copyright notices and associated disclaimers. At your discretion, such verbatim copies may or may not include a Compiled form of the Package.

(3) You may apply any bug fixes, portability changes, and other modifications made available from the Copyright Holder. The resulting Package will still be considered the Standard Version, and as such will be subject to the Original License.

#### Distribution of Modified Versions of the Package as Source

(4) You may Distribute your Modified Version as Source (either gratis or for a Distributor Fee, and with or without a Compiled form of the Modified Version) provided that you clearly document how it differs from the Standard Version, including, but not limited to, documenting any non-standard features, executables, or modules, and provided that you do at least ONE of the following:

(a) make the Modified Version available to the Copyright Holder of the Standard Version, under the Original License, so that the Copyright Holder may include your modifications in the Standard Version.

(b) ensure that installation of your Modified Version does not prevent the user installing or running the Standard Version. In addition, the Modified Version must bear a name that is different from the name of the Standard Version.

(c) allow anyone who receives a copy of the Modified Version to make the Source form of the Modified Version available to others under

(i) the Original License or

(ii) a license that permits the licensee to freely copy, modify and redistribute the Modified Version using the same licensing terms that apply to the copy that the licensee received, and requires that the Source form of the Modified Version, and of any works derived from it, be made freely available in that license fees are prohibited but Distributor Fees are allowed.

#### Distribution of Compiled Forms of the Standard Version or Modified Versions without the Source

(5) You may Distribute Compiled forms of the Standard Version without the Source, provided that you include complete instructions on how to get the Source of the Standard Version. Such instructions must be valid at the time of your distribution. If these instructions, at any time while you are carrying out such distribution, become invalid, you must provide new instructions on demand or cease further distribution.

If you provide valid instructions or cease distribution within thirty days after you become aware that the instructions are invalid, then you do not forfeit any of your rights under this license.

(6) You may Distribute a Modified Version in Compiled form without the Source, provided that you comply with Section 4 with respect to the Source of the Modified Version.

#### Aggregating or Linking the Package

(7) You may aggregate the Package (either the Standard Version or Modified Version) with other packages and Distribute the resulting aggregation provided that you do not charge a licensing fee for the Package. Distributor Fees are permitted, and licensing fees for other components in the aggregation are permitted. The terms of this license apply to the use and Distribution of the Standard or Modified Versions as included in the aggregation.

(8) You are permitted to link Modified and Standard Versions with other works, to embed the Package in a larger work of your own, or to build stand-alone binary or bytecode versions of applications that include the Package, and Distribute the result without restriction, provided the result does not expose a direct interface to the Package.

#### Items That are Not Considered Part of a Modified Version

(9) Works (including, but not limited to, modules and scripts) that

merely extend or make use of the Package, do not, by themselves, cause the Package to be a Modified Version. In addition, such works are not considered parts of the Package itself, and are not subject to the terms of this license.

#### General Provisions

(10) Any use, modification, and distribution of the Standard or Modified Versions is governed by this Artistic License. By using, modifying or distributing the Package, you accept this license. Do not use, modify, or distribute the Package, if you do not accept this license.

(11) If your Modified Version has been derived from a Modified Version made by someone other than you, you are nevertheless required to ensure that your Modified Version complies with the requirements of this license.

(12) This license does not grant you the right to use any trademark, service mark, tradename, or logo of the Copyright Holder.

(13) This license includes the non-exclusive, worldwide, free-of-charge patent license to make, have made, use, offer to sell, sell, import and otherwise transfer the Package with respect to any patent claims licensable by the Copyright Holder that are necessarily infringed by the Package. If you institute patent litigation (including a cross-claim or counterclaim) against any party alleging that the Package constitutes direct or contributory patent infringement, then this Artistic License to you shall terminate on the date that such litigation is filed.

(14) Disclaimer of Warranty:

THE PACKAGE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES. THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT ARE DISCLAIMED TO THE EXTENT PERMITTED BY YOUR LOCAL LAW. UNLESS REQUIRED BY LAW, NO COPYRIGHT HOLDER OR CONTRIBUTOR WILL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING IN ANY WAY OUT OF THE USE OF THE PACKAGE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
""

- GYP, located at tools/gyp, is licensed as follows:

""

Copyright (c) 2009 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

""

- marked, located at tools/doc/node\_modules/marked, is licensed as follows:

""

Copyright (c) 2011-2014, Christopher Jeffrey (<https://github.com/chjj/>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

- cplint.py, located at tools/cplint.py, is licensed as follows:

""

Copyright (c) 2009 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this

list of conditions and the following disclaimer

in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

""

- ESLint, located at tools/eslint, is licensed as follows:

""

ESLint

Copyright jQuery Foundation and other contributors, <https://jquery.org/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is



furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

- gtest, located at deps/gtest, is licensed as follows:

""

Copyright 2008, Google Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

""

# 1.568 uid-number 0.0.6

## 1.568.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.569 yargs-parser 15.0.1

## 1.569.1 Available under license :

Copyright (c) 2016, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.570 util-extend 1.0.3

## 1.570.1 Available under license :

Copyright Joyent, Inc. and other Node contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the

rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.571 init-package-json 1.10.3

### 1.571.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.572 npm-profile 4.0.4

### 1.572.1 Available under license :

The ISC License

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.573 umask 1.1.0

### 1.573.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Sam Mikes

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.574 stream-each 1.2.2

### 1.574.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.575 libnpm 3.0.1

### 1.575.1 Available under license :

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.576 wide-align 1.1.2

### 1.576.1 Available under license :

Copyright (c) 2015, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR

ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.577 spdx-exceptions 2.1.0

## 1.577.1 Available under license :

No license file was found, but licenses were detected in source scan.

The package exports an array of strings. Each string is an identifier for a license exception under the [Software Package Data Exchange (SPDX)][SPDX] software license metadata standard.

[SPDX]: <https://spdx.org>

## Copyright and Licensing

### SPDX

"SPDX" is a federally registered United States trademark of The Linux Foundation Corporation.

From version 2.0 of the [SPDX] specification:

> Copyright © 2010-2015 Linux Foundation and its Contributors. Licensed  
> under the Creative Commons Attribution License 3.0 Unported. All other  
> rights are expressly reserved.

The Linux Foundation and the SPDX working groups are good people. Only they decide what "SPDX" means, as a standard and otherwise. I respect their work and their rights. You should, too.

### This Package

> I created this package by copying exception identifiers out of the  
> SPDX specification. That work was mechanical, routine, and required no  
> creativity  
whatsoever. - Kyle Mitchell, package author

United States users concerned about intellectual property may wish to discuss the following Supreme Court decisions with their attorneys:

- Baker v. Selden, 101 U.S. 99 (1879)

- Feist Publications, Inc., v. Rural Telephone Service Co.,  
499 U.S. 340 (1991)

Found in path(s):

\* /opt/cola/permits/1238138242\_1638902542.49/0/spdx-exceptions-2-1-0-tgz/package/README.md

## 1.578 parallel-transform 1.1.0

### 1.578.1 Available under license :

Copyright 2013 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.579 npm-pick-manifest 3.0.2

### 1.579.1 Available under license :

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE

OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.580 npm-lifecycle 3.1.5

## 1.580.1 Available under license :

The npm application

Copyright (c) npm, Inc. and Contributors

Licensed on the terms of The Artistic License 2.0

Node package dependencies of the npm application

Copyright (c) their respective copyright owners

Licensed on their respective license terms

The npm public registry at <https://registry.npmjs.org>

and the npm website at <https://www.npmjs.com>

Operated by npm, Inc.

Use governed by terms published on <https://www.npmjs.com>

"Node.js"

Trademark Joyent, Inc., <https://joyent.com>

Neither npm nor npm, Inc. are affiliated with Joyent, Inc.

The Node.js application

Project of Node Foundation, <https://nodejs.org>

The npm Logo

Copyright (c) Mathias Pettersson and Brian Hammond

"Gubblebum Blocky" typeface

Copyright (c) Tjarda Koster, <https://jelloween.deviantart.com>

Used with permission

-----

The Artistic License 2.0

Copyright (c) 2000-2006, The Perl Foundation.

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

This



license establishes the terms under which a given free software Package may be copied, modified, distributed, and/or redistributed. The intent is that the Copyright Holder maintains some artistic control over the development of that Package while still keeping the Package available as open source and free software.

You are always permitted to make arrangements wholly outside of this license directly with the Copyright Holder of a given Package. If the terms of this license do not permit the full use that you propose to make of the Package, you should contact the Copyright Holder and seek a different licensing arrangement.

## Definitions

"Copyright Holder" means the individual(s) or organization(s) named in the copyright notice for the entire Package.

"Contributor" means any party that has contributed code or other material to the Package, in accordance with the Copyright Holder's procedures.

"You" and "your" means any person who would like to copy, distribute, or modify the Package.

"Package" means the collection of files distributed by the Copyright Holder, and derivatives of that collection and/or of those files. A given Package may consist of either the Standard Version, or a Modified Version.

"Distribute" means providing a copy of the Package or making it accessible to anyone else, or in the case of a company or organization, to others outside of your company or organization.

"Distributor Fee" means any fee that you charge for Distributing this Package or providing support for this Package to another party. It does not mean licensing fees.

"Standard Version" refers to the Package if it has not been modified, or has been modified only in ways explicitly requested by the Copyright Holder.

"Modified Version" means the Package, if it has been changed, and such changes were not explicitly requested by the Copyright Holder.

"Original License" means this Artistic License as Distributed with the Standard Version of the Package, in its current version or as

it may be modified by The Perl Foundation in the future.

"Source" form means the source code, documentation source, and configuration files for the Package.

"Compiled" form means the compiled bytecode, object code, binary, or any other form resulting from mechanical transformation or translation of the Source form.

#### Permission for Use and Modification Without Distribution

(1) You are permitted to use the Standard Version and create and use Modified Versions for any purpose without restriction, provided that you do not Distribute the Modified Version.

#### Permissions for Redistribution of the Standard Version

(2) You may Distribute verbatim copies of the Source form of the Standard Version of this Package in any medium without restriction, either gratis or for a Distributor Fee, provided that you duplicate all of the original copyright notices and associated disclaimers. At your discretion, such verbatim copies may or may not include a Compiled form of the Package.

(3) You may apply any bug fixes, portability changes, and other modifications made available from the Copyright Holder. The resulting Package will still be considered the Standard Version, and as such will be subject to the Original License.

#### Distribution of Modified Versions of the Package as Source

(4) You may Distribute your Modified Version as Source (either gratis or for a Distributor Fee, and with or without a Compiled form of the Modified Version) provided that you clearly document how it differs from the Standard Version, including, but not limited to, documenting any non-standard features, executables, or modules, and provided that you do at least ONE of the following:

(a) make the Modified Version available to the Copyright Holder of the Standard Version, under the Original License, so that the Copyright Holder may include your modifications in the Standard Version.

(b) ensure that installation of your Modified Version does not prevent the user installing or running the Standard Version. In addition, the Modified Version must bear a name that is different from the name of the Standard Version.

(c) allow anyone who receives a copy of the Modified Version to make the Source form of the Modified Version available to others under

(i) the Original License or

(ii) a license that permits the licensee to freely copy, modify and redistribute the Modified Version using the same licensing terms that apply to the copy that the licensee received, and requires that the Source form of the Modified Version, and of any works derived from it, be made freely available in that license fees are prohibited but Distributor Fees are allowed.

#### Distribution of Compiled Forms of the Standard Version or Modified Versions without the Source

(5)

You may Distribute Compiled forms of the Standard Version without the Source, provided that you include complete instructions on how to get the Source of the Standard Version. Such instructions must be valid at the time of your distribution. If these instructions, at any time while you are carrying out such distribution, become invalid, you must provide new instructions on demand or cease further distribution. If you provide valid instructions or cease distribution within thirty days after you become aware that the instructions are invalid, then you do not forfeit any of your rights under this license.

(6) You may Distribute a Modified Version in Compiled form without the Source, provided that you comply with Section 4 with respect to the Source of the Modified Version.

#### Aggregating or Linking the Package

(7) You may aggregate the Package (either the Standard Version or Modified Version) with other packages and Distribute the resulting aggregation provided that you do not charge a licensing fee for the Package. Distributor Fees are permitted, and licensing fees for other components in the aggregation are permitted. The terms of this license apply to the use and Distribution of the Standard or Modified Versions

as included in the aggregation.

(8) You are permitted to link Modified and Standard Versions with other works, to embed the Package in a larger work of your own, or to build stand-alone binary or bytecode versions of applications that include the Package, and Distribute the result without restriction, provided the result does not expose a direct interface to the Package.

#### Items That are Not Considered Part of a Modified Version

(9) Works (including, but not limited to, modules and scripts) that merely extend or make use of the Package, do not, by themselves, cause the Package to be a Modified Version. In addition, such works are not considered parts of the Package itself, and are not subject to the terms of this license.

#### General Provisions

(10)

Any use, modification, and distribution of the Standard or Modified Versions is governed by this Artistic License. By using, modifying or distributing the Package, you accept this license. Do not use, modify, or distribute the Package, if you do not accept this license.

(11) If your Modified Version has been derived from a Modified Version made by someone other than you, you are nevertheless required to ensure that your Modified Version complies with the requirements of this license.

(12) This license does not grant you the right to use any trademark, service mark, tradename, or logo of the Copyright Holder.

(13) This license includes the non-exclusive, worldwide, free-of-charge patent license to make, have made, use, offer to sell, sell, import and otherwise transfer the Package with respect to any patent claims licensable by the Copyright Holder that are necessarily infringed by the Package. If you institute patent litigation (including a cross-claim or counterclaim) against any party alleging that the Package constitutes direct or contributory patent infringement, then this Artistic License to you shall terminate on the date that such litigation is filed.

(14) Disclaimer of Warranty:

THE PACKAGE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS

IS' AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES. THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT ARE DISCLAIMED TO THE EXTENT PERMITTED BY YOUR LOCAL LAW. UNLESS REQUIRED BY LAW, NO COPYRIGHT HOLDER OR CONTRIBUTOR WILL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING IN ANY WAY OUT OF THE USE OF THE PACKAGE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

## 1.581 npm-cache-filename 1.0.2

### 1.581.1 Available under license :

The ISC License

Copyright (c) npm, Inc. and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.582 node-fetch-npm 2.0.2

### 1.582.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 David Frank

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.583 spdx-correct 3.0.0

### 1.583.1 Available under license :

Apache-2.0

## 1.584 sha 3.0.0

### 1.584.1 Available under license :

Copyright (c) 2013 Forbes Lindesay

The BSD License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.585 object-keys 1.0.12

### 1.585.1 Available under license :

The MIT License (MIT)

Copyright (C) 2013 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.586 spdx-license-ids 3.0.5

## 1.586.1 Available under license :

```
workflow "Test" {  
  on = "push"  
  resolves = ["npm"]  
}
```

```
action "npm" {  
  uses = "shinmn/actions-npm-alpine@1.0.0"  
  args = "install-ci-test"  
}  
root = true
```

```
[*]  
charset = utf-8  
end_of_line = lf  
indent_style = tab  
tab_width = 2  
insert_final_newline = true  
trim_trailing_whitespace = true
```

```
[*.{md,yml}]  
indent_style = space
```

```
[*.md]  
trim_trailing_whitespace = false  
* text=auto  
# spdx-license-ids
```

```
[![npm version](https://img.shields.io/npm/v/spdx-license-ids.svg)](https://www.npmjs.com/package/spdx-license-ids)  
[![Github Actions](https://action-badges.now.sh/shinmn/spdx-license-ids)](https://wdp9fww0r9.execute-api.us-west-2.amazonaws.com/production/results/shinmn/spdx-license-ids)
```

A list of [SPDX license](https://spdx.org/licenses/) identifiers

## Installation

[Download JSON directly](https://raw.githubusercontent.com/shinmn/spdx-license-ids/master/index.json), or  
[use](https://docs.npmjs.com/cli/install) [npm](https://docs.npmjs.com/about-npm/):

^^^

```
npm install spdx-license-ids
```

^^^



## [Node.js](https://nodejs.org/) API

### require('spdx-license-ids')

Type: `string[]`

All license IDs except for the currently deprecated ones.

```
```javascript
const ids = require('spdx-license-ids');
//=> ['0BSD', 'AAL', 'ADSL', 'AFL-1.1', 'AFL-1.2', 'AFL-2.0', 'AFL-2.1', 'AFL-3.0', 'AGPL-1.0-only', ...]

ids.includes('BSD-3-Clause'); //=> true
ids.includes('CC-BY-1.0'); //=>
true

ids.includes('GPL-3.0'); //=> false
```
```

### require('spdx-license-ids/deprecated')

Type: `string[]`

Deprecated license IDs.

```
```javascript
const deprecatedIds = require('spdx-license-ids/deprecated');
//=> ['AGPL-1.0', 'AGPL-3.0', 'GFDL-1.1', 'GFDL-1.2', 'GFDL-1.3', 'GPL-1.0', 'GPL-2.0', ...]

deprecatedIds.includes('BSD-3-Clause'); //=> false
deprecatedIds.includes('CC-BY-1.0'); //=> false

deprecatedIds.includes('GPL-3.0'); //=> true
```
```

## License

[Creative Commons Zero v1.0 Universal](https://creativecommons.org/publicdomain/zero/1.0/deed) [\*].workflow  
indent\_style = space

## 1.587 read-cmd-shim 1.0.5

### 1.587.1 Available under license :

Copyright (c) 2015, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any

purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.588 pacote 9.5.12

### 1.588.1 Available under license :

The MIT License (MIT)

Copyright (c) Kat Marchn, npm, Inc., and Contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.589 npm-registry-fetch 4.0.7

### 1.589.1 Available under license :

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.590 safe-buffer 5.2.0

### 1.590.1 Available under license :

The MIT License (MIT)

Copyright (c) Feross Aboukhadijeh

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.591 read-installed 4.0.3

### 1.591.1 Available under license :

ISC

## 1.592 resolve 1.10.0

## 1.592.1 Available under license :

This software is released under the MIT license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.593 stream-iterate 1.2.0

### 1.593.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.594 iferr 1.0.2

## 1.594.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Nadav Ivgi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.595 mime-types 2.1.19

## 1.595.1 Available under license :

(The MIT License)

Copyright (c) 2014 Jonathan Ong <me@jongleberry.com>

Copyright (c) 2015 Douglas Christopher Wilson <doug@somethingdoug.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.596 npm-logical-tree 1.2.1

### 1.596.1 Available under license :

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.597 libnpmhook 5.0.3

### 1.597.1 Available under license :

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE

OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.598 read-package-tree 5.3.1

### 1.598.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.599 npm-install-checks 3.0.2

### 1.599.1 Available under license :

Copyright (c) Robert Kowalski and Isaac Z. Schlueter ("Authors")  
All rights reserved.

The BSD License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHORS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.600 sorted-object 2.0.1

## 1.600.1 Available under license :

Dual licensed under WTFPL and MIT:

---

Copyright 20142016 Domenic Denicola <d@domenic.me>

This work is free. You can redistribute it and/or modify it under the terms of the Do What The Fuck You Want To Public License, Version 2, as published by Sam Hocevar. See below for more details.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE  
Version 2, December 2004

Copyright (C) 2004 Sam Hocevar <sam@hocevar.net>

Everyone is permitted to copy and distribute verbatim or modified copies of this license document, and changing it is allowed as long as the name is changed.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. You just DO WHAT THE FUCK YOU WANT TO.

---

The MIT License (MIT)

Copyright 20142016 Domenic Denicola <d@domenic.me>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is



furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.601 lockfile 1.0.4

### 1.601.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.602 supports-color 5.4.0

### 1.602.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.603 through 2.0.3

### 1.603.1 Available under license :

# The MIT License (MIT)

\*\*Copyright (c) 2016 Rod Vagg (the "Original Author") and additional contributors\*\*

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.604 npm-package-arg 6.1.1

### 1.604.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR

ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.605 p-limit 2.2.0

### 1.605.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.606 unique-slug 2.0.0

### 1.606.1 Available under license :

The ISC License

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.607 sorted-union-stream 2.1.3

## 1.607.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.608 stream-shift 1.0.0

## 1.608.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.609 object.getownpropertydescriptors 2.0.3

### 1.609.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.610 path-parse 1.0.7

### 1.610.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Javier Blanco

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.611 balanced-match 1.0.2

### 1.611.1 Available under license :

(MIT)

Copyright (c) 2013 Julian Gruber <julian@juliangruber.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.612 ssri 6.0.2

### 1.612.1 Available under license :

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.613 libseccomp 2.5.1-1ubuntu1~20.04.2

### 1.613.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get

it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits



such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.

- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
  
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
  
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do

this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute

the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR



OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

# 1.614 byte-buddy 1.12.0

## 1.614.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"  
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS  
Copyright \${project.inceptionYear} - \${current.year} \${copyright.holder}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.615 kryo 3.0.3

## 1.615.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\* Copyright (c) 2008, Nathan Sweet

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following

\* conditions are met:

\*

\* - Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* - Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following

- \* disclaimer in the documentation and/or other materials provided with the distribution.
- \* - Neither the name of Esoteric Software nor the names of its contributors may be used to endorse or promote products derived
- \* from this software without specific prior written permission.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING,
- \* BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT
- \* SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
- \* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
- \* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. \*/

Found in path(s):

- \* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/DefaultArraySerializers.java
- \* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/KryoDataInput.java
- \* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/util/DefaultClassResolver.java
- \*
- /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/factories/PseudoSerializerFactory.java
- \* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/ObjectCachedFieldFactory.java
- \* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/pool/KryoFactory.java
- \* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/util/DefaultStreamFactory.java
- \* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/pool/SoftReferenceQueue.java
- \* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/util/IdentityObjectIntMap.java
- \* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/ObjectField.java
- \* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/KryoObjectInput.java
- \*
- /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/KryoSerializable.java
- \* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/KryoException.java

\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/OutputChunked.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/ReferenceResolver.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/ClassResolver.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/pool/KryoCallback.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/ByteBufferOutput.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/FieldSerializer.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/pool/KryoPoolQueueImpl.java  
\*  
/opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/FieldSerializerAnnotationsUtil.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/KryoDataOutput.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/StreamFactory.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/util/MapReferenceResolver.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/ByteBufferInput.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/util/ListReferenceResolver.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/TaggedFieldSerializer.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/factories/SerializerFactory.java  
\*  
/opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/KryoCopyable.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/BeanSerializer.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/Registration.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/BlowfishSerializer.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/FieldSerializerGenericsUtil.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/UnsafeMemoryInput.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/ExternalizableSerializer.java  
\*

/opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/CompatibleFieldSerializer.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/util/FastestStreamFactory.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/JavaSerializer.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/util/UnsafeUtil.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/util/IntArray.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/util/Util.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/AsmCachedFieldFactory.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/ByteBufferOutputStream.java  
\*  
/opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/DefaultSerializer.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/AsmCacheFields.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/FieldSerializerUnsafeUtilImpl.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/UnsafeCacheFields.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/Output.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/UnsafeInput.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/InputChunked.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/ByteBufferInputStream.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/ClosureSerializer.java  
\*  
/opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/serializers/MapSerializer.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/util/ObjectMap.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/pool/KryoPool.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/factories/ReflectionSerializerFactory.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/Kryo.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/FastOutput.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/UnsafeMemoryOutput.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/io/Input.java



\*  
/opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-  
jar/com/esotericsoftware/kryo/serializers/FieldSerializerUnsafeUtil.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-  
jar/com/esotericsoftware/kryo/serializers/UnsafeCachedFieldFactory.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/NotNull.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/Generics.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-  
jar/com/esotericsoftware/kryo/serializers/VersionFieldSerializer.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-  
jar/com/esotericsoftware/kryo/io/UnsafeOutput.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-  
jar/com/esotericsoftware/kryo/serializers/DefaultSerializers.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-jar/com/esotericsoftware/kryo/Serializer.java  
\*

/opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-  
jar/com/esotericsoftware/kryo/serializers/CollectionSerializer.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-  
jar/com/esotericsoftware/kryo/io/FastInput.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-  
jar/com/esotericsoftware/kryo/io/KryoObjectOutput.java  
\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-  
jar/com/esotericsoftware/kryo/serializers/DeflateSerializer.java

No license file was found, but licenses were detected in source scan.

/\*\*\*\*\*

\* Copyright 2011 See AUTHORS file.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*\*\*\*\*/

Found in path(s):

\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-  
jar/com/esotericsoftware/kryo/util/IntMap.java

\* /opt/cola/permits/1246725148\_1645827478.72/0/kryo-3-0-3-sources-  
jar/com/esotericsoftware/kryo/util/IdentityMap.java

# 1.616 redux-thunk 2.4.1

## 1.616.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015-present Dan Abramov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.617 log4j-api 2.17.1

## 1.617.1 Available under license :

Apache Log4j 1.x Compatibility API

Copyright 1999-1969 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.618 apache-log4j 2.17.1

## 1.618.1 Available under license :

Apache Log4j Core  
Copyright 1999-2012 Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

ResolverUtil.java  
Copyright 2005-2006 Tim Fennell

/\*

\* Licensed to the Apache Software Foundation (ASF) under one or more  
\* contributor license agreements. See the NOTICE file distributed with  
\* this work for additional information regarding copyright ownership.  
\* The ASF licenses this file to You under the Apache license, Version 2.0  
\* (the "License"); you may not use this file except in compliance with  
\* the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the license for the specific language governing permissions and  
\* limitations under the license.

\*/

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,



and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.619 log4j-slf4j-impl 2.17.1

## 1.619.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Log4j SLF4J Binding  
Copyright 1999-1969 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.620 libcap-ng 0.7.11-1.el8

## 1.620.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA



Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting

the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control

compilation  
and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the

application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the

complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse

engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything

that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the



Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

^L

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James

Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

(This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.)

Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who  
decide to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,

whether gratis  
or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many

libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a

portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses

the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.



This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above

specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or

distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE,

BE LIABLE TO YOU  
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR  
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE  
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING  
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
{description}  
Copyright (C) {year} {fullname}
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if

necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

{signature of Ty Coon}, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the



notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt

otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.621 protobuf 3.19.2

### 1.621.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// Copyright 2017 Google Inc. All rights reserved.
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are
// * Redistributions of source code must retain the above copyright
// notice, this list of conditions and the following disclaimer.
// * Redistributions in binary form must reproduce the above
// copyright notice, this list of conditions and the following disclaimer
// in the documentation and/or other materials provided with the
// * Neither the name of Google Inc. nor the names of its
// this software without specific prior written permission.
```

Found in path(s):

\* /opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/ext/google/protobuf\_c/wrap\_memcpy.c

No license file was found, but licenses were detected in source scan.

```
// Copyright 2008 Google Inc. All rights reserved.
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are
// * Redistributions of source code must retain the above copyright
// notice, this list of conditions and the following disclaimer.
// * Redistributions in binary form must reproduce the above
// copyright notice, this list of conditions and the following disclaimer
// in the documentation and/or other materials provided with the
// * Neither the name of Google Inc. nor the names of its
// this software without specific prior written permission.
```

Found in path(s):

\* /opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/ext/google/protobuf\_c/defs.h

\* /opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/ext/google/protobuf\_c/message.h

\* /opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/ext/google/protobuf\_c/repeated\_field.h

\*

/opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/ext/google/protobuf\_c/map.h

\* /opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/ext/google/protobuf\_c/convert.c

\* /opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/ext/google/protobuf\_c/convert.h

No license file was found, but licenses were detected in source scan.

```
# Copyright 2008 Google Inc. All rights reserved.
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are
# * Redistributions of source code must retain the above copyright
# notice, this list of conditions and the following disclaimer.
# * Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following disclaimer
# in the documentation and/or other materials provided with the
# * Neither the name of Google Inc. nor the names of its
# this software without specific prior written permission.
```

Found in path(s):

\* /opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/lib/google/protobuf.rb

\* /opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/lib/google/protobuf/well\_known\_types.rb

\* /opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/lib/google/protobuf/repeated\_field.rb

\*

/opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/lib/google/protobuf/message\_exts.rb

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2009-2021, Google LLC

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions are met:

\* \* Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* \* Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* \* Neither the name of Google LLC nor the

\* names of its contributors may be used to endorse or promote products

\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND

\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING,

BUT NOT LIMITED TO, THE IMPLIED

\* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE

\* DISCLAIMED. IN NO EVENT SHALL Google LLC BE LIABLE FOR ANY

\* DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES

\* (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

\* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND

\* ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS

\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/ext/google/protobuf\_c/ruby-upb.h

\* /opt/cola/permits/1252222393\_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-gz/ext/google/protobuf\_c/ruby-upb.c

No license file was found, but licenses were detected in source scan.

// Copyright 2014 Google Inc. All rights reserved.

// Redistribution and use in source and binary forms, with or without

// modification, are permitted provided that the following conditions are

// \* Redistributions of source code must retain the above copyright

// notice, this list of conditions and the following disclaimer.

// \* Redistributions in binary form must reproduce the above



```
// copyright notice, this list of conditions and the following disclaimer
// in the documentation and/or other materials provided with the
// * Neither the name of Google Inc. nor the names of its
// this software without specific prior written permission.
```

Found in path(s):

```
* /opt/cola/permits/1252222393_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-
gz/ext/google/protobuf_c/map.c
* /opt/cola/permits/1252222393_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-
gz/ext/google/protobuf_c/repeated_field.c
* /opt/cola/permits/1252222393_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-
gz/ext/google/protobuf_c/protobuf.h
*
/opt/cola/permits/1252222393_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-
gz/ext/google/protobuf_c/defs.c
* /opt/cola/permits/1252222393_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-
gz/ext/google/protobuf_c/message.c
* /opt/cola/permits/1252222393_1641872566.11/0/google-protobuf-3-19-2-gem/data-tar-
gz/ext/google/protobuf_c/protobuf.c
```

## 1.622 qs 6.5.3

### 1.622.1 Available under license :

MIT License

Copyright (c) Microsoft Corporation. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

# 1.623 keyutils 1.5.10-9.el8

## 1.623.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. <<http://fsf.org/>>

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program

(or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```



This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc. <<http://fsf.org/>>  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use

it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and

is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL  
PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a

fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead

of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must



be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License.

If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any

particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices.

Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing

and reuse of software generally.

## NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either

version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper  
mail.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.624 libxcrypt 4.1.1-6.el8

## 1.624.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be

consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and

modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any

warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.



Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library

creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the

user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise

permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any

other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by

all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is

copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision

will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.625 libmodulemd 2.13.0-1.el8

## 1.625.1 Available under license :

MIT License

Copyright (c) 2017-2018 Stephen Gallagher <sgallagh@redhat.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED,

INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.626 ca-certificates 20211220-r0

### 1.626.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.627 hdrhistogram 2.1.12

### 1.627.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*\*

\* Written by Gil Tene of Azul Systems, and released to the public domain,  
\* as explained at <http://creativecommons.org/publicdomain/zero/1.0/>  
\*/

Found in path(s):

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/WriterReaderPhaser.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* Written by Gil Tene of Azul Systems, and released to the public domain,  
\* as explained at <http://creativecommons.org/publicdomain/zero/1.0/>  
\*



\* @author Gil Tene

\*/

Found in path(s):

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/DoublePercentileIterator.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/ZigZagEncoding.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/AllValuesIterator.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/Base64Helper.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/IntCountsHistogram.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/DoubleLinearIterator.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/PackedConcurrentDoubleHistogram.java

\*

/opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/SynchronizedHistogram.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/packedarray/PackedArraySingleWriterRecorder.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/Histogram.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/LogarithmicIterator.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/Version.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/RecordedValuesIterator.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/LinearIterator.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/PackedDoubleHistogram.java

\*

/opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/AtomicHistogram.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/HistogramIterationValue.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/Recorder.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/ConcurrentDoubleHistogram.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/HistogramLogReader.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/HistogramLogProcessor.java

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-

```
jar/org/HdrHistogram/PackedHistogram.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/SingleWriterDoubleRecorder.java
*
/opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/DoubleRecorder.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/DoubleHistogramIterationValue.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/AbstractHistogramIterator.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/SynchronizedDoubleHistogram.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/PercentileIterator.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/PackedConcurrentHistogram.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/DoubleRecordedValuesIterator.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/DoubleAllValuesIterator.java
*
/opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/SingleWriterRecorder.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/DoubleLogarithmicIterator.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/ShortCountsHistogram.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/EncodableHistogram.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/HistogramLogScanner.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/packedarray/PackedArrayRecorder.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/ConcurrentHistogram.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Written by Gil Tene of Azul Systems, and released to the public domain,
* as explained at http://creativecommons.org/publicdomain/zero/1.0/
*
* @author Gil Tene
*/
```

Found in path(s):

```
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
jar/org/HdrHistogram/AbstractHistogram.java
* /opt/cola/permits/1257203437_1642787675.09/0/hdrhistogram-2-1-12-sources-
```

jar/org/HdrHistogram/DoubleHistogram.java

No license file was found, but licenses were detected in source scan.

/\*

\* package-info.java

\* Written by Gil Tene of Azul Systems, and released to the public domain,

\* as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

\*/

Found in path(s):

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/package-info.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* Written by Gil Tene of Azul Systems, and released to the public domain,

\* as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

\*

\* @author Gil Tene

\*/

package org.HdrHistogram;

final class Version {

public static final String version="\$VERSION\$";

public static final String build\_time="\$BUILD\_TIME\$";

}

Found in path(s):

\* /opt/cola/permits/1257203437\_1642787675.09/0/hdrhistogram-2-1-12-sources-jar/org/HdrHistogram/Version.java.template

## 1.628 xsdlib 2013.6.1

### 1.628.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2001-2013 Oracle and/or its affiliates. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* - Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\*

\* - Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\*  
\* - Neither the name of Oracle nor the names of its  
\* contributors may be used to endorse or promote products derived  
\* from this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS  
\* IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING,  
\* BUT NOT LIMITED TO,  
\* THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
\* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR  
\* CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
\* EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
\* PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
\* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-  
jar/com/sun/msv/datatype/xsd/LongType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-  
jar/com/sun/msv/datatype/xsd/BuiltinAtomicType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-  
jar/com/sun/msv/datatype/xsd/XSDatatypeImpl.java  
\*  
/opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-  
jar/com/sun/msv/datatype/xsd/ListType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/xml/util/XmlChars.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-  
jar/com/sun/msv/datatype/xsd/Base64BinaryType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-  
jar/com/sun/msv/datatype/xsd/GYearMonthType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-  
jar/com/sun/msv/datatype/xsd/IntegerDerivedType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-  
jar/com/sun/msv/datatype/xsd/MinLengthFacet.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-  
jar/com/sun/msv/datatype/xsd/TypeIncubator.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-  
jar/com/sun/msv/datatype/xsd/DurationType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-  
jar/com/sun/msv/datatype/xsd/TokenType.java  
\*

/opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/MaxLengthFacet.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/datetime/PreciseCalendarFormatter.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/TimeType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/NormalizedStringType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/HexBinaryType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/UnsignedLongType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/IntegerValueType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/FinalComponent.java  
\*  
/opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/MaxExclusiveFacet.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/UnionType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/MinExclusiveFacet.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/EnumerationFacet.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/datetime/PreciseCalendarParser.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/BooleanType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/MaxInclusiveFacet.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/NegativeIntegerType.java  
\*  
/opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/datetime/IDateTimeValueType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/datetime/DateTimeFactory.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/datetime/AbstractCalendarFormatter.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/datetime/BigDateTimeValueType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/datetime/Util.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/NumberType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/WhiteSpaceProcessor.java

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/MinInclusiveFacet.java  
\*  
/opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/DoubleType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/XmlNames.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/ByteType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/WhiteSpaceFacet.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/DataTypeWithLexicalConstraintFacet.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/DatatypeFactory.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/datetime/ITimeDurationValueType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/QnameValueType.java  
\*  
/opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/NcnameType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/StringType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/DatabindableDatatype.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/EntityType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/SimpleURType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/regex/RegExp.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/FloatType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/NmtokenType.java  
\*  
/opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/UnsignedIntType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/DateTimeBaseType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/BinaryValueType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/Proxy.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/LengthFacet.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-

```

jar/com/sun/msv/datatype/xsd/datetime/CalendarFormatter.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/datetime/TimeZone.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/ErrorDatatypeLibrary.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/ListValueType.java
*
/opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/FractionDigitsFacet.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/ngimpl/DatatypeBuilderImpl.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/UnicodeUtil.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/XSDatatype.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/LanguageType.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/RangeFacet.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/datetime/AbstractCalendarParser.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/ErrorHandler.java
*
/opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/GMonthType.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/ngimpl/DataTypeLibraryImpl.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/ShortType.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/GMonthDayType.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/NonPositiveIntegerType.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/DateTimeType.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/regex/JDKImpl.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/PatternFacet.java
*
/opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/FloatingNumberType.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/SerializationContext.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlb-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/AnyURIType.java

```

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/IntType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/TotalDigitsFacet.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/UnsignedShortType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/DataTypeWithFacet.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/PositiveIntegerType.java  
\*  
/opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/DateType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/Discrete.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/regex/XercesImpl.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/regex/RegExpFactory.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/ConcreteType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/Comparator.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/GYearType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/NameType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/DataTypeWithValueConstraintFacet.java  
\*  
/opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/UnsignedByteType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/datetime/BigTimeDurationValueType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/NonNegativeIntegerType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/datetime/CalendarParser.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/GDayType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/IntegerType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/IDType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlib-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/QnameType.java  
\*



/opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/BinaryBaseType.java  
\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/IDREFTType.java  
No license file was found, but licenses were detected in source scan.

2013 Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Oracle nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/xsd/package.html  
No license file was found, but licenses were detected in source scan.

/\*

\* The Apache Software License, Version 1.1

\*

\*

\* Copyright (c) 1999-2003 The Apache Software Foundation. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\*  
 \* 1. Redistributions of source code must retain the above copyright  
 \* notice, this list of conditions and the following disclaimer.  
 \*  
 \* 2. Redistributions in binary form must reproduce the above copyright  
 \* notice, this list of conditions and the following disclaimer in  
 \* the documentation and/or other materials provided with the  
 \* distribution.  
 \*  
 \* 3. The end-user documentation included with the redistribution,  
 \* if any, must include the following acknowledgment:  
 \* "This product includes software developed by the  
 \* Apache Software Foundation (<http://www.apache.org/>)."  
 \* Alternately,  
 \* this acknowledgment may appear in the software itself,  
 \* if and wherever such third-party acknowledgments normally appear.  
 \*  
 \* 4. The names "Xerces" and "Apache Software Foundation" must  
 \* not be used to endorse or promote products derived from this  
 \* software without prior written permission. For written  
 \* permission, please contact [apache@apache.org](mailto:apache@apache.org).  
 \*  
 \* 5. Products derived from this software may not be called "Apache",  
 \* nor may "Apache" appear in their name, without prior written  
 \* permission of the Apache Software Foundation.  
 \*  
 \* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED  
 \* WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
 \* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
 \* DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR  
 \* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
 \* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
 \* LIMITED TO, PROCUREMENT  
 \* OF SUBSTITUTE GOODS OR SERVICES; LOSS OF  
 \* USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
 \* ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
 \* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT  
 \* OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
 \* SUCH DAMAGE.  
 \* =====  
 \*  
 \* This software consists of voluntary contributions made by many  
 \* individuals on behalf of the Apache Software Foundation and was  
 \* originally based on software copyright (c) 1999, International  
 \* Business Machines, Inc., <http://www.apache.org>. For more  
 \* information on the Apache Software Foundation, please see  
 \* <<http://www.apache.org/>>.  
 \*/

Found in path(s):

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/regexp/ParserForXMLSchema.java

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-jar/com/sun/msv/datatype/regexp/RegexParser.java

No license file was found, but licenses were detected in source scan.

/\*

\* The Apache Software License, Version 1.1

\*

\*

\* Copyright (c) 1999-2013 The Apache Software Foundation. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\*

\* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\*

\* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\*

\* 3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

\* "This product includes software developed by the Apache Software Foundation (<http://www.apache.org/>)."

\* Alternately,

this acknowledgment may appear in the software itself,

\* if and wherever such third-party acknowledgments normally appear.

\*

\* 4. The names "Xerces" and "Apache Software Foundation" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact [apache@apache.org](mailto:apache@apache.org).

\*

\* 5. Products derived from this software may not be called "Apache", nor may "Apache" appear in their name, without prior written permission of the Apache Software Foundation.

\*

\* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR

\* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT  
OF SUBSTITUTE GOODS OR SERVICES; LOSS OF  
\* USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
\* ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
\* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT  
\* OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\* =====

\*

\* This software consists of voluntary contributions made by many  
\* individuals on behalf of the Apache Software Foundation and was  
\* originally based on software copyright (c) 1999, International  
\* Business Machines, Inc., <http://www.apache.org>. For more  
\* information on the Apache Software Foundation, please see  
\* <<http://www.apache.org/>>.

\*/

Found in path(s):

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-  
jar/com/sun/msv/datatype/regexp/RangeToken.java

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2001-2013 Oracle and/or its affiliates. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are  
\* met:

\*

\* - Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\*

\* - Redistribution in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

\*

\* Neither the name of Sun Microsystems, Inc. or the names of  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.

\*

\* This software is provided "AS IS," without  
a warranty of any kind. ALL

\* EXPRESS OR IMPLIED CONDITIONS, REPRESENTATIONS AND WARRANTIES,  
\* INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A

\* PARTICULAR PURPOSE OR NON-INFRINGEMENT, ARE HEREBY EXCLUDED. SUN AND  
\* ITS LICENSORS SHALL NOT BE LIABLE FOR ANY DAMAGES OR LIABILITIES  
\* SUFFERED BY LICENSEE AS A RESULT OF OR RELATING TO USE, MODIFICATION  
\* OR DISTRIBUTION OF THE SOFTWARE OR ITS DERIVATIVES. IN NO EVENT WILL  
\* SUN OR ITS LICENSORS BE LIABLE FOR ANY LOST REVENUE, PROFIT OR DATA,  
\* OR FOR DIRECT, INDIRECT, SPECIAL, CONSEQUENTIAL, INCIDENTAL OR  
\* PUNITIVE DAMAGES, HOWEVER CAUSED AND REGARDLESS OF THE THEORY OF  
\* LIABILITY, ARISING OUT OF THE USE OF OR INABILITY TO USE SOFTWARE,  
\* EVEN IF SUN HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.  
\*/

Found in path(s):

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-  
jar/com/sun/msv/datatype/regexp/InternalImpl.java

No license file was found, but licenses were detected in source scan.

# Copyright (c) 2001-2013 Oracle and/or its affiliates. All rights reserved.  
# modification, are permitted provided that the following conditions are  
# - Redistributions of source code must retain the above copyright  
# notice, this list of conditions and the following disclaimer.  
# notice, this list of conditions and the following disclaimer in the  
# documentation and/or other materials provided with the distribution.  
# this software without specific prior written permission.

Found in path(s):

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-  
jar/com/sun/msv/datatype/regexp/message.properties

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-  
jar/com/sun/msv/datatype/regexp/message\_ja.properties

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-  
jar/com/sun/msv/datatype/regexp/message\_fr.properties

No license file was found, but licenses were detected in source scan.

/\*

\* The Apache Software License, Version 1.1

\*

\*

\* Copyright (c) 1999-2002 The Apache Software Foundation. All rights  
\* reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\*

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in  
 \* the documentation and/or other materials provided with the  
 \* distribution.  
 \*  
 \* 3. The end-user documentation included with the redistribution,  
 \* if any, must include the following acknowledgment:  
 \* "This product includes software developed by the  
 \* Apache Software Foundation (<http://www.apache.org/>)."  
 \* Alternately,  
 \* this acknowledgment may appear in the software itself,  
 \* if and wherever such third-party acknowledgments normally appear.  
 \*  
 \* 4. The names "Xerces" and "Apache Software Foundation" must  
 \* not be used to endorse or promote products derived from this  
 \* software without prior written permission. For written  
 \* permission, please contact [apache@apache.org](mailto:apache@apache.org).  
 \*  
 \* 5. Products derived from this software may not be called "Apache",  
 \* nor may "Apache" appear in their name, without prior written  
 \* permission of the Apache Software Foundation.  
 \*  
 \* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED  
 \* WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
 \* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
 \* DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR  
 \* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
 \* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
 \* LIMITED TO, PROCUREMENT  
 \* OF SUBSTITUTE GOODS OR SERVICES; LOSS OF  
 \* USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
 \* ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
 \* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT  
 \* OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
 \* SUCH DAMAGE.  
 \* =====  
 \*  
 \* This software consists of voluntary contributions made by many  
 \* individuals on behalf of the Apache Software Foundation and was  
 \* originally based on software copyright (c) 1999, International  
 \* Business Machines, Inc., <http://www.apache.org>. For more  
 \* information on the Apache Software Foundation, please see  
 \* <http://www.apache.org/>.  
 \*/

Found in path(s):

\* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-  
 jar/com/sun/msv/datatype/regexp/BMPattern.java  
 \* /opt/cola/permits/1257217844\_1642790354.82/0/xsdlb-2013-6-1-sources-

```
jar/com/sun/msv/datatype/regexp/RegularExpression.java
*
/opt/cola/permits/1257217844_1642790354.82/0/xsdlib-2013-6-1-sources-
jar/com/sun/msv/datatype/regexp/Op.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlib-2013-6-1-sources-
jar/com/sun/msv/datatype/regexp/ParseException.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlib-2013-6-1-sources-
jar/com/sun/msv/datatype/regexp/Match.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlib-2013-6-1-sources-
jar/com/sun/msv/datatype/regexp/REUtil.java
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlib-2013-6-1-sources-
jar/com/sun/msv/datatype/regexp/Token.java
No license file was found, but licenses were detected in source scan.
```

```
# Copyright (c) 2001-2013 Oracle and/or its affiliates. All rights reserved.
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions
# are met:
# - Redistributions of source code must retain the above copyright
#   notice, this list of conditions and the following disclaimer.
# - Redistributions in binary form must reproduce the above copyright
#   notice, this list of conditions and the following disclaimer in the
#   documentation and/or other materials provided with the distribution.
# - Neither the name of Oracle nor the names of its
#   from this software without specific prior written permission.
```

```
Found in path(s):
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlib-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/Messages.properties
* /opt/cola/permits/1257217844_1642790354.82/0/xsdlib-2013-6-1-sources-
jar/com/sun/msv/datatype/xsd/Messages_ja.properties
```

# 1.629 hppc 0.8.1

## 1.629.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,



and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2010-2013, Carrot Search s.c., Boznicza 11/56, Poznan, Poland

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the

License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

#### ACKNOWLEDGEMENT

=====

HPPC borrowed code, ideas or both from:

- \* Apache Lucene, <http://lucene.apache.org/>  
(Apache license)
- \* Fastutil, <http://fastutil.di.unimi.it/>  
(Apache license)
- \* Koloboke, <https://github.com/OpenHFT/Koloboke>  
(Apache license)

## 1.630 jctools-core 3.0.0

### 1.630.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
<project xmlns="http://maven.apache.org/POM/4.0.0" xmlns:xsi="http://www.w3.org/2001/XMLSchema-instance"
xsi:schemaLocation="http://maven.apache.org/POM/4.0.0 http://maven.apache.org/maven-v4_0_0.xsd">
  <modelVersion>4.0.0</modelVersion>
```

```
  <artifactId>jctools-core</artifactId>
  <groupId>org.jctools</groupId>
  <version>3.0.0</version>
  <name>Java Concurrency Tools Core Library</name>
  <description>Java Concurrency Tools Core Library</description>
  <packaging>bundle</packaging>
```

```
  <dependencies>
    <dependency>
      <groupId>org.hamcrest</groupId>
      <artifactId>hamcrest-all</artifactId>
      <version>${hamcrest.version}</version>
      <scope>test</scope>
    </dependency>
```

```
  <dependency>
    <groupId>junit</groupId>
```

```

<artifactId>junit</artifactId>
<version>${junit.version}</version>
<scope>test</scope>
</dependency>

<dependency>
<groupId>com.google.guava</groupId>
<artifactId>guava-testlib</artifactId>
<version>${guava-testlib.version}</version>
<scope>test</scope>
</dependency>
</dependencies>
<build>
<plugins>
<plugin>
<groupId>org.apache.maven.plugins</groupId>
<artifactId>maven-surefire-plugin</artifactId>
<version>3.0.0-M3</version>
<configuration>
<includes>
<include>*</include>
</includes>
</configuration>
</plugin>
<plugin>
<groupId>org.apache.felix</groupId>
<artifactId>maven-bundle-plugin</artifactId>
<version>4.2.1</version>
<extensions>>true</extensions>
<configuration>
<instructions>
<Import-Package>sun.misc;resolution:=optional</Import-Package>
</instructions>
</configuration>
</plugin>
<plugin>
<groupId>org.apache.maven.plugins</groupId>
<artifactId>maven-source-plugin</artifactId>
<version>3.2.0</version>
<executions>
<execution>
<id>attach-sources</id>
<phase>verify</phase>
<goals>
<goal>jar-no-fork</goal>
</goals>
</execution>
</executions>

```

```

</plugin>
<plugin>
  <groupId>org.apache.maven.plugins</groupId>
  <artifactId>maven-javadoc-plugin</artifactId>
  <version>3.1.1</version>
  <configuration>
    <additionalOptions>
      <additionalOption>-Xdoclint:none</additionalOption>
    </additionalOptions>
    <source>8</source>
  </configuration>
  <executions>
    <execution>
      <id>attach-javadocs</id>
      <goals>
        <goal>jar</goal>
      </goals>
    </execution>
  </executions>
</plugin>
</plugins>
</build>

<distributionManagement>
  <repository>
    <id>bintray-jctools-jctools</id>
    <name>jctools-jctools</name>
    <url>https://api.bintray.com/maven/jctools/jctools/jctools-core/;publish=1</url>
  </repository>
</distributionManagement>

<url>https://github.com/JCTools</url>
<inceptionYear>2013</inceptionYear>

<licenses>
  <license>
    <name>Apache
    License, Version 2.0</name>
    <url>http://www.apache.org/licenses/LICENSE-2.0.txt</url>
    <distribution>repo</distribution>
  </license>
</licenses>

<scm>
  <url>https://github.com/JCTools/JCTools</url>
  <connection>scm:git:https://github.com/JCTools/JCTools</connection>
  <tag>HEAD</tag>
</scm>

```

```
<developers>
  <developer>
    <url>https://github.com/nitsanw</url>
  </developer>
  <developer>
    <url>https://github.com/mjpt777</url>
  </developer>
  <developer>
    <url>https://github.com/RichardWarburton</url>
  </developer>
  <developer>
    <url>https://github.com/kay</url>
  </developer>
  <developer>
    <url>https://github.com/franz1981</url>
  </developer>
</developers>

<prerequisites>
  <maven>3.5.0</maven>
</prerequisites>

<properties>
  <project.build.sourceEncoding>UTF-8</project.build.sourceEncoding>
  <java.version>1.6</java.version>
  <java.test.version>1.8</java.test.version>

  <maven.compiler.source>${java.version}</maven.compiler.source>
  <maven.compiler.target>${java.version}</maven.compiler.target>
  <maven.compiler.testSource>${java.test.version}</maven.compiler.testSource>
  <maven.compiler.testTarget>${java.test.version}</maven.compiler.testTarget>

  <hamcrest.version>1.3</hamcrest.version>
  <junit.version>4.12</junit.version>
  <guava-testlib.version>21.0</guava-testlib.version>
</properties>
</project>
```

#### Found

in path(s):

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/META-INF/maven/org.jctools/jctools-core/pom.xml

No license file was found, but licenses were detected in source scan.

/\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/MessagePassingQueueUtil.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/util/UnsafeJvmInfo.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/atomic/MpscAtomicArrayQueue.java
- \*
- /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/atomic/MpscLinkedAtomicQueue.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/atomic/MpmcAtomicArrayQueue.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/SpSCGrowableArrayQueue.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/SpSCArrayQueue.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/maps/ConcurrentAutoTable.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/maps/NonBlockingIdentityHashMap.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/MpscGrowableArrayQueue.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/util/Pow2.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/spec/ConcurrentQueueSpec.java
- \*
- /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/BaseLinkedQueue.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/util/InternalAPI.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/MpmcUnboundedXaddArrayQueue.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/SpSCLinkedQueue.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/atomic/SpSCChunkedAtomicArrayQueue.java
- \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/spec/Ordering.java



\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/spec/Preference.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/maps/AbstractEntry.java

\*

/opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/atomic/MpscGrowableAtomicArrayQueue.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/atomic/BaseMpscLinkedAtomicArrayQueue.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/MpscLinkedQueue.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/package-info.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/util/RangeUtil.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/util/PortableJvmInfo.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/MpscArrayQueue.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/QueueFactory.java

\*

/opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/atomic/MpscChunkedAtomicArrayQueue.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/MpscBlockingConsumerArrayQueue.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/ConcurrentSequencedCircularArrayQueue.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/maps/NonBlockingHashSet.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/IndexedQueueSizeUtil.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/atomic/LinkedQueueAtomicNode.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/MpscCompoundQueue.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/MpscUnboundedArrayQueue.java

\*

/opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/atomic/SpmcAtomicArrayQueue.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/MpscUnboundedXaddChunk.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/atomic/SpvcAtomicArrayQueue.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/SupportsIterator.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/queues/atomic/SpvcGrowableAtomicArrayQueue.java

\* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/BaseMpscLinkedListArrayQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/atomic/AtomicReferenceArrayQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/atomic/BaseLinkedListAtomicQueue.java  
 \*  
 /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/SpmcArrayQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/SpscUnboundedArrayQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/maps/NonBlockingHashMapLong.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/ConcurrentCircularArrayQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/maps/NonBlockingSetInt.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/MpmcUnboundedXaddChunk.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/atomic/BaseSpscLinkedListAtomicArrayQueue.java  
 \*  
 /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/MpscChunkedArrayQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/maps/NonBlockingHashMap.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/util/UnsafeLongArrayAccess.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/atomic/SpscLinkedListAtomicQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/MpscUnboundedXaddArrayQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/atomic/MpscUnboundedAtomicArrayQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/MessagePassingQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/atomic/SequencedAtomicReferenceArrayQueue.java  
 \*  
 /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/BaseSpscLinkedListArrayQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/LinkedListNode.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/queues/MpmcArrayQueue.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-jar/org/jctools/util/UnsafeAccess.java  
 \* /opt/cola/permits/1257637630\_1642977964.98/0/jctools-core-3-0-0-sources-  
 jar/org/jctools/util/UnsafeRefArrayAccess.java

```
* /opt/cola/permits/1257637630_1642977964.98/0/jctools-core-3-0-0-sources-
jar/org/jctools/queues/SpSCChunkedArrayQueue.java
* /opt/cola/permits/1257637630_1642977964.98/0/jctools-core-3-0-0-sources-
jar/org/jctools/queues/atomic/SpSCUnboundedAtomicArrayQueue.java
* /opt/cola/permits/1257637630_1642977964.98/0/jctools-core-3-0-0-sources-
jar/org/jctools/queues/atomic/AtomicQueueFactory.java
```

## 1.631 compiler 0.9.6

### 1.631.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
<name>Apache License 2.0</name>
<url>http://www.apache.org/licenses/LICENSE-2.0</url>
```

Found in path(s):

```
* /opt/cola/permits/1257748621_1643007400.4/0/compiler-0-9-6-sources-jar/META-
INF/maven/com.github.spullara.mustache.java/compiler/pom.xml
```

## 1.632 javapoet 1.8.0

### 1.632.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2015 Square, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/TypeVariableName.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/CodeBlock.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
```

```
jar/com/squareup/javapoet/MethodSpec.java
*
/opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/TypeName.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/TypeSpec.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-jar/com/squareup/javapoet/JavaFile.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/AnnotationSpec.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/ArrayTypeName.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/ParameterSpec.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/CodeWriter.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/ParameterizedTypeName.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/WildcardTypeName.java
*
/opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/NameAllocator.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/FieldSpec.java
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-jar/com/squareup/javapoet/Util.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2016 Square, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/LineWrapper.java
No license file was found, but licenses were detected in source scan.
```

```
/*
 * Copyright (C) 2014 Google, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
*/opt/cola/permits/1257863591_1643019587.88/0/javapoet-1-8-0-sources-
jar/com/squareup/javapoet/ClassName.java
```

## 1.633 exp4j 0.4.8

### 1.633.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2014 Frank Asseg
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
*/opt/cola/permits/1257869892_1643019660.18/0/exp4j-0-4-8-sources-
jar/net/objecthunter/exp4j/tokenizer/CloseParenthesesToken.java
*/opt/cola/permits/1257869892_1643019660.18/0/exp4j-0-4-8-sources-
jar/net/objecthunter/exp4j/tokenizer/VariableToken.java
*/opt/cola/permits/1257869892_1643019660.18/0/exp4j-0-4-8-sources-
```

jar/net/objecthunter/exp4j/shuntingyard/ShuntingYard.java

\*

/opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-  
jar/net/objecthunter/exp4j/tokenizer/FunctionToken.java

\* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-  
jar/net/objecthunter/exp4j/tokenizer/ArgumentSeparatorToken.java

\* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-  
jar/net/objecthunter/exp4j/tokenizer/OpenParenthesesToken.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2014 Frank Asseg

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-  
jar/net/objecthunter/exp4j/function/Function.java

\* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-jar/net/objecthunter/exp4j/Expression.java

\* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-  
jar/net/objecthunter/exp4j/tokenizer/Tokenizer.java

\*

/opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-  
jar/net/objecthunter/exp4j/ExpressionBuilder.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2014 Frank Asseg

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-jar/net/objecthunter/exp4j/tokenizer/OperatorToken.java
- \* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-jar/net/objecthunter/exp4j/tokenizer/Token.java
- \* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-jar/net/objecthunter/exp4j/tokenizer/NumberToken.java
- \*

- /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-jar/net/objecthunter/exp4j/operator/Operator.java
- \* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-jar/net/objecthunter/exp4j/function/Functions.java
- \* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-jar/net/objecthunter/exp4j/ValidationResult.java
- \* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-jar/net/objecthunter/exp4j/operator/Operators.java

No license file was found, but licenses were detected in source scan.

/\*

- \* Copyright 2015 Federico Vera
- \*
- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1257869892\_1643019660.18/0/exp4j-0-4-8-sources-jar/net/objecthunter/exp4j/ArrayStack.java

## 1.634 reflections 0.9.10

## 1.634.1 Available under license :

WTFPL OR BSD-3-Clause

# 1.635 fontconfig 2.13.1-2ubuntu3

## 1.635.1 Available under license :

fontconfig/COPYING

Copyright 2000,2001,2002,2003,2004,2006,2007 Keith Packard

Copyright 2005 Patrick Lam

Copyright 2009 Roozbeh Pournader

Copyright 2008,2009 Red Hat, Inc.

Copyright 2008 Danilo Egan

Copyright 2012 Google, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the author(s) not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. The authors make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THE AUTHOR(S) DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL

THE AUTHOR(S) BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.636 jtoml 1.0.0

### 1.636.1 Available under license :

Copyright (c) 2013 Alexandre Grison

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the



Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.637 commons-cli 1.5.0

### 1.637.1 Available under license :

Apache Commons CLI  
Copyright 2002-2021 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.638 commons-compiler 3.0.11

## 1.638.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Janino - An embedded Java[™] compiler

\*  
\* Copyright (c) 2001-2010 Arno Unkrig. All rights reserved.  
\* Copyright (c) 2015-2016 TIBCO Software Inc. All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the  
\* following conditions are met:  
\*  
\* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the  
\* following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the  
\* following disclaimer in the documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote  
\* products derived from this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED  
BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED  
WARRANTIES,  
\* INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND  
FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR  
ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
PROCUREMENT OF SUBSTITUTE GOODS OR  
\* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED  
AND ON ANY THEORY OF LIABILITY,  
\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
jar/org/codehaus/commons/compiler/IExpressionEvaluator.java  
\* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
jar/org/codehaus/commons/compiler/ICookable.java  
\*  
/opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
jar/org/codehaus/commons/compiler/AbstractJavaSourceClassLoader.java  
\* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
jar/org/codehaus/commons/compiler/ErrorHandler.java  
\* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
jar/org/codehaus/commons/compiler/samples/ShippingCost.java  
\* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
jar/org/codehaus/commons/compiler/ISimpleCompiler.java  
\* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
jar/org/codehaus/commons/compiler/samples/ClassBodyDemo.java  
\* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
jar/org/codehaus/commons/compiler/package-info.java

```
* /opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/CompilerFactoryFactory.java
*
/opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/samples/ExpressionDemo.java
* /opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/LocatedException.java
* /opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/samples/ScriptDemo.java
* /opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/ICompilerFactory.java
* /opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/Location.java
* /opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/CompileException.java
* /opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/IScriptEvaluator.java
* /opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/samples/DemoBase.java
*
/opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/IClassBodyEvaluator.java
* /opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/Cookable.java
* /opt/cola/permits/1258887677_1643120591.13/0/commons-compiler-3-0-11-sources-
jar/org/codehaus/commons/compiler/WarningHandler.java
No license file was found, but licenses were detected in source scan.
```

```
/*
```

```
* Janino - An embedded Java[™] compiler
```

```
*
```

```
* Copyright (c) 2013 Arno Unkrig. All rights reserved.
```

```
* Copyright (c) 2015-2016 TIBCO Software Inc. All rights reserved.
```

```
*
```

```
* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the
* following conditions are met:
```

```
*
```

```
* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the
* following disclaimer.
```

```
* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the
* following disclaimer in the documentation and/or other materials provided with the distribution.
```

```
* 3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote
* products derived from this software without specific prior written permission.
```

```
*
```

```
* THIS SOFTWARE IS PROVIDED BY
```

```
THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED
WARRANTIES,
```

```
* INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND
```

FITNESS FOR A PARTICULAR PURPOSE ARE

\* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
\* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-jar/org/codehaus/commons/compiler/samples/package-info.java

No license file was found, but licenses were detected in source scan.

/\*

\* Janino - An embedded Java[™] compiler

\*

\* Copyright (c) 2010 Arno Unkrig. All rights reserved.

\* Copyright (c) 2015-2016 TIBCO Software Inc. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the  
\* following conditions are met:

\*

\* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the  
\* following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the  
\* following disclaimer in the documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote  
\* products derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY

THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED  
WARRANTIES,

\* INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND  
FITNESS FOR A PARTICULAR PURPOSE ARE

\* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR  
ANY DIRECT, INDIRECT, INCIDENTAL,

\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
PROCUREMENT OF SUBSTITUTE GOODS OR

\* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED  
AND ON ANY THEORY OF LIABILITY,

\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/



Found in path(s):

\* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-jar/org/codehaus/commons/compiler/AbstractCompilerFactory.java

No license file was found, but licenses were detected in source scan.

/\*

\* Janino - An embedded Java[™] compiler

\*

\* Copyright (c) 2001-2017 Arno Unkrig. All rights reserved.

\* Copyright (c) 2015-2016 TIBCO Software Inc. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\*

\* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED

BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,

\* INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE

\* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,

\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR

\* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,

\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-jar/org/codehaus/commons/compiler/Sandbox.java

No license file was found, but licenses were detected in source scan.

/\*

\* Janino - An embedded Java[™] compiler

\*

\* Copyright (c) 2016 Arno Unkrig. All rights reserved.

\* Copyright (c) 2015-2016 TIBCO Software Inc. All rights reserved.

\*  
 \* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the  
 \* following conditions are met:  
 \*  
 \* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the  
 \* following disclaimer.  
 \* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the  
 \* following disclaimer in the documentation and/or other materials provided with the distribution.  
 \* 3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote  
 \* products derived from this software without specific prior written permission.  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY  
 THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED  
 WARRANTIES,  
 \* INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND  
 FITNESS FOR A PARTICULAR PURPOSE ARE  
 \* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR  
 ANY DIRECT, INDIRECT, INCIDENTAL,  
 \* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
 PROCUREMENT OF SUBSTITUTE GOODS OR  
 \* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED  
 AND ON ANY THEORY OF LIABILITY,  
 \* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
 OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
 \* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
 \*/

Found in path(s):

\* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
 jar/org/codehaus/commons/nullanalysis/Nullable.java  
 \* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
 jar/org/codehaus/commons/nullanalysis/NotNull.java  
 \*  
 /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
 jar/org/codehaus/commons/nullanalysis/package-info.java  
 \* /opt/cola/permits/1258887677\_1643120591.13/0/commons-compiler-3-0-11-sources-  
 jar/org/codehaus/commons/nullanalysis/NotNullByDefault.java

# 1.639 janino 3.0.11

## 1.639.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*  
 \* Janino - An embedded Java[™] compiler  
 \*  
 \* Copyright (c) 2013 Arno Unkrig. All rights reserved.

\* Copyright (c) 2015-2016 TIBCO Software Inc. All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the  
\* following conditions are met:  
\*  
\* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the  
\* following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the  
\* following disclaimer in the documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote  
\* products derived from this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY  
\* THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED  
\* WARRANTIES,  
\* INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND  
\* FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR  
\* ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR  
\* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED  
\* AND ON ANY THEORY OF LIABILITY,  
\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
\* OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/package-  
info.java  
\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/samples/package-  
info.java  
\*  
/opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
jar/org/codehaus/janino/util/resource/package-info.java  
\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
jar/org/codehaus/janino/util/iterator/package-info.java  
\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/tools/package-  
info.java  
\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/package-info.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Janino - An embedded Java[™] compiler  
\*  
\* Copyright (c) 2018 Arno Unkrig. All rights reserved.  
\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\*

- \* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* 3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/DeepCopier.java

No license file was found, but licenses were detected in source scan.

/\*

\* Janino - An embedded Java[™] compiler

\*

\* Copyright (c) 2001-2018 Arno Unkrig. All rights reserved.

\* Copyright (c) 2015-2016 TIBCO Software Inc. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\*

- \* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* 3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED

BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,  
\* INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
\* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/JaninoOption.java  
\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/resource/StringResource.java

No license file was found, but licenses were detected in source scan.

/\*

\* Janino - An embedded Java[™] compiler

\*

\* Copyright (c) 2001-2013 Arno Unkrig. All rights reserved.

\* Copyright (c) 2015-2016 TIBCO Software Inc. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the  
\* following conditions are met:

\*

\* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the  
\* following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the  
\* following disclaimer in the documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote  
\* products derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED

BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,

\* INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE

\* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,

\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR

\* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED

AND ON ANY THEORY OF LIABILITY,  
\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
jar/org/codehaus/janino/UnitCompiler.java

No license file was found, but licenses were detected in source scan.

/\*

\* Janino - An embedded Java[™] compiler

\*

\* Copyright (c) 2016 Arno Unkrig. All rights reserved.

\* Copyright (c) 2015-2016 TIBCO Software Inc. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the  
\* following conditions are met:

\*

\* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the  
\* following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the  
\* following disclaimer in the documentation and/or other materials provided with the distribution.

\* 3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote  
\* products derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY

THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED  
WARRANTIES,

\* INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND  
FITNESS FOR A PARTICULAR PURPOSE ARE

\* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR  
ANY DIRECT, INDIRECT, INCIDENTAL,

\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
PROCUREMENT OF SUBSTITUTE GOODS OR

\* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED  
AND ON ANY THEORY OF LIABILITY,

\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/Token.java

\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/TokenType.java

\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-

jar/org/codehaus/janino/util/Annotatable.java

\*  
/opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/TokenStream.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Janino - An embedded Java[™] compiler  
\*  
\* Copyright (c) 2001-2010 Arno Unkrig. All rights reserved.  
\* Copyright (c) 2015-2016 TIBCO Software Inc. All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the  
\* following conditions are met:  
\*  
\* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the  
\* following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the  
\* following disclaimer in the documentation and/or other materials provided with the distribution.  
\* 3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote  
\* products derived from this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED  
\* BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED  
\* WARRANTIES,  
\* INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND  
\* FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR  
\* ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR  
\* SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED  
\* AND ON ANY THEORY OF LIABILITY,  
\* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
\* OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
jar/org/codehaus/janino/util/resource/ZipFileResourceFinder.java  
\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/Compiler.java  
\*  
/opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
jar/org/codehaus/janino/ExpressionEvaluator.java  
\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
jar/org/codehaus/janino/JaninoRuntimeException.java  
\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/CodeContext.java  
\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
jar/org/codehaus/janino/util/TeeReader.java

\* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/tools/HprofScrubber.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/resource/Resource.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/resource/ResourceCreator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/ResourceFinderClassLoader.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/MultiIterator.java  
 \*  
 /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/iterator/FilterIterator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/JavaSourceClassLoader.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/Producer.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/UnicodeUnescapeException.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/ClassFile.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/Access.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/iterator/ReverseListIterator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/SimpleCompiler.java  
 \*  
 /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/samples/DeclarationCounter.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/ClassBodyEvaluator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/TokenStreamImpl.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/iterator/TraversingIterator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/Scanner.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/iterator/FilterListIterator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/Mod.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/resource/DirectoryResourceFinder.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/IClass.java  
 \*  
 /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/resource/LazyMultiResourceFinder.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/resource/ResourceFinder.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/util/Benchmark.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-



jar/org/codehaus/janino/util/resource/MapResourceFinder.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/InternalCompilerException.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/Parser.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/AntCompilerAdapter.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/resource/FileResourceFinder.java  
 \*  
 /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/iterator/TransformingIterator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/ByteArrayClassLoader.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/Unparser.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/ResourceFinderClassLoader.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/CachingJavaSourceClassLoader.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/resource/FileResourceCreator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/iterator/ProducerIterator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/resource/FileResource.java  
 \*  
 /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/iterator/DirectoryIterator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/Descriptor.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/iterator/UniterableElementException.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/Java.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/resource/PathResourceFinder.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/iterator/IteratorCollection.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/CompilerFactory.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/Opcodes.java  
 \*  
 /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/MethodDescriptor.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/AutoIndentWriter.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/iterator/MultiDimensionalIterator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-  
 jar/org/codehaus/janino/util/resource/DirectoryResourceCreator.java  
 \* /opt/cola/permits/1258889690\_1643120183.25/0/janino-3-0-11-sources-

```
jar/org/codehaus/janino/util/resource/MapResourceCreator.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/ClassFileIClass.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/ReflectionIClass.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/util/resource/MultiResourceFinder.java
*
/opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/FilterWarningHandler.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/util/AbstractTraverser.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/util/iterator/EnumerationIterator.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/IClassLoader.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/UnicodeUnescapeReader.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/util/resource/JarDirectoriesResourceFinder.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/JavaSourceIClassLoader.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/ClassLoaderIClassLoader.java
*
/opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/ScriptEvaluator.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/util/StringPattern.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-jar/org/codehaus/janino/Visitor.java
* /opt/cola/permits/1258889690_1643120183.25/0/janino-3-0-11-sources-
jar/org/codehaus/janino/util/Traverser.java
```

# 1.640 amqp-client 5.8.0

## 1.640.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

// Copyright (c) 2007-Present Pivotal Software, Inc. All rights reserved.

//

// This software, the RabbitMQ Java client library, is triple-licensed under the Mozilla Public License 1.1 ("MPL"), the GNU General Public License version 2 ("GPL") and the Apache License version 2 ("ASL"). For the MPL, please see LICENSE-MPL-RabbitMQ. For the GPL, please see LICENSE-GPL2. For the ASL, please see LICENSE-APACHE2.

//

// This software is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the LICENSE file for specific language governing rights and limitations of this software.

//

// If you have any questions regarding licensing, please contact us at

// [info@rabbitmq.com](mailto:info@rabbitmq.com).

## 1.641 resilience4j-all 1.7.0

### 1.641.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright 2018: Clint Checketts

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*

\*

\*/

Found in path(s):

# 1.642 metrics 4.1.0

## 1.642.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object



form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2015 MongoDB Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.643 metrics-json 4.1.0

## 1.643.1 Available under license :

Apache-2.0

# 1.644 vavr-match 0.10.2

## 1.644.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/* _____
 * \ \ / / \ \ / / _/
 * \ \ / / ^ \ \ / /
 *  \___/ \___/ \___/
 *
 * Copyright 2014-2019 Vavr, http://vavr.io
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
```

- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1262902143\_1643563473.26/0/vavr-match-0-10-2-sources-jar/io/vavr/match/annotation/Unapply.java
- \* /opt/cola/permits/1262902143\_1643563473.26/0/vavr-match-0-10-2-sources-jar/io/vavr/match/annotation/Patterns.java

# 1.645 vavr 0.10.2

## 1.645.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.



9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.646 swagger-annotations 2.1.2

## 1.646.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
```

```
* Copyright 2017 SmartBear Software
```

```
* <p>
```

```
* Licensed under the Apache License, Version 2.0 (the "License");
```

- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \* <p>
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \* <p>
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/OpenAPIDefinition.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/security/SecurityRequirement.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/media/Encoding.java
- \*
- /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/links/Link.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/callbacks/Callbacks.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/Parameter.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/tags/Tags.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/media/DiscriminatorMapping.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/ExternalDocumentation.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/security/OAuthFlows.java
- \*
- /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/tags/Tag.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/security/SecuritySchemes.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/info/License.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/extensions/Extensions.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/Operation.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-jar/io/swagger/v3/oas/annotations/servers/ServerVariable.java
- \* /opt/cola/permits/1262998154\_1643612137.07/0/swagger-annotations-2-1-2-sources-

```
jar/io/swagger/v3/oas/annotations/Hidden.java
*
/opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/headers/Header.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/security/OAuthFlow.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/responses/ApiResponse.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/info/Info.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/links/LinkParameter.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/Parameters.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/responses/ApiResponses.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/media/Schema.java
*
/opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/media/Content.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/parameters/RequestBody.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/security/SecurityRequirements.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/servers/Server.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/security/SecurityScheme.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/info/Contact.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/media/ExampleObject.java
*
/opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/callbacks/Callback.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/security/OAuthScope.java
* /opt/cola/permits/1262998154_1643612137.07/0/swagger-annotations-2-1-2-sources-
jar/io/swagger/v3/oas/annotations/servers/Servers.java
```

## 1.647 spatial4j 0.7

### 1.647.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
```

\* Copyright (c) 2015 Voyager Search and MITRE  
\* All rights reserved. This program and the accompanying materials  
\* are made available under the terms of the Apache License, Version 2.0 which  
\* accompanies this distribution and is available at  
\* <http://www.apache.org/licenses/LICENSE-2.0.txt>

\*\*\*\*\*

Found in path(s):

\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/context/SpatialContext.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/package-info.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/distance/DistanceCalculator.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jts/JtsWKTRReaderShapeParser.java  
\*  
/opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/LegacyShapeReader.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/impl/CircleImpl.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/impl/ShapeFactoryImpl.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/jts/JtsGeometry.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/ShapeCollection.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/package-info.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/impl/GeoCircle.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/context/jts/JtsSpatialContext.java  
\*  
/opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/Rectangle.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/distance/GeodesicSphereDistCalc.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/jts/JtsPoint.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/Point.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/context/package-info.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/distance/CartesianDistCalc.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/distance/package-info.java

```
* /opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
jar/org/locationtech/spatial4j/context/jts/JtsSpatialContextFactory.java
*
/opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
jar/org/locationtech/spatial4j/shape/impl/RectangleImpl.java
* /opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
jar/org/locationtech/spatial4j/shape/impl/PointImpl.java
* /opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
jar/org/locationtech/spatial4j/shape/Circle.java
* /opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
jar/org/locationtech/spatial4j/shape/Shape.java
* /opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
jar/org/locationtech/spatial4j/shape/jts/JtsShapeFactory.java
* /opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
jar/org/locationtech/spatial4j/io/LegacyShapeWriter.java
* /opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/package-
info.java
* /opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
jar/org/locationtech/spatial4j/exception/InvalidShapeException.java
*
/opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
jar/org/locationtech/spatial4j/shape/SpatialRelation.java
No license file was found, but licenses were detected in source scan.
```

/\*

```
* Licensed to the Apache Software Foundation (ASF) under one or more
* contributor license agreements. See the NOTICE file distributed with
* this work for additional information regarding copyright ownership.
* The ASF licenses this file to You under the Apache License, Version 2.0
* (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
jar/org/locationtech/spatial4j/io/jts/JtsPolyshapeWriter.java
*
/opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
jar/org/locationtech/spatial4j/distance/DistanceUtils.java
* /opt/cola/permits/1262997704_1643611896.71/0/spatial4j-0-7-sources-
```

jar/org/locationtech/spatial4j/io/PolyshapeWriter.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-  
jar/org/locationtech/spatial4j/io/PolyshapeReader.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-  
jar/org/locationtech/spatial4j/io/ParseUtils.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2015 David Smiley  
* All rights reserved. This program and the accompanying materials  
* are made available under the terms of the Apache License, Version 2.0 which  
* accompanies this distribution and is available at  
* http://www.apache.org/licenses/LICENSE-2.0.txt  
*/
```

Found in path(s):  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-  
jar/org/locationtech/spatial4j/shape/impl/BBoxCalculator.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2016 David Smiley  
* All rights reserved. This program and the accompanying materials  
* are made available under the terms of the Apache License, Version 2.0 which  
* accompanies this distribution and is available at  
* http://www.apache.org/licenses/LICENSE-2.0.txt  
*/
```

Found in path(s):  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-  
jar/org/locationtech/spatial4j/shape/ShapeFactory.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-  
jar/org/locationtech/spatial4j/io/OnePointsBuilder.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Licensed to the Apache Software Foundation (ASF) under one or more  
* contributor license agreements. See the NOTICE file distributed with  
* this work for additional information regarding copyright ownership.  
* The ASF licenses this file to You under the Apache License, Version 2.0  
* (the "License"); you may not use this file except in compliance with  
* the License. You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
```

- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/exception/UnsupportedSpatialPredicate.java

\*/  
 /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/GeohashUtils.java

\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/SpatialPredicate.java

No license file was found, but licenses were detected in source scan.

~~~~~

~ Copyright (c) 2015 Voyager Search and MITRE  
 ~ All rights reserved. This program and the accompanying materials  
 ~ are made available under the terms of the Apache License, Version 2.0 which  
 ~ accompanies this distribution and is available at  
 ~ <http://www.apache.org/licenses/LICENSE>

Found in path(s):

\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/overview.html

No license file was found, but licenses were detected in source scan.

/\*\*\*\*\*

\* Copyright (c) 2015 MITRE and VoyagerSearch  
 \* All rights reserved. This program and the accompanying materials  
 \* are made available under the terms of the Apache License, Version 2.0 which  
 \* accompanies this distribution and is available at  
 \* <http://www.apache.org/licenses/LICENSE-2.0.txt>

\*\*\*\*\*/

Found in path(s):

\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/context/SpatialContextFactory.java

\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/distance/AbstractDistanceCalculator.java

No license file was found, but licenses were detected in source scan.

/\*\*\*\*\*

\* Copyright (c) 2015 VoyagerSearch  
 \* All rights reserved. This program and the accompanying materials  
 \* are made available under the terms of the Apache License, Version 2.0 which  
 \* accompanies this distribution and is available at  
 \* <http://www.apache.org/licenses/LICENSE-2.0.txt>

\*\*\*\*\*/

Found in path(s):

- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/ShapeReader.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jts/JtsWKTWriter.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/GeoJSONWriter.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/WKTWriter.java
- \*
- /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/SupportedFormats.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/BaseShape.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/ShapeIO.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/ShapeWriter.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jts/JtsGeoJSONWriter.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2015 MITRE  
* All rights reserved. This program and the accompanying materials  
* are made available under the terms of the Apache License, Version 2.0 which  
* accompanies this distribution and is available at  
* http://www.apache.org/licenses/LICENSE-2.0.txt  
*/
```

Found in path(s):

- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/impl/Range.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/impl/BufferedLine.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/impl/InfBufLine.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/BinaryCodec.java
- \*
- /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/context/jts/ValidationRule.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jts/JtsBinaryCodec.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/shape/impl/BufferedLineString.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/context/jts/DatelineRule.java



No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2015 VoyagerSearch and others
* All rights reserved. This program and the accompanying materials
* are made available under the terms of the Apache License, Version 2.0 which
* accompanies this distribution and is available at
* http://www.apache.org/licenses/LICENSE-2.0.txt
*****/

```

Found in path(s):

- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jackson/GeometryAsGeoJSONSerializer.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jackson/ShapeDeserializer.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jackson/ShapeAsGeoJSONSerializer.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jackson/GeometryDeserializer.java
- \*
- /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jackson/PackageVersion.java.in
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jackson/ShapesAsWKTModule.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jackson/ShapesAsGeoJSONModule.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/GeoJSONReader.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jackson/ShapeAsWKTSerializer.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jackson/GeometryAsWKTSerializer.java
- \* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jackson/PackageVersion.java
- \*
- /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/jackson/package-info.java

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2015 ElasticSearch and MITRE, and others
* All rights reserved. This program and the accompanying materials
* are made available under the terms of the Apache License, Version 2.0 which
* accompanies this distribution and is available at
* http://www.apache.org/licenses/LICENSE-2.0.txt
*****/

```

Found in path(s):

\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/WktShapeParser.java  
\* /opt/cola/permits/1262997704\_1643611896.71/0/spatial4j-0-7-sources-jar/org/locationtech/spatial4j/io/WKTReader.java

## 1.648 kafka-schema-registry-client 5.3.2

## 1.649 kafka-avro-serializer 5.3.2

## 1.650 st4 4.3

### 1.650.1 Available under license :

kafka-connect-jdbc

Copyright (c) 2015 Confluent Inc.

The following libraries are included in packaged versions of this project:

- \* SQLite JDBC Driver
- \* COPYRIGHT: Copyright Taro L. Saito, David Crenshaw
- \* LICENSE: licenses/LICENSE.apache2.txt
- \* NOTICE: licenses/NOTICE.sqlite-jdbc.txt
- \* HOMEPAGE: <https://github.com/xerial/sqlite-jdbc>
  
- \* PostgreSQL JDBC Driver
- \* COPYRIGHT: Copyright 1997-2011, PostgreSQL Global Development Group
- \* LICENSE: licenses/LICENSE.bsd.txt
- \* HOMEPAGE: <https://jdbc.postgresql.org/>
  
- \* MariaDB JDBC Driver
- \* COPYRIGHT: Copyright 2012 Monty Program Ab., 2009-2011, Marcus Eriksson
- \* LICENSE: licenses/LICENSE.lgpl.txt
- \* HOMEPAGE: <https://mariadb.com/kb/en/mariadb/about-mariadb-connector-j/>

Oracle Free Use Terms and Conditions

Definitions

"Oracle" refers to Oracle America, Inc. "You" and "Your" refers to (a) a company or organization (each an "Entity")

accessing the Programs, if use of the Programs will be on behalf of such Entity; or (b) an individual accessing the Programs, if use of the Programs will not be on behalf of an Entity. "Program(s)" refers to Oracle software provided by Oracle pursuant to the following terms and any updates, error corrections, and/or Program Documentation provided

by Oracle. "Program Documentation" refers to Program user manuals and Program installation manuals, if any. If available, Program Documentation may be delivered with the Programs and/or may be accessed from [www.oracle.com/documentation](http://www.oracle.com/documentation).

"Separate Terms" refers to separate license terms that are specified in the Program Documentation, readmes or notice files and that apply to Separately Licensed Technology. "Separately Licensed Technology" refers to Oracle or third party technology that is licensed under Separate Terms and not under the terms of this license.

#### Separately Licensed Technology

Oracle may provide certain notices to You in Program Documentation, readmes or notice files in connection with Oracle or third party technology provided as or with the Programs. If specified in the Program Documentation, readmes or notice files, such technology will be licensed to You under Separate Terms. Your rights to use Separately Licensed Technology under Separate Terms are not restricted in any way by the terms herein. For clarity, notwithstanding the existence of a notice, third party technology that is not Separately Licensed Technology shall be deemed part of the Programs licensed to You under the terms of this license.

#### Source Code for Open Source Software

For software that You receive from Oracle in binary form that is licensed under an open source license that gives You the right to receive the source code for that binary, You can obtain a copy of the applicable source code from <https://oss.oracle.com/sources/> or <http://www.oracle.com/goto/opensourcecode>. If the source code for such software was not provided to You with the binary, You can also receive a copy of the source code on physical media by submitting a written request pursuant to the instructions in the "Written Offer for Source Code" section of the latter website.

-----

The following license terms apply to those Programs that are not provided to You under Separate Terms.

#### License Rights and Restrictions

Oracle grants to You, as a recipient of this Program, a nonexclusive, nontransferable, limited license to, subject to the conditions stated herein, (a) internally use the unmodified Programs for the purposes of developing, testing, prototyping and demonstrating your applications, and running the Programs for your own internal business operations; and (b) redistribute unmodified Programs and Programs Documentation, under the terms of this License, provided that You do not charge Your end users any additional fees for the use of the Programs. You may make copies of the Programs to the extent reasonably necessary for exercising the license rights granted herein and for backup purposes. You are granted the right to use the Programs to provide third party training in the use of the Programs and associated Separately Licensed Technology only if there is express authorization of such use by Oracle on the Program's download page or in the Program Documentation.

Your license is contingent on Your compliance with the following conditions:

- You include a copy of this license with any distribution by You of the Programs;
- You do not remove markings or notices of either Oracle's or a licensor's proprietary rights from the Programs or Program Documentation;
- You comply with all U.S. and applicable export control and economic sanctions laws and regulations that govern Your use of the Programs (including technical data);
- You do not cause or permit reverse engineering, disassembly or decompilation of the Programs (except as allowed by law) by You nor allow an associated party to do so.

For clarity, any source code that may be included in the distribution with the Programs is provided solely for reference purposes and may not be modified, unless such source code is under Separate Terms permitting modification.

#### Ownership

Oracle or its licensors retain all ownership and intellectual property rights to the Programs.

#### Information Collection

The Programs' installation and/or auto-update processes, if any, may transmit a limited amount of data to Oracle or its service provider about those processes to help Oracle understand and optimize them. Oracle does not associate the data with personally identifiable information. Refer to Oracle's Privacy Policy at [www.oracle.com/privacy](http://www.oracle.com/privacy).

#### Disclaimer of Warranties; Limitation of Liability

THE PROGRAMS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. ORACLE FURTHER DISCLAIMS ALL WARRANTIES, EXPRESS AND IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW WILL ORACLE BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Last updated: 9 October 2018

Confluent Community License Agreement

Version 1.0

This Confluent Community License Agreement Version 1.0 (the Agreement) sets forth the terms on which Confluent, Inc. (Confluent) makes available certain software made available by Confluent under this Agreement (the Software). BY INSTALLING, DOWNLOADING, ACCESSING, USING OR DISTRIBUTING ANY OF THE SOFTWARE, YOU AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO SUCH TERMS AND CONDITIONS, YOU MUST NOT USE THE SOFTWARE. IF YOU ARE RECEIVING THE SOFTWARE ON BEHALF OF A LEGAL ENTITY, YOU REPRESENT AND WARRANT THAT YOU HAVE THE ACTUAL AUTHORITY TO AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT ON BEHALF OF SUCH ENTITY. Licensee means you, an individual, or the entity on whose behalf you are receiving the Software.

1. LICENSE GRANT AND CONDITIONS.

1.1 License. Subject to the terms and conditions of this Agreement, Confluent hereby grants to Licensee a non-exclusive, royalty-free, worldwide, non-transferable, non-sublicenseable license during the term of this Agreement to: (a) use the Software; (b) prepare modifications and derivative works of the Software; (c) distribute the Software (including without limitation in source code or object code form); and (d) reproduce copies of the Software (the License). Licensee is not granted the right to, and Licensee shall not, exercise the License for an Excluded Purpose. For purposes of this Agreement, Excluded Purpose means making available any software-as-a-service, platform-as-a-service, infrastructure-as-a-service or other similar online service that competes with Confluent products or services that provide the Software.

1.2 Conditions. In consideration of the License, Licensees distribution of the Software is subject to the following conditions:

- (a) Licensee must cause any Software modified by Licensee to carry prominent notices stating that Licensee modified the Software.
- (b) On each Software copy, Licensee shall reproduce and not remove or alter all Confluent or third party copyright or other proprietary notices contained in the Software, and Licensee must provide the notice below with each copy.

This software is made available by Confluent, Inc., under the terms of the Confluent Community License Agreement, Version 1.0 located at <http://www.confluent.io/confluent-community-license>. BY INSTALLING, DOWNLOADING, ACCESSING, USING OR DISTRIBUTING ANY OF THE SOFTWARE, YOU AGREE TO THE TERMS OF SUCH LICENSE AGREEMENT.

1.3 Licensee Modifications. Licensee may add its own copyright notices to modifications made by Licensee and may provide additional or different license terms and conditions for use, reproduction, or distribution of Licensees modifications.

While redistributing the Software or modifications thereof, Licensee may choose to offer, for a fee or free of charge, support, warranty, indemnity, or other obligations. Licensee, and not Confluent, will be responsible for any such obligations.

1.4 No Sublicensing. The License does not include the right to sublicense the Software, however, each recipient to which Licensee provides the Software may exercise the Licenses so long as such recipient agrees to the terms and conditions of this Agreement.

2. TERM AND TERMINATION. This Agreement will continue unless and until earlier terminated as set forth herein. If Licensee breaches any of its conditions or obligations under this Agreement, this Agreement will terminate automatically and the License will terminate automatically and permanently.

3. INTELLECTUAL PROPERTY. As between the parties, Confluent will retain all right, title, and interest in the Software, and all intellectual property rights therein. Confluent hereby reserves all rights not expressly granted to Licensee in this Agreement. Confluent hereby reserves all rights in its trademarks and service marks, and no licenses therein are granted in this Agreement.

4. DISCLAIMER. CONFLUENT HEREBY DISCLAIMS ANY AND ALL WARRANTIES AND CONDITIONS, EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, AND SPECIFICALLY DISCLAIMS ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE SOFTWARE.

5. LIMITATION OF LIABILITY. CONFLUENT WILL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND, INCLUDING BUT NOT LIMITED TO, LOST PROFITS OR ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL, INDIRECT, OR DIRECT DAMAGES, HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, ARISING OUT OF THIS AGREEMENT. THE FOREGOING SHALL APPLY TO THE EXTENT PERMITTED BY APPLICABLE LAW.

6.GENERAL.

6.1 Governing Law. This Agreement will be governed by and interpreted in accordance with the laws of the state of California, without reference to its conflict of laws principles. If Licensee is located within the United States, all disputes arising out of this Agreement are subject to the exclusive jurisdiction of courts located in Santa Clara County,

California. USA. If Licensee is located outside of the United States, any dispute, controversy or claim arising out of or relating to this Agreement will be referred to and finally determined by arbitration in accordance with the JAMS International Arbitration Rules. The tribunal will consist of one arbitrator. The place of arbitration will be Palo Alto, California. The language to be used in the arbitral proceedings will be English. Judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction thereof.

6.2 Assignment. Licensee is not authorized to assign its rights under this Agreement to any third party. Confluent may freely assign its rights under this Agreement to any third party.

6.3 Other. This Agreement is the entire agreement between the parties regarding the subject matter hereof. No amendment or modification of this Agreement will be valid or binding upon the parties unless made in writing and signed by the duly authorized representatives of both parties. In the event that any provision, including without limitation any condition, of this Agreement is held to be unenforceable, this Agreement and all licenses and rights granted hereunder will immediately terminate. Waiver by Confluent of a breach of any provision of this Agreement or the failure by Confluent to exercise any right hereunder will not be construed as a waiver of any subsequent breach of that right or as a waiver of any other right.

Copyright(c) 2019 Microsoft Corporation  
All rights reserved.

#### MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files(the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and / or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions :

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED \*AS IS\*, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```

<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Transitional//EN"
"http://www.w3.org/TR/xhtml1/DTD/xhtml1-transitional.dtd">
<html xmlns="http://www.w3.org/1999/xhtml" lang="en" xml:lang="en" dir="ltr">
<head>
<title>PostgreSQL JDBC License</title>
<meta http-equiv="Content-Type" content="text/xhtml; charset=utf-8" />
<meta name="description" content="The official site for the PostgreSQL JDBC Driver" />
<meta name="copyright" content="The PostgreSQL Global Development Group" />

<style type="text/css" media="screen" title="Normal Text">@import url("../media/css/base.css");</style>

<link rel="shortcut icon" href="../media/favicon.ico" />

<!--
<script type="text/javascript">
var _gaq = _gaq || [];
_gaq.push(['_setAccount', 'UA-1345454-1']);
_gaq.push(['_trackPageview']);
(function() {
var ga = document.createElement('script'); ga.type = 'text/javascript'; ga.async = true;
ga.src = ('https:' == document.location.protocol ? 'https://ssl' : 'http://www') + '.google-analytics.com/ga.js';
var
s = document.getElementsByTagName('script')[0]; s.parentNode.insertBefore(ga, s);
})();
</script>
-->
</head>

<body>
<div id="pgContainerWrap">
<div id="pgContainer">

<span class="txtOffScreen"><a href="#pgContent" title="Skip site navigation" accesskey="1">Skip site
navigation</a> (1)</span>
<span class="txtOffScreen"><a href="#pgContentWrap" title="Skip section navigation" accesskey="2">Skip
section navigation</a> (2)</span>

<div id="pgHeaderContainer">

<div id="pgSearch">

<!-- Old pgjdbc form -->
<form action="https://www.google.com/search" method="get">
<input value="jdbc.postgresql.org" name="sitesearch" type="hidden" />
<input id="q" name="q" type="text" size="20" maxlength="255" onfocus="if( this.value==this.defaultValue )
this.value=";" value="Google Search" accesskey="s" />
<!-- <input onFocus="getBlank (this, 'Search the site with google');" size="25" name="q" id="query" type="text"
value="Search the

```



```

site with google">&nbsp; -->
    <input name="Search" value="Search" type="submit" />
</form>

<!-- New PostgreSQL form
<form method="get" action="search/">
<div>
    <h2 class="pgBlockHide"><label for="q">Search</label></h2>
    <input id="q" name="q" type="text" size="20" maxlength="255" onfocus="if( this.value==this.defaultValue )
this.value=";" value="Search" accesskey="s" />
    <input name="a" type="hidden" value="1"/>
    <input id="submit" name="submit" type="submit" value="Search" />
</div>
</form>
-->

</div> <!-- pgSearch -->
<br />

<div id="pgHeader">
<div id="pgHeaderLogoLeft">
    
    <map name="maplinks">
        <area shape="rect" coords="0,0,231,80" alt="PostgreSQL" href="https://postgresql.org" />
        <area shape="rect" coords="232,0,390,80" alt="PostgreSQL JDBC Driver" href="https://jdbc.postgresql.org"
/>
    </map>
</div>
<div id="pgHeaderLogoRight">
    <a href="https://postgresql.org">
        
    </a>
</div>
</div> <!-- pgHeader -->

<div id="pgTopNav">
<div id="pgTopNavLeft">
    
</div>
<div id="pgTopNavRight">
    
</div>
<ul id="pgTopNavList">
<li><a href="../../index.html" title="Home">Home</a></li>
<li><a href="../../about/about.html" title="About">About</a></li>
<li><a href="../../download.html" title="Download">Download</a></li>
<li><a href="../../documentation/documentation.html" title="Documentation">Documentation</a></li>

```

```
<li><a href="../community/community.html" title="Community">Community</a></li>
</li><a
href="../development/development.html" title="Development">Development</a></li>
</ul>
</div> <!-- pgTopNav -->
</div> <!-- pgHeaderContainer -->
```

```
<div id="pgContent">
<div id="pgSideWrap">
<div id="pgSideNav">
<ul>
<li><a href="about.html">About</a></li>
<li><a href="license.html">License</a></li>
<li><a href="extras.html">Extras</a></li>
</ul>
</div> <!-- pgSideNav -->
</div> <!-- pgSideWrap -->
```

```
<div id="pgContentWrap">
<h1>BSD 2-clause "Simplified" License</h1>
<p>
The PostgreSQL JDBC Driver is distributed under the BSD-2-Clause License.
The simplest explanation of the licensing terms is that
you can do whatever you want with the product and source code as long
as you don't claim you wrote it or sue us. You should give it a read
though, it's only half a page.
</p>
<hr />
```

```
<pre style="font-family: monospace,'Courier'; background-color:
#f9f9f9; padding: 1em; border: 1px solid #ddd">
Copyright (c) 1997, PostgreSQL Global Development Group
All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

```
CONSEQUENTIAL
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
POSSIBILITY OF SUCH DAMAGE.</pre>
</div> <!-- pgContentWrap -->

<br class="pgClearBoth" />
</div> <!-- pgContent -->
<hr />

<div id="pgFooter">
<a class="navFooter" href="https://www.postgresql.org/about/privacypolicy">Privacy Policy</a> |
<a class="navFooter" href="https://www.postgresql.org/about/">About PostgreSQL</a><br/>
Copyright &copy; 1996-2020 The PostgreSQL Global Development Group
</div> <!-- pgFooter -->
</div> <!-- pgContainer -->
</div> <!-- pgContainerWrap -->
</body>
</html>
```

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.651 druid 1.0.15

## 1.651.1 Available under license :

No license file was found, but licenses were detected in source scan.

// Licensed under the MIT license.

Found in path(s):

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/support/http/resources/js/doT.js

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 1999-2011 Alibaba Group Holding Ltd.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableDropPrimaryKey.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/StringUtils.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableRenameColumn.java

\*

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/wall/violation/IllegalSQLObjectViolation.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/dialect/mysql/ast/MySQLForeignKey.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/ast/expr/SQLBinaryExpr.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/support/profile/ProfileEntryStat.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/pool/DataSourceClosedException.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowWarningsStatement.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/dialect/sqlserver/visitor/SQLServerASTVisitorAdapter.java

\*

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/ast/statement/SQLDropProcedureStatement.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/dialect/mysql/ast/expr/MySQLExprImpl.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-



jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowCreateTriggerStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/mock/MockDriverMBean.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/visitor/SQLASTVisitorAdapter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowCollationStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLLoadDataInFileStatement.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLCreateDatabaseStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/wall/WallFunctionStatValue.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/proxy/jdbc/JdbcParameterLong.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/pool/DruidPooledStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/parser/SQLParserUtils.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/jconsole/DruidDriverPanel.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/http/StatViewServlet.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelectTableReference.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/profile/ProfileEntryKey.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/util/jdbc/ConnectionBase.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/wall/WallProviderStatValue.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLLoadXmlStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/visitor/MySQLOutputVisitor.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/odps/visitor/OdpsASTVisitor.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleCommitStatement.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowBinLogEventsStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/quartz/DruidQuartzConnectionProvider.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/expr/MySQLCharExpr.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLUnaryOperator.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLCreateTriggerStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleMultiInsertStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/visitor/PGOutputVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/JdbcParameter.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/monitor/MonitorServlet.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLTableIndex.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/stmt/PGInsertStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTableAddConstaint.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLConstraintImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/ast/stmt/SQLServerCommitStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLAlterTableChangeColumn.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/db2/ast/stmt/DB2SelectQueryBlock.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowStatusStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/DruidPooledResultSet.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/stmt/PGDeleteStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/stmt/PGValuesQuery.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLRevokeStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/logging/Log4jImpl.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/JdbcParameterNull.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLTimestampExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/ExceptionSorter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleArgumentExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLForeignKeyConstraint.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/stat/DruidDataSourceStatManager.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleExceptionStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/vendor/PGValidConnectionChecker.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/stat/JdbcDataSourceStatMBean.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/JdbcParameterInt.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/odps/visitor/OdpsSchemaStatVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/stat/JdbcDataSourceStat.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/WallVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/spi/PGWallVisitor.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/violation/ErrorCode.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableDropConstraint.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/odps/ast/OdpsUDTFSQLSelectItem.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/filter/stat/StatFilterContextListenerAdapter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowGrantsStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/db2/visitor/DB2ExportParameterVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLSetPasswordStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/odps/parser/OdpsExprParser.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/visitor/PGASTVisitorAdapter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/mock/MockDriver.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/vendor/OracleValidConnectionChecker.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLPartitionByKey.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/expr/MySQLSelectGroupByExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/JdbcParameterDecimal.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/db2/parser/DB2Lexer.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/db2/parser/DB2ExprParser.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLAssignItem.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLRollbackStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLNullExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/db2/visitor/DB2ASTVisitorAdapter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/OracleLobStorageClause.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/OracleDataTypeIntervalYear.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/ibatis/SpringIbatisBeanNameAutoProxyCreator.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/spi/WallVisitorUtils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/visitor/PGEExportParameterVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/expr/MySQLMatchAgainstExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/OracleStorageClause.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/DataSourceDisableException.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/visitor/functions/Substring.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/logging/SLF4JImpl.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowVariantsStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLCastExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/spi/SQLServerWallProvider.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/support/spring/stat/BeanTypeAutoProxyCreator.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLUnionQueryTableSource.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/jconsole/util/TableDataProcessor.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/expr/MySqlIntervalExpr.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleIfStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLUpdateStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/visitor/functions/OneParamFunctions.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySqlCommitStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySqlStatementImpl.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/proxy/jdbc/JdbcParameterString.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/pool/vendor/PGExceptionSorter.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/wall/spi/DB2WallProvider.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/pool/DruidDataSourceStatLogger.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/mock/MockRowId.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/expr/SQLUnaryExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleSizeExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelect.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/SQLUtils.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGPointExpr.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleCreateDatabaseDbLinkStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelectPivot.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/util/HttpClientUtils.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/expr/SQLNumericLiteralExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

```

jar/com/alibaba/druid/pool/DruidDataSourceStatLoggerImpl.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/console/DruidStat.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/jconsole/DruidSQLPanel.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/builder/SQLBuilder.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/expr/SQLListExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/pool/PreparedStatementPool.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/postgresql/parser/PGLexer.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/expr/SQLInListExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowEventsStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/odps/ast/OdpsCreateTableStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/SQLName.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/logging/Log4j2Impl.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/filter/logging/CommonsLogFilterMBean.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/db2/ast/stmt/DB2ValuesStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/db2/visitor/DB2ASTVisitor.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/stat/DruidStatService.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/PartitionExtensionClause.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/visitor/OracleExportParameterVisitor.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelectUnPivot.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/visitor/MySQLExportParameterVisitor.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/proxy/jdbc/ResultSetMetaDataProxy.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/SampleClause.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/filter/logging/LogFilter.java

```

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/stat/JdbcSqlStatValue.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/xa/JtdsXAResource.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/vendor/NullExceptionSorter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/db2/visitor/DB2OutputVisitor.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGTypeCastExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/mock/MockConnectionClosedException.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLInsertInto.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/Base64.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/DataSourceProxyImplMBean.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/WallProviderStatLogger.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleIsSetExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/ast/SQLServerSelectQueryBlock.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleDropDbLinkStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/ast/stmt/SQLServerSetStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleCreateSequenceStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLTableSourceImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/http/stat/WebAppStatValue.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLCreateTableStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/PGSQLObjectImpl.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/console/TableFormatter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/WallSqlStat.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLCaseExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/MySqlUnique.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/spring/stat/config/DruidStatNamespaceHandler.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/MySqlObject.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/visitor/PGEvalVisitor.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLJoinTableSource.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/PGWithQuery.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySqlOptimizeStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/visitor/OracleOutputVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/GetConnectionTimeoutException.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/parser/OracleLexer.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/stat/JdbcResultSetStatMBean.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/mock/MockSavepoint.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/StatementProxyImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/logging/JakartaCommonsLoggingImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySqlRenameTableStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/util/MapComparator.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLInsertStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/parser/PGExprParser.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/visitor/SQLASTOutputVisitorUtils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/json/JSONParser.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLAlterTableOption.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/visitor/functions/Insert.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelectJoin.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-



```

jar/com/alibaba/druid/sql/dialect/odps/ast/OdpsSetLabelStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/SQLObjectImpl.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLUnionQuery.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/stat/JdbcResultSetStat.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/sqlserver/ast/stmt/SQLServerSetTransactionIsolationLevelStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/visitor/functions/Lpad.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGBoxExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLCheck.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLCreateUserStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/odps/visitor/OdpsASTVisitorAdapter.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleLabelStatement.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/pool/vendor/MSSQLValidConnectionChecker.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/db2/ast/DB2StatementImpl.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/stat/JdbcStatContext.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleCreateIndexStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/ModelClause.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLDDLStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/proxy/jdbc/JdbcParameterImpl.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowKeysStatement.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/MySQLKey.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/postgresql/visitor/PGASTVisitor.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowErrorsStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/postgresql/visitor/PGParameterizedOutputVisitor.java

```

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTablespaceAddDataFile.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/stat/JdbcTraceManager.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/builder/UpdateBuilder.java

\*

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLWithSubqueryClause.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/WallDenyStat.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/stat/JdbcStatManager.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/mock/MockRef.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/sqlserver/visitor/SQLServerParameterizedOutputVisitor.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleBinaryFloatExpr.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLInsertStatement.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGExtractExpr.java

\*

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLCommentStatement.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/sqlserver/visitor/SQLServerSchemaStatVisitor.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleDateTimeUnit.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/filter/encoding/EncodingConvertFilter.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowCreateFunctionStatement.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleDbLinkExpr.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLDeleteStatement.java

\*

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/jdbc/ResultSetBase.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleUsingIndexClause.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterIndexStatement.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLSQLColumnDefinition.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/DruidWebUtils.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/visitor/MySQLSchemaStatVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/visitor/OracleSchemaStatVisitor.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/mock/MockBlob.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/filter/FilterManager.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/mock/MockResultSetMetaData.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/WallFilter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/spi/MySQLWallVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/monitor/entity/MonitorApp.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelectRestriction.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/jconsole/model/DruidTableCellRenderer.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/parser/MySQLStatementParser.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/builder/impl/SQLDeleteBuilderImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/logging/Resources.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLUpdateSetItem.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/util/DaemonThreadFactory.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/DruidConnectionHolder.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/parser/SQLServerLexer.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/visitor/functions/Char.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/WrapperAdapter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowRelayLogEventsStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowOpenTablesStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/http/stat/WebURISatValue.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/SQLExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/ast/SQLPartitioningClause.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/proxy/jdbc/DataSourceProxy.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/odps/ast/OdpsInsertStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/GroupingSetExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLAlterTableCharacter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/jconsole/DruidSqlDetailFrame.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/mock/MockParameterMetaData.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowMasterLogsStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleDeleteStatement.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/expr/SQLCharExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/expr/MySQLExtractExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/expr/SQLQueryExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/http/util/IPAddress.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/pool/DruidDataSourceMBean.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowEnginesStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/sqlserver/ast/stmt/SQLServerRollbackStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLConstraint.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/OraclePartitionByRangeClause.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleAnalyticWindowing.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/visitor/functions/Right.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/parser/SQLStatementParser.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/VERSION.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/proxy/jdbc/ConnectionProxyImpl.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

```

jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/OracleReturningClause.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/postgresql/ast/stmt/PGFunctionTableSource.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLSetNamesStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLDropDatabaseStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/visitor/functions/Length.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/parser/SQLParseException.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/sqlserver/ast/SQLServerOutput.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/pool/DruidDataSourceFactory.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/mock/MockResultSet.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/jconsole/model/DruidTableModel.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/stat/TableStat.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLGrantStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTableSplitPartition.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLUnlockTablesStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/proxy/jdbc/CallableStatementProxyImpl.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/visitor/functions/Function.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/pool/DruidPooledConnection.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLCreateIndexStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/proxy/jdbc/StatementExecuteType.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/MySQLIgnoreIndexHint.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/expr/SQLAnyExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleInsertStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLSelectQuery.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-

```

jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/SearchClause.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/pool/DruidDataSourceC3P0Adapter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/monitor/annotation/MField.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/proxy/jdbc/ResultSetProxy.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/expr/MySqlUserName.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/mock/MockStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLColumnConstraint.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/db2/parser/DB2SelectParser.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySqlAlterTableAddColumn.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleUpdateStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/pool/xa/JtdsXAConnection.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLTableConstraint.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/profile/Profiler.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/visitor/functions/Hex.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/sqlserver/ast/SQLServerSelect.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/sqlserver/visitor/SQLServerEvalVisitor.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/util/JdbcConstants.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySqlAlterTableStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLCharacterDataType.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/HexBin.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLDropSequenceStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableAddIndex.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/visitor/functions/Elt.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

```

jar/com/alibaba/druid/wall/WallSQLException.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/sqlserver/ast/SQLServerObject.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/http/stat/WebSessionStat.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/sqlserver/ast/expr/SQLServerObjectReferenceExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/visitor/MySql2OracleOutputVisitor.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/parser/OracleExprParser.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/parser/EOFParserException.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/pool/DruidAbstractDataSourceMBean.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/jconsole/model/GroupableTableHeaderUI.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySqlHelpStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/OracleRangeValuesClause.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySqlDeleteStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/visitor/functions/Now.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/wall/WallProviderStatLoggerImpl.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/filter/FilterChainImpl.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/sqlserver/parser/SQLServerExprParser.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLCreateViewStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/hibernate/DruidConnectionProvider.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/SQLDataType.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableDropForeignKey.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/parser/SQLExprParser.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/stat/JdbcConnectionStatMBean.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTablespaceItem.java

```

```

*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleOuterExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleFetchStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/visitor/ExportParameterVisitorUtils.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/stat/DruidStatManagerFacade.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowCreateViewStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLKillStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/monitor/dao/MonitorDaoJdbcImpl.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleGotoStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/mock/MockSQLXML.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/expr/SQLHexExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/http/MonitorClientContextListener.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/expr/SQLTextLiteralExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/postgresql/ast/stmt/PGSelectStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowProcedureCodeStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/console/OptionParseException.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/visitor/OracleEvalVisitor.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/odps/ast/OdpsStatementImpl.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/parser/Token.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/visitor/functions/Concat.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableDropIndex.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLSelectItem.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowCharacterSetStatement.java
*

```



/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/LRUCache.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/DruidPasswordCallback.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowMasterStatusStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleCheck.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/expr/MySQLOutFileExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableDropColumnItem.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLBinlogStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGCircleExpr.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/postgresql/ast/stmt/PGShowStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/WallCheckResult.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowContributorsStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSavePointStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/monitor/dao/MonitorDao.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/proxy/DruidDriver.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/parser/SQLParser.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/pool/DruidDataSource.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/spi/SQLServerWallVisitor.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleCreateTableStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLTableElement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGLineSegmentsExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/pool/DruidDataSourceStatValue.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLStartTransactionStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/expr/SQLNotExpr.java  
\*

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/ServletPathMatcher.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/spring/stat/annotation/StatAnnotationBeanPostProcessor.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowPrivilegesStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowFunctionStatusStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/builder/SQLUpdateBuilder.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/spi/OracleWallVisitor.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/WallProvider.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/expr/SQLNumberExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/postgresql/ast/stmt/PGSelectQueryBlock.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLPrimaryKeyImpl.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/pool/ValidConnectionCheckerAdapter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterSynonymStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleForeignKey.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/spi/MySQLWallProvider.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/http/ResourceServlet.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/sqlserver/ast/stmt/SQLServerInsertStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/CobarShowStatus.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/monitor/entity/MonitorCluster.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLCallStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/parser/Keywords.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLDescribeStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/filter/logging/Log4jFilter.java  
\*

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/PagerUtils.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/transact/ast/TransactSQLObject.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelectQueryBlock.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowTablesStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelectTableSource.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/sqlserver/ast/SQLServerTop.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/jdbc/StatementBase.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableDisableKeys.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/visitor/functions/Reverse.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/WallTableStat.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/odps/ast/OdpsShowPartitionsStmt.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/mock/handler/MockExecuteHandler.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/filter/logging/CommonsLogFilter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/spring/stat/config/DruidStatBeanDefinitionParser.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/visitor/SQLEvalVisitor.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLUseStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/visitor/functions/Least.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowDatabasesStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/odps/parser/OdpsLexer.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/visitor/ExportParameterVisitor.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowProfileStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLPartitioningClause.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelectForUpdate.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableAddColumn.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/visitor/MySQLParameterizedOutputVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/DataSourceProxyConfig.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/DruidDataSourceC3P0AdapterMBean.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableRename.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/filter/stat/StatFilterContext.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/visitor/OracleParameterizedOutputVisitor.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/JMXUtils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/PreparedStatementProxyImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/NotNullConstraint.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLDropUserStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLLockTableStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLPrepareStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowProcedureStatusStatement.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/mock/MockStruct.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/filter/encoding/CharsetParameter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/stmt/PGUpdateStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/filter/FilterChain.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/visitor/SQLServerASTVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/ValidConnectionChecker.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleUnique.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/vendor/SybaseExceptionSorter.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/visitor/SQLASTOutputVisitor.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/SQLOrderingSpecification.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableEnableConstraint.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/ast/stmt/SQLServerExecStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLTruncateStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTableStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterSessionStatement.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/filter/encoding/CharsetConvert.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLAllExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/DruidAbstractDataSource.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/PGUtils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/parser/OracleUpdateParser.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLPartitioningDef.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLBinaryOperator.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/PreparedStatementHolder.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/parser/OracleCreateTableParser.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleAnalytic.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/builder/SQLBuilderFactory.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/jconsole/DruidDataSourcePanel.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/parser/SQLServerSelectParser.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/SQLStatementImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/parser/MySQLLexer.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/builder/SQLDeleteBuilder.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/visitor/SQLEvalVisitorImpl.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/profile/ProfileEntryReqStat.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowTableStatusStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/logging/LogFactory.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLSetTransactionStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/filter/Filter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/SQLDataTypeImpl.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLColumnPrimaryKey.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/odps/ast/OdpsShowStatisticStmt.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/parser/OracleSelectParser.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/MySQLIndexHint.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLReplaceStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelectHierachicalQueryClause.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/builder/impl/SQLSelectBuilderImpl.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLExplainStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowTriggersStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/WallFunctionStat.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableAlterColumn.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGDateField.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/ast/expr/SQLServerExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/monitor/entity/MonitorInstance.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/spring/stat/DruidStatInterceptor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/parser/MySQLExprParser.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLColumnUniqueKey.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/visitor/functions/Nil.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/ast/stmt/SQLServerDeclareStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/logging/Log.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/spring/stat/SpringMethodStatValue.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLSelectGroupBy.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/ast/stmt/SQLServerWaitForStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/jconsole/model/GroupableTableHeader.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGExprImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLVariantRefExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/vendor/InformixExceptionSorter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/spring/DruidLobHandler.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLSetStatement.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/ClobProxyImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLUnionQuery.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleRangeExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/http/stat/WebAppStat.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/visitor/OracleASTVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/WallSqlTableStat.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/CallableStatementProxy.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/visitor/functions/Ucase.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/JdbcUtils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/Histogram.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/ibatis/SpringIbatisBeanTypeAutoProxyCreator.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/visitor/ParameterizedVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGInetExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLInSubQueryExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleDatetimeExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/WallProviderStatLoggerAdapter.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/SQLExprImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowProcessListStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/http/stat/WebURISat.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/parser/PGSelectParser.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/builder/impl/SQLUpdateBuilderImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLUpdateStatement.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/DruidRuntimeException.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/stat/JdbcStatementStat.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/violation/SyntaxErrorViolation.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/DruidPooledCallableStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLSelectQueryBlock.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/visitor/MySQLEvalVisitorImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/mock/MockArray.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/parser/MySQLCreateTableParser.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLBooleanExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/parser/LayoutCharacters.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/MySQLPrimaryKey.java



\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/jconsole/DruidPlugin.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelectSubqueryTableSource.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/filter/FilterAdapter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/OracleUtils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/util/TransactionInfo.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/ast/SQLServerObjectImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleForStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/CycleClause.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/mock/MockNClob.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLSomeExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/mock/handler/MySQLMockExecuteHandlerImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/parser/PGSQLStatementParser.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowCreateTableStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleSysdateExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/MySQLUseIndexHint.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/vendor/MySQLExceptionSorter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/OracleSQLObjectImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLSelect.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/StatementProxy.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/OracleSQLObject.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/pool/DruidDataSourceStatLoggerAdapter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/monitor/annotation/MTable.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/expr/MySQLIntervalUnit.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/sqlserver/visitor/MSSQLServerExportParameterVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowPluginsStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableAddConstraint.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGPolygonExpr.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/odps/ast/OdpsSelectQueryBlock.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/util/jdbc/ResultSetMetaDataBase.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/visitor/ParameterizedOutputVisitorUtils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/filter/AutoLoad.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLAnalyzeStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/spring/DruidNativeJdbcExtractor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGArrayExpr.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/visitor/OracleToMySQLOutputVisitor.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLPropertyExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/stat/JdbcStatManagerMBean.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/stat/JdbcTraceManagerMBean.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSetTransactionStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/FlashbackQueryClause.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowProfilesStatement.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/mock/MockCallableStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleExplainStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/PGOrderBy.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/visitor/functions/Trim.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/spring/mvc/StatHandlerInterceptor.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowSlaveHostsStatement.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/WallConfig.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowFunctionCodeStatement.java

\*

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/spring/stat/SpringMethodInfo.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/expr/MySQLExpr.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/visitor/functions/BitLength.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/spi/DB2WallVisitor.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/ibatis/SqlMapExecutorWrapper.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLDropTableSpaceStatement.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTableModify.java

\*

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/mock/MockConnection.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/jconsole/model/ColumnGroup.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLPartitionByRange.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLUniqueConstraint.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/odps/visitor/OdpsOutputVisitor.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleLoopStatement.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/visitor/functions/Unhex.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/proxy/jdbc/ResultSetMetaDataProxyImpl.java

\*

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/visitor/MySQLASTVisitorAdapter.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLPartitionByHash.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/visitor/OracleASTVisitorAdapter.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/visitor/MySQLASTVisitor.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

```

jar/com/alibaba/druid/sql/visitor/functions/Left.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLSubqueryTableSource.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/SQLObject.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/stat/JdbcStatementStatMBean.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/SQLSetQuantifier.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/visitor/PrintableVisitor.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleDateExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/wall/WallFilterMBean.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/pool/vendor/MySQLValidConnectionChecker.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/pool/DruidPooledPreparedStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLUnionOperator.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/wall/WallContext.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLExprHint.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/db2/visitor/DB2EvalVisitor.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLAlterTableDiscardTablespace.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowColumnsStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGParameter.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGCidrExpr.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/odps/parser/OdpsSelectParser.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/stat/JdbcConnectionStat.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLColumnCheck.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/visitor/SchemaStatVisitor.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/SQLOver.java

```

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/mock/MockClob.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/ResultSetProxyImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/spi/PGWallProvider.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/MySqlHint.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLExecuteStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/spring/stat/annotation/Stat.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowCreateDatabaseStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleCursorExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLForeignKeyImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/util/JdbcSqlStatUtils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTriggerStatement.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLDropFunctionStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/ibatis/DruidDataSourceFactory.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/util/DruidDataSourceUtils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowCreateProcedureStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTableDropPartition.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLUnique.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/visitor/functions/Instr.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/spring/MBeanServerFactoryBean.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLDefaultExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLExprTableSource.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/jdbc/PreparedStatementProxy.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

```

jar/com/alibaba/druid/pool/vendor/MockExceptionSorter.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/Constants.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/sqlserver/visitor/SQLServerOutputVisitor.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLDropTableStatement.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/proxy/jdbc/DataSourceProxyImpl.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/proxy/jdbc/WrapperProxy.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLReleaseSavePointStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/expr/SQLBetweenExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleSelectPivotBase.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLDropViewStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/filter/logging/LogFilterMBean.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/postgresql/visitor/PGSchemaStatVisitor.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/statement/SQLCreateIndexStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/parser/CharTypes.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/stat/JdbcSqlStatMBean.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/postgresql/ast/PGWithClause.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/filter/config/ConfigTools.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterViewStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/monitor/annotation/AggregateType.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleExtractExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/http/stat/WebSessionStatValue.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/json/JSONWriter.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-

```

jar/com/alibaba/druid/pool/PoolableWrapper.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/expr/SQLAggregateOption.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/spring/stat/SpringStatUtils.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/expr/SQLValuableExpr.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/OracleDataTypeTimestamp.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/wall/WallTableStatValue.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowIndexesStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/console/Option.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLPartitionByList.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/visitor/functions/Bin.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/parser/ParserException.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowCreateEventStatement.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/SQLCommentHint.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/profile/ProfileEntryStatValue.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableDisableConstraint.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/proxy/jdbc/JdbcParameterDate.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/profile/ProfileEntry.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OraclePLSQLCommitStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLDropIndexStatement.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/sqlserver/ast/stmt/SQLServerBlockStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/odps/parser/OdpsCreateTableParser.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLAlterUserStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGIntervalExpr.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/parser/Lexer.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLSelectGroupByClause.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/TransactionTimeoutException.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/jdbc/PreparedStatementBase.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/ibatis/SqlMapClientWrapper.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTableItem.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/visitor/functions/Ltrim.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/MySQLObjectImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLAlterTableImportTablespace.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableItem.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/pool/xa/DruidPooledXAConnection.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/ibatis/IbatisUtils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/expr/SQLMethodInvokeExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/expr/SQLIntegerExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/proxy/jdbc/TransactionInfo.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/SQLHint.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLRollbackStatement.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/sqlserver/ast/stmt/SQLServerIfStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/visitor/functions/If.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleCreateProcedureStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleIntervalExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterProcedureStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-



jar/com/alibaba/druid/sql/dialect/odps/parser/OdpsStatementParser.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/sqlserver/ast/stmt/SQLServerUpdateStatement.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/visitor/ParameterizedOutputVisitor.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleBlockStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/jconsole/model/RowHeaderTable.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLSavePointStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/visitor/functions/Ascii.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/filter/FilterEventAdapter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/OracleDataTypeIntervalDay.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/logging/NoLoggingImpl.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/stat/JdbcSqlStat.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/proxy/jdbc/NClobProxyImpl.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/parser/OracleStatementParser.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/odps/ast/OdpsInsert.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/expr/SQLAllColumnExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/db2/visitor/DB2ParameterizedOutputVisitor.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/wall/WallSqlStatValue.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleOrderByItem.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/visitor/functions/Lcase.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/MySQLForceIndexHint.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/OracleParameter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/postgresql/ast/stmt/PGAlterTableAlterColumnSetNotNull.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

jar/com/alibaba/druid/sql/dialect/db2/ast/DB2Object.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/wall/spi/OracleWallProvider.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLDropTriggerStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/spring/stat/annotation/StatAnnotationAdvisor.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OraclePrimaryKey.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/sqlserver/ast/SQLServerDeclareItem.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLTableSource.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLResetStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowSlaveStatusStatement.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/pool/vendor/DB2ExceptionSorter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/sqlserver/ast/SQLServerColumnDefinition.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/http/WebStatFilter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/http/stat/WebRequestStat.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/profile/ProfileStat.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/monitor/MonitorClient.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/logging/Jdk14LoggingImpl.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/postgresql/ast/stmt/PGSQLStatement.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/expr/SQLCurrentOfCursorExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/ibatis/SqlMapClientImplWrapper.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/postgresql/ast/PGSQLObject.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/ast/statement/SQLSelectStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/support/spring/stat/SpringMethodStat.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTableMoveTablespace.java

\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableEnableKeys.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/filter/stat/StatFilterContextListener.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/parser/SQLCreateTableParser.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/OracleOrderBy.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleExprStatement.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/WallUtils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/util/jdbc/LocalResultSet.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/wall/WallConfigMBean.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleDDLStatement.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/Utils.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/MySQLIndexHintImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleStatementImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/http/stat/WebAppStatManager.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLPrimaryKey.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLAlterTableModifyColumn.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/proxy/DruidDriverMBean.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/statement/SQLColumnReference.java  
 \*  
 /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/http/util/IPRange.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/ast/expr/SQLBinaryOpExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/http/AbstractWebStatImpl.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/spring/stat/SpringStat.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/sql/dialect/postgresql/ast/expr/PGMacAddrExpr.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-  
 jar/com/alibaba/druid/support/console/TabledDataPrinter.java  
 \* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-

```

jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowAuthorsStatement.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/wall/Violation.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/builder/SQLSelectBuilder.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/expr/SQLAggregateExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleMergeStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/parser/NotAllowedCommentException.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/H2Utils.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/proxy/jdbc/NClobProxy.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/MySQLUtils.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/wall/WallSqlFunctionStat.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLCreateTableStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/monitor/MonitorContext.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleBinaryDoubleExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/visitor/SQLEvalVisitorUtils.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/pool/vendor/OracleExceptionSorter.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowBinaryLogsStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleExitStatement.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleConstraint.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleFileSpecification.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/json/JSONUtils.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/sqlserver/ast/SQLServerStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLSetCharSetStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/parser/SQLSelectParser.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/db2/visitor/DB2SchemaStatVisitor.java
*

```

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLSelectOrderByItem.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/SQLStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLBlockStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/visitor/functions/IsNull.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/OracleErrorLoggingClause.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/visitor/SQLASTVisitor.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTableTruncatePartition.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/expr/OracleIntervalType.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLSelectQueryBlock.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/filter/stat/MergeStatFilter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/filter/logging/Slf4jLogFilter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/ibatis/SpringIbatisBeanNameAutoProxyCreatorMBean.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/ibatis/SqlMapSessionWrapper.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/stat/JdbcStatManagerFactoryBean.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/spring/DruidLobCreator.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/pool/ManagedDataSource.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/proxy/jdbc/JdbcParameterTimestamp.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/clause/OracleWithSubqueryEntry.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleLockTableStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLShowEngineStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/mock/MockPreparedStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/stat/DruidStatServiceMBean.java  
\*

/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/oracle/ast/stmt/OracleAlterTablespaceStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/filter/logging/Log4jFilterMBean.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/spring/stat/SpringStatManager.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/db2/parser/DB2StatementParser.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/http/stat/WebAppStatUtils.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/filter/stat/StatFilter.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/mock/MockStatementBase.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/dialect/mysql/parser/MySqlSelectParser.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/expr/SQLExistsExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/util/PatternMatcher.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLAlterTableStatement.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/stat/DruidDataSourceStatManagerMBean.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/visitor/functions/Greatest.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/proxy/jdbc/ClobProxy.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/support/jconsole/DruidPanel.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/SQLOrderBy.java  
\*  
/opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/expr/SQLNCharExpr.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/builder/impl/SQLBuilderImpl.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/filter/stat/StatFilterMBean.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/pool/xa/DruidXADataSource.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLObjectType.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/sql/ast/statement/SQLColumnDefinition.java  
\* /opt/cola/permits/1268275871\_1644386692.36/0/druid-1-0-15-sources-jar/com/alibaba/druid/proxy/jdbc/ConnectionProxy.java

```
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/parser/SQLDDLParser.java
*
/opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/sqlserver/parser/SQLServerStatementParser.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/expr/SQLLiteralExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/ast/expr/SQLIdentifierExpr.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/dialect/mysql/ast/statement/MySQLHintStatement.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/filter/config/ConfigFilter.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/support/ibatis/SpringIbatisBeanTypeAutoProxyCreatorMBean.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/proxy/jdbc/WrapperProxyImpl.java
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/com/alibaba/druid/sql/visitor/functions/Locate.java
No license file was found, but licenses were detected in source scan.
```

```
/**
* Bootstrap.js by @fat & @mdo
* plugins: bootstrap-tab.js
* Copyright 2012 Twitter, Inc.
* http://www.apache.org/licenses/LICENSE-2.0.txt
*/
```

```
Found in path(s):
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/support/http/resources/js/bootstrap.min.js
No license file was found, but licenses were detected in source scan.
```

```
/*!
* Bootstrap v2.1.0
*
* Copyright 2012 Twitter, Inc
* Licensed under the Apache License v2.0
* http://www.apache.org/licenses/LICENSE-2.0
*
* Designed and built with all the love in the world @twitter by @mdo and @fat.
*/
```

```
Found in path(s):
* /opt/cola/permits/1268275871_1644386692.36/0/druid-1-0-15-sources-
jar/support/http/resources/css/bootstrap.min.css
```

# 1.652 minimatch 3.1.2

## 1.652.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.653 microdnf 3.8.0-2.el8

## 1.653.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for



this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work

are not derived from the Program,  
and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free

Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than ``show w'` and ``show c'`; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this  
is what you want to do, use the GNU Lesser General  
Public License instead of this License.

# 1.654 handy-uri-templates 2.1.8

## 1.654.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2012, Ryan J. McDonough
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1273317603_1645099869.69/0/handy-uri-templates-2-1-8-sources-
jar/com/damnhandy/uri/template/impl/Operator.java
* /opt/cola/permits/1273317603_1645099869.69/0/handy-uri-templates-2-1-8-sources-
jar/com/damnhandy/uri/template/Expression.java
* /opt/cola/permits/1273317603_1645099869.69/0/handy-uri-templates-2-1-8-sources-
jar/com/damnhandy/uri/template/UriUtil.java
*
/opt/cola/permits/1273317603_1645099869.69/0/handy-uri-templates-2-1-8-sources-
jar/com/damnhandy/uri/template/UriTransient.java
* /opt/cola/permits/1273317603_1645099869.69/0/handy-uri-templates-2-1-8-sources-
jar/com/damnhandy/uri/template/impl/Modifier.java
* /opt/cola/permits/1273317603_1645099869.69/0/handy-uri-templates-2-1-8-sources-
jar/com/damnhandy/uri/template/VariableExpansionException.java
* /opt/cola/permits/1273317603_1645099869.69/0/handy-uri-templates-2-1-8-sources-
jar/com/damnhandy/uri/template/VarName.java
* /opt/cola/permits/1273317603_1645099869.69/0/handy-uri-templates-2-1-8-sources-
jar/com/damnhandy/uri/template/VarExploder.java
* /opt/cola/permits/1273317603_1645099869.69/0/handy-uri-templates-2-1-8-sources-
jar/com/damnhandy/uri/template/impl/VarSpec.java
* /opt/cola/permits/1273317603_1645099869.69/0/handy-uri-templates-2-1-8-sources-
jar/com/damnhandy/uri/template/UriTemplate.java
* /opt/cola/permits/1273317603_1645099869.69/0/handy-uri-templates-2-1-8-sources-
jar/com/damnhandy/uri/template/DefaultVarExploder.java
*
```



/opt/cola/permits/1273317603\_1645099869.69/0/handy-uri-templates-2-1-8-sources-jar/com/damnhandy/uri/template/impl/UriTemplateParser.java  
\* /opt/cola/permits/1273317603\_1645099869.69/0/handy-uri-templates-2-1-8-sources-jar/com/damnhandy/uri/template/impl/VarExploderFactory.java  
No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

\* /opt/cola/permits/1273317603\_1645099869.69/0/handy-uri-templates-2-1-8-sources-jar/META-INF/maven/com.damnhandy/handy-uri-templates/pom.xml  
No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2013, Ryan J. McDonough
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

\* /opt/cola/permits/1273317603\_1645099869.69/0/handy-uri-templates-2-1-8-sources-jar/com/damnhandy/uri/template/MalformedUriTemplateException.java

## 1.655 is-cidr 3.1.1

### 1.655.1 Available under license :

Copyright (c) silverwind

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.656 moment 2.19.3

### 1.656.1 Available under license :

MIT

## 1.657 swagger-annotations 1.5.16

### 1.657.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
 * Copyright 2016 SmartBear Software
 * <p>
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 * <p>
 * http://www.apache.org/licenses/LICENSE-2.0
 * <p>
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1275987845_1645584317.62/0/swagger-annotations-1-5-16-sources-
jar/io/swagger/annotations/AuthorizationScope.java
* /opt/cola/permits/1275987845_1645584317.62/0/swagger-annotations-1-5-16-sources-
jar/io/swagger/annotations/ApiImplicitParams.java
* /opt/cola/permits/1275987845_1645584317.62/0/swagger-annotations-1-5-16-sources-
jar/io/swagger/annotations/SwaggerDefinition.java
```

\*  
/opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/ApiResponses.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/ResponseHeader.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/Authorization.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/ApiResponse.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/License.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/Info.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/Example.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/Api.java  
\*  
/opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/Tag.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/Contact.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/ApiOperation.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/ApiModelProperty.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/ApiImplicitParam.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/ExampleProperty.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/ApiModel.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/ApiParam.java  
\*  
/opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/Extension.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/ExternalDocs.java  
\* /opt/cola/permits/1275987845\_1645584317.62/0/swagger-annotations-1-5-16-sources-jar/io/swagger/annotations/ExtensionProperty.java

## 1.658 npm-audit-report 1.3.3

## 1.658.1 Available under license :

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.659 libnpmx 10.2.4

### 1.659.1 Available under license :

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.660 libcipm 4.0.8

### 1.660.1 Available under license :

Copyright npm, Inc., Kat Marchn, and Contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation

the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2017 Kat Marchn and Contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.661 gentle-fs 2.3.1

### 1.661.1 Available under license :

The npm application

Copyright (c) npm, Inc. and Contributors

Licensed on the terms of The Artistic License 2.0

Node package dependencies of the npm application

Copyright (c) their respective copyright owners

Licensed on their respective license terms

The npm public registry at <https://registry.npmjs.org>

and the npm website at <https://www.npmjs.com>

Operated by npm, Inc.

Use governed by terms published on <https://www.npmjs.com>

"Node.js"

Trademark Joyent, Inc., <https://joyent.com>

Neither npm nor npm, Inc. are affiliated with Joyent, Inc.

The Node.js application

Project of Node Foundation, <https://nodejs.org>

The npm Logo

Copyright (c) Mathias Pettersson and Brian Hammond

"Gubblebum Blocky" typeface

Copyright (c) Tjarda Koster, <https://jelloween.deviantart.com>

Used with permission

-----

The Artistic License 2.0

Copyright (c) 2000-2006, The Perl Foundation.

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

This

license establishes the terms under which a given free software Package may be copied, modified, distributed, and/or redistributed. The intent is that the Copyright Holder maintains some artistic control over the development of that Package while still keeping the Package available as open source and free software.

You are always permitted to make arrangements wholly outside of this license directly with the Copyright Holder of a given Package. If the terms of this license do not permit the full use that you propose to make of the Package, you should contact the Copyright Holder and seek a different licensing arrangement.

Definitions

"Copyright Holder" means the individual(s) or organization(s) named in the copyright notice for the entire Package.

"Contributor" means any party that has contributed code or other material to the Package, in accordance with the Copyright Holder's

procedures.

"You" and "your" means any person who would like to copy, distribute, or modify the Package.

"Package" means the collection of files distributed by the Copyright Holder, and derivatives of that collection and/or of those files. A given Package may consist of either the Standard Version, or a Modified Version.

"Distribute" means providing a copy of the Package or making it accessible to anyone else, or in the case of a company or organization, to others outside of your company or organization.

"Distributor Fee" means any fee that you charge for Distributing this Package or providing support for this Package to another party. It does not mean licensing fees.

"Standard Version" refers to the Package if it has not been modified, or has been modified only in ways explicitly requested by the Copyright Holder.

"Modified Version" means the Package, if it has been changed, and such changes were not explicitly requested by the Copyright Holder.

"Original License" means this Artistic License as Distributed with the Standard Version of the Package, in its current version or as it may be modified by The Perl Foundation in the future.

"Source" form means the source code, documentation source, and configuration files for the Package.

"Compiled" form means the compiled bytecode, object code, binary, or any other form resulting from mechanical transformation or translation of the Source form.

#### Permission for Use and Modification Without Distribution

(1) You are permitted to use the Standard Version and create and use Modified Versions for any purpose without restriction, provided that you do not Distribute the Modified Version.

#### Permissions for Redistribution of the Standard Version

(2) You may Distribute verbatim copies of the Source form of the Standard Version of this Package in any medium without restriction, either gratis or for a Distributor Fee, provided that you duplicate all of the original copyright notices and associated disclaimers. At your discretion, such verbatim copies may or may not include a Compiled form of the Package.

(3) You may apply any bug fixes, portability changes, and other modifications made available from the Copyright Holder. The resulting Package will still be considered the Standard Version, and as such will be subject to the Original License.

#### Distribution of Modified Versions of the Package as Source

(4) You may Distribute your Modified Version as Source (either gratis or for a Distributor Fee, and with or without a Compiled form of the Modified Version) provided that you clearly document how it differs from the Standard Version, including, but not limited to, documenting any non-standard features, executables, or modules, and provided that you do at least ONE of the following:

(a) make the Modified Version available to the Copyright Holder of the Standard Version, under the Original License, so that the Copyright Holder may include your modifications in the Standard Version.

(b) ensure that installation of your Modified Version does not prevent the user installing or running the Standard Version. In addition, the Modified Version must bear a name that is different from the name of the Standard Version.

(c) allow anyone who receives a copy of the Modified Version to make the Source form of the Modified Version available to others under

(i) the Original License or

(ii) a license that permits the licensee to freely copy, modify and redistribute the Modified Version using the same licensing terms that apply to the copy that the licensee received, and requires that the Source form of the Modified Version, and of any works derived from it, be made freely available in that license fees are prohibited but Distributor Fees are allowed.



## Distribution of Compiled Forms of the Standard Version or Modified Versions without the Source

(5)

You may Distribute Compiled forms of the Standard Version without the Source, provided that you include complete instructions on how to get the Source of the Standard Version. Such instructions must be valid at the time of your distribution. If these instructions, at any time while you are carrying out such distribution, become invalid, you must provide new instructions on demand or cease further distribution. If you provide valid instructions or cease distribution within thirty days after you become aware that the instructions are invalid, then you do not forfeit any of your rights under this license.

(6) You may Distribute a Modified Version in Compiled form without the Source, provided that you comply with Section 4 with respect to the Source of the Modified Version.

## Aggregating or Linking the Package

(7) You may aggregate the Package (either the Standard Version or Modified Version) with other packages and Distribute the resulting aggregation provided that you do not charge a licensing fee for the Package. Distributor Fees are permitted, and licensing fees for other components in the aggregation are permitted. The terms of this license apply to the use and Distribution of the Standard or Modified Versions as included in the aggregation.

(8) You are permitted to link Modified and Standard Versions with other works, to embed the Package in a larger work of your own, or to build stand-alone binary or bytecode versions of applications that include the Package, and Distribute the result without restriction, provided the result does not expose a direct interface to the Package.

## Items That are Not Considered Part of a Modified Version

(9) Works (including, but not limited to, modules and scripts) that merely extend or make use of the Package, do not, by themselves, cause the Package to be a Modified Version. In addition, such works are not considered parts of the Package itself, and are not subject to the terms of this license.

## General Provisions

(10)

Any use, modification, and distribution of the Standard or Modified Versions is governed by this Artistic License. By using, modifying or distributing the Package, you accept this license. Do not use, modify, or distribute the Package, if you do not accept this license.

(11) If your Modified Version has been derived from a Modified Version made by someone other than you, you are nevertheless required to ensure that your Modified Version complies with the requirements of this license.

(12) This license does not grant you the right to use any trademark, service mark, tradename, or logo of the Copyright Holder.

(13) This license includes the non-exclusive, worldwide, free-of-charge patent license to make, have made, use, offer to sell, sell, import and otherwise transfer the Package with respect to any patent claims licensable by the Copyright Holder that are necessarily infringed by the Package. If you institute patent litigation (including a cross-claim or counterclaim) against any party alleging that the Package constitutes direct or contributory patent infringement, then this Artistic License to you shall terminate on the date that such litigation is filed.

(14) Disclaimer of Warranty:

THE PACKAGE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES. THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT ARE DISCLAIMED TO THE EXTENT PERMITTED BY YOUR LOCAL LAW. UNLESS REQUIRED BY LAW, NO COPYRIGHT HOLDER OR CONTRIBUTOR WILL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING IN ANY WAY OUT OF THE USE OF THE PACKAGE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

## 1.662 cyrus-sasl 2.1.27-6.el8\_5

### 1.662.1 Available under license :

- /\* CMU libsasl
- \* Tim Martin
- \* Rob Earhart
- \* Rob Siemborski

\*/  
/\*  
\* Copyright (c) 1998-2003 Carnegie Mellon University. All rights reserved.  
\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\*  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\*  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in  
\* the documentation and/or other materials provided with the  
\* distribution.  
\*  
\* 3. The name "Carnegie Mellon University" must not be used to  
\* endorse or promote products derived from this software without  
\* prior written permission. For permission or any other legal  
\* details, please contact  
\* Office of Technology Transfer  
\* Carnegie Mellon University  
\* 5000 Forbes Avenue  
\* Pittsburgh, PA 15213-3890  
\* (412) 268-4387, fax: (412) 268-7395  
\* tech-transfer@andrew.cmu.edu  
\*  
\* 4. Redistributions of any form whatsoever must retain the following  
\* acknowledgment:  
\* "This product includes software developed by Computing Services  
\* at Carnegie Mellon University (<http://www.cmu.edu/computing/>)."  
\*  
\* CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO  
\* THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY  
\* AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE  
\* FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
\* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN  
\* AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING  
\* OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.  
\*/  
/\* CMU libasnl  
\* Tim Martin  
\* Rob Earhart  
\* Rob Siemborski  
\*/  
/\*  
\* Copyright (c) 2001 Carnegie Mellon University. All rights reserved.  
\*

- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \*
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \*
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in
- \* the documentation and/or other materials provided with the
- \* distribution.
- \*
- \* 3. The name "Carnegie Mellon University" must not be used to
- \* endorse or promote products derived from this software without
- \* prior written permission. For permission or any other legal
- \* details, please contact
- \* Office of Technology Transfer
- \* Carnegie Mellon University
- \* 5000 Forbes Avenue
- \* Pittsburgh, PA 15213-3890
- \* (412) 268-4387, fax: (412) 268-7395
- \* tech-transfer@andrew.cmu.edu
- \*
- \* 4. Redistributions of any form whatsoever must retain the following
- \* acknowledgment:
- \* "This product includes software developed by Computing Services
- \* at Carnegie Mellon University (<http://www.cmu.edu/computing/>)."
- \*
- \* CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO
- \* THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY
- \* AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE
- \* FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
- \* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN
- \* AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING
- \* OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.
- \*/

Copyright (C) 1995-1997 Eric Young (eay@mincom.oz.au)

All rights reserved.

This package is an DES implementation written by Eric Young (eay@mincom.oz.au).

The implementation was written so as to conform with MIT's libdes.

This library is free for commercial and non-commercial use as long as the following conditions are adhered to. The following conditions apply to all code found in this distribution.

Copyright remains Eric Young's, and as such any Copyright notices in the code are not to be removed.

If this package is used in a product, Eric Young should be given attribution as the author of that the SSL library. This can be in the form of a textual message at program startup or in documentation (online or textual) provided with the package.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:  
This product includes software developed by Eric Young (eay@mincom.oz.au)

THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The license and distribution terms for any publically available version or derivative of this code cannot be changed. i.e. this code cannot simply be copied and put under another distribution license [including the GNU Public License.]

The reason behind this being stated in this direct manner is past experience in code simply being copied and the attribution removed from it and then being distributed as part of other packages. This implementation was a non-trivial and unpaid effort.

## 1.663 error\_prone\_annotations 2.10.0

### 1.663.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2014 The Error Prone Authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/concurrent/LockMethod.java  
\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/concurrent/UnlockMethod.java  
\*

/opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/NoAllocation.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2016 The Error Prone Authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/RestrictedApi.java  
\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/MustBeClosed.java  
\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/CompatibleWith.java

\*

/opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/DoNotMock.java

\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/FormatMethod.java

\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/FormatString.java

No license file was found, but licenses were detected in source scan.

Copyright 2015 The Error Prone Authors.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE>

2.0

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Found in path(s):

\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/META-INF/maven/com.google.errorprone/error\_prone\_annotations/pom.xml

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2021 The Error Prone Authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/InlineMeValidationDisabled.java

\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/InlineMe.java  
\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/Modifier.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2017 The Error Prone Authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/DoNotCall.java  
\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/CheckReturnValue.java  
\* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/concurrent/GuardedBy.java  
\*  
/opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/OverridingMethodsMustInvokeSuper.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2015 The Error Prone Authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.



\*/

Found in path(s):

- \* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/RequiredModifiers.java
- \* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/CanIgnoreReturnValue.java
- \* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/concurrent/LazyInit.java
- \*
- /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/Var.java
- \* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/CompileTimeConstant.java
- \* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/Immutable.java
- \* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/IncompatibleModifiers.java
- \* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/SuppressPackageLocation.java
- \* /opt/cola/permits/1287386049\_1647249958.14/0/error-prone-annotations-2-10-0-sources-jar/com/google/errorprone/annotations/ForOverride.java

## 1.664 minimist 1.2.6

### 1.664.1 Available under license :

This software is released under the MIT license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.665 tar 4.4.19

## 1.665.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.666 mkdirp 0.5.6

## 1.666.1 Available under license :

Copyright 2010 James Halliday (mail@substack.net)

This project is free software released under the MIT/X11 license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.667 okio 1.15.0

## 1.667.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2014 Square Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/ByteString.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2015 Square, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/ForwardingTimeout.java

\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/SegmentedByteString.java

No license file was found, but licenses were detected in source scan.

```
/*
```

\* Copyright (C) 2016 Square, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/HashingSink.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/Options.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/HashingSource.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/Pipe.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2017 Square, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/Utf8.java

No license file was found, but licenses were detected in source scan.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one or more  
\* contributor license agreements. See the NOTICE file distributed with  
\* this work for additional information regarding copyright ownership.  
\* The ASF licenses this file to You under the Apache License, Version 2.0  
\* (the "License"); you may not use this file except in compliance with

\* the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/Base64.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2014 Square, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/GzipSink.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/Timeout.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/InflaterSource.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/Buffer.java  
\*  
/opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/AsyncTimeout.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/RealBufferedSource.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/BufferedSink.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/Sink.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/Okio.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/ForwardingSource.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/DeflaterSink.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/SegmentPool.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/Util.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/Source.java  
\* /opt/cola/permits/1294800837\_1648249590.43/0/okio-1-15-0-sources-jar/okio/BufferedSource.java

\*

`/opt/cola/permits/1294800837_1648249590.43/0/okio-1-15-0-sources-jar/okio/RealBufferedSink.java`

\* `/opt/cola/permits/1294800837_1648249590.43/0/okio-1-15-0-sources-jar/okio/ForwardingSink.java`

\* `/opt/cola/permits/1294800837_1648249590.43/0/okio-1-15-0-sources-jar/okio/GzipSource.java`

\* `/opt/cola/permits/1294800837_1648249590.43/0/okio-1-15-0-sources-jar/okio/Segment.java`

## 1.668 checker 1.9.3

## 1.669 sshpk 1.17.0

### 1.669.1 Available under license :

Copyright Joyent, Inc. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.670 date-fns 2.28.0

### 1.670.1 Available under license :

MIT

## 1.671 bson4jackson 2.7.0

### 1.671.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and



- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
  
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
  
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.672 metrics-servlets 4.1.0

### 1.672.1 Available under license :

Apache-2.0

## 1.673 metrics-jetty 4.1.0

### 1.673.1 Available under license :

Apache-2.0

## 1.674 metrics-health-checks 4.1.0

### 1.674.1 Available under license :

Apache-2.0

## 1.675 re2j 1.6

### 1.675.1 Available under license :

No license file was found, but licenses were detected in source scan.

Copyright (c) 2020 The Go Authors. All rights reserved.

Use of this source code is governed by a BSD

Found in path(s):

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/RE2J.gwt.xml

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2020 The Go Authors. All rights reserved.

\*

\* Use of this source code is governed by a BSD-style

\* license that can be found in the LICENSE file.

\*/

Found in path(s):

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Machine.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Simplify.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-

jar/com/google/re2j/PatternSyntaxException.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Matcher.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/CharGroup.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Utils.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Parser.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Prog.java

\*

/opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/CharClass.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Characters.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/UnicodeTables.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/MachineInput.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Regex.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Unicode.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Compiler.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/RE2.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Inst.java

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/Pattern.java

\*

/opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-

jar/com/google/re2j/super/com/google/re2j/Characters.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2021 The Go Authors. All rights reserved.

\*

\* Use of this source code is governed by a BSD-style

\* license that can be found in the LICENSE file.

\*/

Found in path(s):

\* /opt/cola/permits/1300482759\_1649149014.06/0/re2j-1-6-sources-jar/com/google/re2j/MatcherInput.java

## 1.676 graceful-fs 4.2.10

## 1.676.1 Available under license :

The ISC License

Copyright (c) 2011-2022 Isaac Z. Schlueter, Ben Noordhuis, and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.677 meant 1.0.3

### 1.677.1 Available under license :

MIT License

Copyright (c) 2016 Daijir Wachi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.678 react-bootstrap 0.32.1

## 1.678.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014-present Stephen J. Collings, Matthew Honnibal, Pieter Vanderwerff

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.679 encoding 0.1.12

## 1.679.1 Available under license :

Copyright (c) 2012-2014 Andris Reinman

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.680 make-fetch-happen 5.0.2

## 1.680.1 Available under license :

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.681 dezaigo 1.0.4

## 1.681.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.682 xz 5.2.4-1ubuntu1.1

## 1.682.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: XZ Utils

Upstream-Contact:

Lasse Collin <[lasse.collin@tukaani.org](mailto:lasse.collin@tukaani.org)>

<https://tukaani.org/xz/lists.html>

Source:

<https://tukaani.org/xz>

<https://git.tukaani.org/xz.git>

Comment:

XZ Utils is developed and maintained upstream by Lasse Collin. Major portions are based on code by other authors; see AUTHORS for details. Most of the source has been put into the public domain, but some files have not (details below).

.

This file describes the source package. The binary packages contain some files derived from other works: for example, images in the API documentation come from Doxygen.

License:

Different licenses apply to different files in this package. Here is a rough summary of which licenses apply to which parts of this package (but check the individual files to be sure!):

.

- liblzma is in the public domain.

.

- xz, xzdec, and lzmadec command line tools are in the public domain

unless GNU getopt\_long had to be compiled and linked in from the lib directory. The getopt\_long code is under GNU LGPLv2.1+.

.

- The scripts to grep, diff, and view compressed files have been adapted from gzip. These scripts and their documentation are under GNU GPLv2+.

.

- All the documentation in the doc directory and most of the XZ Utils specific documentation files in other directories are in the public domain.

.

- Translated messages are in the public domain.

.

- The build system contains public domain files, and files that are under GNU GPLv2+ or GNU GPLv3+. None of these files end up in the binaries being built.

.

- Test files and test code in the tests directory, and debugging utilities in the debug directory are in the public domain.

.



- The extra directory may contain public domain files, and files that are under various free software licenses.

You can do whatever you want with the files that have been put into the public domain. If you find public domain legally problematic, take the previous sentence as a license grant. If you still find the lack of copyright legally problematic, you have too many lawyers.

As usual, this software is provided "as is", without any warranty.

If you copy significant amounts of public domain code from XZ Utils into your project, acknowledging this somewhere in your software is polite (especially if it is proprietary, non-free software), but naturally it is not legally required. Here is an example of a good notice to put into "about box" or into documentation:

This software includes code from XZ Utils <<http://tukaani.org/xz/>>.

The following license texts are included in the following files:

- COPYING.LGPLv2.1: GNU Lesser General Public License version 2.1
- COPYING.GPLv2: GNU General Public License version 2
- COPYING.GPLv3: GNU General Public License version 3

Note that the toolchain (compiler, linker etc.) may add some code

pieces that are copyrighted. Thus, it is possible that e.g. liblzma binary wouldn't actually be in the public domain in its entirety even though it contains no copyrighted code from the XZ Utils source package.

If you have questions, don't hesitate to ask the author(s) for more information.

Files: \*

Copyright: 2006-2018, Lasse Collin

1999-2008, Igor Pavlov

2006, Ville Koskinen

1998, Steve Reid

2000, Wei Dai

2003, Kevin Springle

2009, Jonathan Nieder

2010, Anders F Bjrklund

License: PD

This file has been put in the public domain.

You can do whatever you want with this file.

Comment:

From: Lasse Collin <lasse.collin@tukaani.org>  
To: Jonathan Nieder <jrnieder@gmail.com>  
Subject: Re: XZ utils for Debian  
Date: Sun, 19 Jul 2009 13:28:23 +0300  
Message-Id: <200907191328.23816.lasse.collin@tukaani.org>

[...]

> AUTHORS, ChangeLog, COPYING, README, THANKS, TODO,  
> dos/README,  
windows/README

COPYING says that most docs are in the public domain. Maybe that's not clear enough, but on the other hand it looks a bit stupid to put copyright information in tiny and relatively small docs like README.

I don't dare to say that all XZ Utils specific docs are in the public domain unless otherwise mentioned in the file. I'm including PDF files generated by groff + ps2pdf, and some day I might include Doxygen-generated HTML docs too. Those don't include any copyright notices, but it seems likely that groff + ps2pdf or at least Doxygen put some copyrighted content into the generated files.

Files: INSTALL NEWS PACKAGERS

windows/README-Windows.txt

windows/INSTALL-MinGW.txt

Copyright: 2009-2010, Lasse Collin

License: probably-PD

See the note on AUTHORS, README, and so on above.

Files: src/scripts/\* lib/\* extra/scanzma/scanzma.c

Copyright: 1993, Jean-loup Gailly

1989-1994, 1996-1999, 2001-2007, Free Software Foundation, Inc.

2006 Timo Lindfors

2005, Charles Levert

2005, 2009, Lasse Collin

2009, Andrew Dudman

Other-Authors: Paul Eggert, Ulrich Drepper

License: GPL-2+

Files: src/scripts/Makefile.am src/scripts/xzless.1

Copyright: 2009, Andrew Dudman

2009, Lasse Collin

License: PD

This file has been put in the public domain.

You can do whatever you want with this file.

Files: doc/examples/xz\_pipe\_comp.c doc/examples/xz\_pipe\_decomp.c

Copyright: 2010, Daniel Mealha Cabrita  
License: PD  
Not copyrighted -- provided to the public domain.

Files: lib/getopt.c lib/getopt1.c lib/getopt.in.h  
Copyright: 1987-2007 Free Software Foundation, Inc.  
Other-Authors: Ulrich Drepper  
License: LGPL-2.1+

Files: m4/getopt.m4 m4/posix-shell.m4  
Copyright: 2002-2006, 2008 Free Software Foundation, Inc.  
2007-2008 Free Software Foundation, Inc.  
Other-Authors: Bruno Haible, Paul Eggert  
License: permissive-fsf

Files: m4/acx\_pthread.m4  
Copyright: 2008, Steven G. Johnson  
<stevenj@alum.mit.edu>  
License: Autoconf

files: m4/ax\_check\_capsicum.m4  
Copyright: 2014, Google Inc.  
2015, Lasse Collin <lasse.collin@tukaani.org>  
License: permissive-nowarranty

Files: Doxyfile.in  
Copyright: 1997-2007 by Dimitri van Heesch  
Origin: Doxygen 1.4.7  
License: GPL-2

Files: src/liblzma/check/crc32\_table\_?e.h  
src/liblzma/check/crc64\_table\_?e.h  
src/liblzma/lzma/fastpos\_table.c  
src/liblzma/rangecoder/price\_table.c  
Copyright: none, automatically generated data  
Generated-With:  
src/liblzma/check/crc32\_tablegen.c  
src/liblzma/check/crc64\_tablegen.c  
src/liblzma/lzma/fastpos\_tablegen.c  
src/liblzma/rangecoder/price\_tablegen.c  
License: none  
No copyright to license.

Files: .gitignore m4/.gitignore po/.gitignore po/LINGUAS po/POTFILES.in  
Copyright: none; these are just short lists.  
License: none  
No copyright to license.

Files: tests/compress\_prepared\_bcj\_\*

Copyright: 2008-2009, Lasse Collin

Source-Code: tests/bcj\_test.c

License: PD

This file has been put  
into the public domain.

You can do whatever you want with this file.

Comment:

changelog.gz (commit 975d8fd) explains:

.

Recreated the BCJ test files for x86 and SPARC. The old files were linked with crt\*.o, which are copyrighted, and thus the old test files were not in the public domain as a whole. They are freely distributable though, but it is better to be careful and avoid including any copyrighted pieces in the test files. The new files are just compiled and assembled object files, and thus don't contain any copyrighted code.

Files: po/cs.po po/de.po po/fr.po

Copyright: 2010, Marek ernock

2010, Andre Noll

2011, Adrien Nader

License: PD

This file is put in the public domain.

Files: po/it.po po/pl.po

Copyright: 2009, 2010, Gruppo traduzione italiano di Ubuntu-it

2010, Lorenzo De Liso

2009, 2010, 2011, Milo Casagrande

2011, Jakub Bogusz

License: PD

This file is in the public domain

Files: INSTALL.generic

Copyright:

1994, 1995, 1996, 1999, 2000, 2001, 2002, 2004, 2005,

2006, 2007, 2008, 2009, 2010 Free Software Foundation, Inc.

License: permissive-nowarranty

Files: dos/config.h

Copyright: 1992, 1993, 1994, 1999, 2000, 2001, 2002, 2005

Free Software Foundation, Inc.

2007-2010, Lasse Collin

Other-Authors: Roland McGrath, Akim Demaille, Paul Eggert,

David Mackenzie, Bruno Haible, and many others.

Origin: configure.ac from XZ Utils,

visibility.m4 serial 1 (gettext-0.15),

Autoconf 2.52g

License: config-h

configure.ac:

.

# Author: Lasse Collin

#

# This file has been put into the public domain.

# You can do whatever you want with this file.

.

visibility.m4:

.

dnl Copyright (C) 2005 Free Software Foundation, Inc.

dnl This file is free software; the Free Software Foundation

dnl gives unlimited permission to copy and/or distribute it,

dnl with or without modifications, as long as this notice is preserved.

.

dnl From

Bruno Haible.

.

comments from Autoconf 2.52g:

.

# Copyright 1992, 1993, 1994, 1999, 2000, 2001, 2002

# Free Software Foundation, Inc.

.

[...]

.

# As a special exception, the Free Software Foundation gives unlimited  
# permission to copy, distribute and modify the configure scripts that  
# are the output of Autoconf. You need not follow the terms of the GNU  
# General Public License when using or distributing such scripts, even  
# though portions of the text of Autoconf appear in them. The GNU  
# General Public License (GPL) does govern all other use of the material  
# that constitutes the Autoconf program.

.

On Debian systems, the complete text of the GNU General Public  
License version 2 can be found in /usr/share/common-licenses/GPL-2.  
dos/config.h was generated with autoheader, which tells Autoconf to  
output a script to generate a config.h file and then runs it.

Files: po/Makevars

Origin: gettext-runtime/po/Makevars (gettext-0.12)

Copyright: 2003 Free Software  
Foundation, Inc.

Authors: Bruno Haible

License: LGPL-2.1+

The gettext-runtime package is under the LGPL, see files intl/COPYING.LIB-2.0  
and intl/COPYING.LIB-2.1.

.

On Debian systems, the complete text of intl/COPYING.LIB-2.0 from

gettext-runtime 0.12 can be found in /usr/share/common-licenses/LGPL-2  
and the text of intl/COPYING.LIB-2.1 can be found in  
/usr/share/common-licenses/LGPL-2.1.

.  
po/Makevars consists mostly of helpful comments and does not contain a  
copyright and license notice.

Files: COPYING.GPLv2 COPYING.GPLv3 COPYING.LGPLv2.1  
Copyright: 1989, 1991, 1999, 2007 Free Software Foundation, Inc.  
License: noderivs  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Files: debian/\*  
Copyright: 2009-2012, Jonathan Nieder  
License: PD-debian  
The Debian packaging files are in the public domain.  
You may freely use, modify, distribute, and relicense them.

License: LGPL-2.1+  
This program is free software;  
you can redistribute it and/or modify  
it under the terms of the GNU Lesser General Public License as published by  
the Free Software Foundation; either version 2.1, or (at your option)  
any later version.

.  
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU Lesser General Public License for more details.

.  
You should have received a copy of the GNU Lesser General Public License along  
with this program; if not, write to the Free Software Foundation,  
Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

.  
On Debian systems, the complete text of the GNU Lesser General Public  
License version 2.1 can be found in /usr/share/common-licenses/LGPL-2.1.

License: GPL-2  
Permission to use, copy, modify, and distribute this software and its  
documentation under the terms of the GNU General Public License is  
hereby granted.  
No representations are made about the suitability of  
this software for any purpose. It is provided "as is" without express  
or implied warranty. See the GNU General Public License for more  
details.

.  
Documents produced by doxygen are derivative works derived from the

input used in their production; they are not affected by this license.

.

On Debian systems, the complete text of the version of the GNU General Public License distributed with Doxygen can be found in `/usr/share/common-licenses/GPL-2`.

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

.

On Debian systems, the complete text of the GNU General Public License version 2 can be found in `/usr/share/common-licenses/GPL-2`.

License: Autoconf

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

.

As a special exception, the respective Autoconf Macro's copyright owner gives unlimited permission to copy, distribute and modify the configure scripts that are the output of Autoconf when processing the Macro. You need not follow the terms of the GNU General Public License when using or distributing such scripts, even though portions of the text of the Macro appear in them. The GNU General Public License (GPL) does govern all other use of the material that constitutes the Autoconf Macro.

.

This special exception to the GPL applies to versions of the Autoconf

Macro released by the Autoconf Archive. When you make and distribute a modified version of the Autoconf Macro, you may extend this special exception to the GPL to apply to your modified version as well.

On Debian systems, the complete text of the GNU General Public License version 3 can be found in `/usr/share/common-licenses/GPL-3`.

License: permissive-fsf

This file is free software; the Free Software Foundation gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

License: permissive-nowarranty

Copying and distribution of this file, with or without modification, are permitted in any medium without royalty provided the copyright notice and this notice are preserved. This file is offered as-is, without warranty of any kind.

# 1.683 gzip 1.10-Ubuntu4.1

## 1.683.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for



them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL

protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If

such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this

License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your

rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

## 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the

Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family,

or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you



received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version,

but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the

business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you

from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General

Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the

Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.
```

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

This package is maintained for Debian by Bdale Garbee <[bdale@gag.com](mailto:bdale@gag.com)>, and was built from the sources found at:

<ftp://ftp.gnu.org/gnu/gzip/>

Copyright (C) 1999, 2001-2002, 2006-2007, 2009-2010 Free Software Foundation, Inc.

Copyright (C) 1992-1993 Jean-loup Gailly

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 3, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA. \*/

On Debian GNU/Linux systems, the complete text of the GNU General Public License can be found in `~/usr/share/common-licenses/GPL`.

# 1.684 bash 5.0-6ubuntu1.2

## 1.684.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.



For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If

such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this

License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all

the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts,

regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

#### A compilation

of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially,

and

only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you

add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.



You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an

organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you

from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT  
UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING  
WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

This is Debian GNU/Linux's prepackaged version of the FSF's GNU Bash, the Bourne Again SHell.

This package was put together by Matthias Klose <doko@debian.org>, from the following sources:

bash: <ftp.gnu.org:/pub/gnu/bash/bash-4.3.tar.gz>

Bash homepage: <http://tiswww.case.edu/php/chet/bash/bashtop.html>

Copyright (C) 1987-2014 Free Software Foundation, Inc.

Bash is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 3, or (at your option) any later version.

Bash is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with Bash. If not, see <<http://www.gnu.org/licenses/>>.

On Debian systems, the complete text of the GNU General Public License can be found in `~/usr/share/common-licenses/GPL-3`.

The Free Software Foundation has exempted Bash from the requirement of Paragraph 2c of the General Public License. This is to say, there is no requirement for Bash to print a notice when it is started interactively in the usual way. We made this exception because users and standards expect shells not to print such messages. This exception applies to any program that serves as a shell and that is based primarily on Bash as opposed to other GNU software.

Files with other copyright statement than: Copyright FSF, License GPL

-----  
doc/FAQ ("the Bash FAQ")

This document is Copyright 1995-2005 by Chester Ramey.

Permission is hereby granted, without written agreement and without license or royalty fees, to use, copy, and distribute this document for any purpose, provided that the above copyright notice appears in all copies of this document and that the

contents of this document remain unaltered.

doc/bashref.texi ("Bash Reference Manual"):

Copyright (c) 1988-2014 Free Software Foundation, Inc.

Permission is granted to make and distribute verbatim copies of this manual provided the copyright notice and this permission notice are preserved on all copies.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License''.

lib/readline/doc/rlman.texi (part of the GNU Readline Library manual)

Copyright (c) 1988-2014 Free Software Foundation, Inc.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License''.

lib/readline/doc/rltech.texi (part of the GNU Readline Library manual)

Copyright (C) 1988-2014 Free Software Foundation, Inc.

Permission is granted to make and distribute verbatim copies of this manual provided the copyright notice and this permission notice are preserved on all copies.

Permission is granted to process this file through TeX and print the results, provided the printed document carries copying permission notice identical to this one except for the removal of this paragraph (this paragraph not being relevant to the printed manual).

Permission is granted to copy and distribute modified versions of this manual under the conditions for verbatim copying, provided that the entire resulting derived work is distributed under the terms of a permission notice identical



to this one.

Permission is granted to copy and distribute translations of this manual into another language, under the above conditions for modified versions, except that this permission notice may be stated in a translation approved by the Foundation.

lib/readline/doc/rluser.texi (part of the GNU Readline Library manual)

Copyright (C) 1988-2014 Free Software Foundation, Inc.

Authored by Brian Fox and Chet Ramey.

Permission is granted to process this file through Tex and print the results, provided the printed document carries copying permission notice identical to this one except for the removal of this paragraph (this paragraph not being relevant to the printed manual).

Permission is granted to make and distribute verbatim copies of this manual provided the copyright notice and this permission notice are preserved on all copies.

Permission is granted to copy and distribute modified versions of this manual under the conditions for verbatim copying, provided also that the GNU Copyright statement is available to the distributee, and provided that the entire resulting derived work is distributed under the terms of a permission notice identical to this one.

Permission is granted to copy and distribute translations of this manual into another language, under the above conditions for modified versions.

readline/doc/history.texi (GNU History Library Manual)

Copyright (C) 1988-2014 Free Software Foundation, Inc.

Authored by Brian Fox and Chet Ramey.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

readline/doc/{hstech,hsuser}.texi (GNU History Library Manual)

Copyright (C) 1988-2014 Free Software Foundation, Inc.

Authored by Brian Fox and Chet Ramey.

Permission is granted to make and distribute verbatim copies of this manual provided the copyright notice and this permission notice are preserved on all copies.

Permission is granted to process this file through Tex and print the results, provided the printed document carries copying permission notice identical to this one except for the removal of this paragraph (this paragraph not being relevant to the printed manual).

Permission is granted to copy and distribute modified versions of this manual under the conditions for verbatim copying, provided also that the GNU Copyright statement is available to the distributee, and provided that the entire resulting derived work is distributed under the terms of a permission notice identical to this one.

Permission is granted to copy and distribute translations of this manual into another language, under the above conditions for modified versions.

lib/sh/inet\_aton.c:

\* Copyright (c) 1983,  
1990, 1993

\* The Regents of the University of California. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

\* 3. All advertising materials mentioning features or use of this software  
\* must display the following acknowledgement:

\* This product includes software developed by the University of  
\* California, Berkeley and its contributors.

\* 4. Neither the name of the University nor the names of its contributors  
\* may be used to endorse or promote products derived from this software  
\* without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND  
\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE

\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\* -

\* Portions Copyright (c) 1993 by Digital Equipment Corporation.

\*

\* Permission to use, copy, modify, and distribute this software for any

\* purpose with or without fee

is hereby granted, provided that the above

\* copyright notice and this permission notice appear in all copies, and that

\* the name of Digital Equipment Corporation not be used in advertising or

\* publicity pertaining to distribution of the document or software without

\* specific, written prior permission.

\*

\* THE SOFTWARE IS PROVIDED "AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL

\* WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES

\* OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT

\* CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL

\* DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR

\* PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS

\* ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS

\* SOFTWARE.

support/man2html.c

\* This program was written by Richard Verhoeven (NL:5482ZX35)

\* at the Eindhoven University of Technology. Email: rcb5@win.tue.nl

\*

\* Permission is granted to distribute, modify and use this program as long

\* as this comment is not removed or changed.

\*

\* THIS IS A MODIFIED VERSION. IT WAS MODIFIED BY chet@po.cwru.edu FOR

\* USE BY BASH.

# 1.685 mongodb-driver-sync 4.0.5

## 1.685.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2008-present MongoDB, Inc.

\*

- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/gridfs/package-info.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/vault/package-info.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/ClientEncryptionImpl.java
- \*
- /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/gridfs/GridFSFindIterableImpl.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/KeyRetriever.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/MongoIterable.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/gridfs/GridFSDownloadStreamImpl.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/MongoClientImpl.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/MongoClient.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/FindIterable.java
- \*
- /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/SimpleMongoClients.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/ListCollectionsIterable.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/ListDatabasesIterableImpl.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/gridfs/GridFSBucket.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/MongoDatabaseImpl.java
- \* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/MongoDatabase.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/ChangeStreamIterableImpl.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/MongoBatchCursorAdapter.java

\*

/opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/gridfs/GridFSDownloadStream.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/MongoCollection.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/KeyManagementService.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/MapReduceIterable.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/MongoCursor.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/ClientSessionBinding.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/MongoClientFactory.java

\*

/opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/gridfs/GridFSBuckets.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/gridfs/GridFSUploadStreamImpl.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/MapReduceIterableImpl.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/MappingIterable.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/ListDatabasesIterable.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/Crypts.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/ListCollectionsIterableImpl.java

\*

/opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/package-info.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/AggregateIterableImpl.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/OperationExecutor.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/vault/ClientEncryption.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/internal/Crypt.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-jar/com/mongodb/client/ListIndexesIterable.java

\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-

jar/com/mongodb/client/internal/SimpleMongoClient.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/DistinctIterableImpl.java  
\*  
/opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/gridfs/GridFSFindIterable.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/ChangeStreamIterable.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/DistinctIterable.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/MongoClients.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/gridfs/GridFSBucketImpl.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/gridfs/GridFSUploadStream.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/CryptBinding.java  
\*  
/opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/ListIndexesIterableImpl.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/MongoMappingCursor.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/CommandMarker.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/MongoClientDelegate.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/FindIterableImpl.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/MongoChangeStreamCursorImpl.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/MongoCollectionImpl.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/AggregateIterable.java  
\*  
/opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/CollectionInfoRetriever.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/MongoChangeStreamCursor.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/MongoIterableImpl.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/internal/CryptConnection.java  
\* /opt/cola/permits/1316593510\_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-  
jar/com/mongodb/client/vault/ClientEncryptions.java  
No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2008-present MongoDB, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1316593510_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-
jar/com/mongodb/client/ClientSession.java
* /opt/cola/permits/1316593510_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-
jar/com/mongodb/client/internal/package-info.java
* /opt/cola/permits/1316593510_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-
jar/com/mongodb/client/internal/ClientSessionClock.java
*
/opt/cola/permits/1316593510_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-
jar/com/mongodb/client/TransactionBody.java
* /opt/cola/permits/1316593510_1651018598.46/0/mongodb-driver-sync-4-0-5-sources-2-
jar/com/mongodb/client/internal/ClientSessionImpl.java
```

# 1.686 libsepol 3.0-1ubuntu0.1

## 1.686.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot



effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run

that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium,

provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary

GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a

work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the

Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by



the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively

convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free

software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an

announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution)

and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing

version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.



To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

The intent is to allow free use of this source code. All programs' source files are copyright protected and freely distributed under the GNU General Public License (see COPYING.GPL). All library source files are copyright under the GNU Lesser General Public License (see COPYING.LGPL). All files distributed with this package indicate the appropriate license to use with that file. Absolutely no warranty is provided or implied.

# 1.687 servlet-api 3.1.0

## 1.687.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

### 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing

Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under

intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims,

each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee

for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient.s rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT

WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its



scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only

way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These  
Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be

mouse-clicks or menu items--whatever suits  
your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

# 1.688 gzip 1.9-13.el8\_5

## 1.688.1 Available under license :

GNU Free Documentation License  
Version 1.3, 3 November 2008

Copyright (C) 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

<<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## 0. PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document "free" in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We

have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

## 1. APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall

subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The

Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

## 2. VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

## 3. COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the



copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

#### 4. MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

A. Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section

- of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.
- B. List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.
- C. State on the Title page the name of the publisher of the Modified Version, as the publisher.
- D. Preserve all the copyright notices of the Document.
- E. Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.
- F. Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.
- G. Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.
- H. Include an unaltered copy of this License.
- I. Preserve the section Entitled "History", Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled "History" in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.
- J. Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.
- K. For any section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.
- L. Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.
- M. Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.
- N. Do not retitle any existing section to be Entitled "Endorsements" or to conflict in title with any Invariant Section.
- O. Preserve any Warranty Disclaimers.

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties--for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

## 5. COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled "History" in the various original documents, forming one section Entitled "History"; likewise combine any sections Entitled "Acknowledgements", and any sections Entitled "Dedications". You must delete all sections Entitled "Endorsements".

## 6. COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

## 7. AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

## 8. TRANSLATION

Translation is considered a kind of modification, so you may

distribute translations of the Document under the terms of section 4.

Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

## 9. TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

## 10. FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

## 11. RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

#### ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

Copyright (c) YEAR YOUR NAME.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled "GNU Free Documentation License".

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the "with...Texts." line with this:

with the Invariant Sections being LIST THEIR TITLES, with the Front-Cover Texts being LIST, and with the Back-Cover Texts being LIST.

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to

share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and
- (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.



Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the

extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

## 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and

appropriately

publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any  
non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all  
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey,  
and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to  
produce it from the Program, in the form of source code under the  
terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified  
it, and giving a relevant date.
  
- b) The work must carry prominent notices stating that it is  
released under this License and any conditions added under section  
7. This requirement modifies the requirement in section  
4 to  
"keep intact all notices".
  
- c) You must license the entire work, as a whole, under this  
License to anyone who comes into possession of a copy. This  
License will therefore apply, along with any applicable section 7  
additional terms, to the whole of the work, and all its parts,  
regardless of how they are packaged. This License gives no  
permission to license the work in any other way, but it does not  
invalidate such permission if you have separately received it.
  
- d) If the work has interactive user interfaces, each must display  
Appropriate Legal Notices; however, if the Program has interactive  
interfaces that do not display Appropriate Legal Notices, your  
work need not make them do so.

A compilation of a covered work with other separate and independent  
works, which are not by their nature extensions of the covered work,  
and which are not combined with it such as to form a larger program,  
in or on a volume of a storage or distribution  
medium, is called an  
"aggregate" if the compilation and its resulting copyright are not  
used to limit the access or legal rights of the compilation's users  
beyond what the individual works permit. Inclusion of a covered work  
in an aggregate does not cause this License to apply to the other  
parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
- e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding

Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and

protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall

be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright



holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered

work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF

SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

# 1.689 texinfo 6.5-7.el8

## 1.689.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to

freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

### 1. Source Code.



The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a

covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently

reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims



owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is

conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided

above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

@c The GNU Free Documentation License.  
@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,  
@c hence no sectioning command or @node.

@display  
Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.  
@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.  
@end display

@enumerate 0  
@item  
PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free

software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The ``Invariant Sections'' are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts'' are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may

be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering



more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the

Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

#### COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

#### AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate'' if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these

copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have

received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

#### FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

#### RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit

corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover Texts being @var{list}, and with the Back-Cover Texts being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:  
@c ispell-local-pdict: "ispell-dict"  
@c End:

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get



it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits

such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of

this Lesser General Public License (also called "this License").  
Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the

ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The

threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute

the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a)

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will

operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any



such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO

WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

^L

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 59 Temple Place, Suite 330, Boston,  
MA 02111-1307 USA

Also add information on how to contact you by electronic and paper  
mail.

You should also get your employer (if you work as a programmer) or  
your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James  
Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.690 gawk 4.2.1-4.e18

## 1.690.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by

the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed

under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this

License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for

making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of



this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program

`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them

with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes

a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

### 4. You may copy and distribute the Library (or a portion or

derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a



work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the

Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying

the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus

excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF

SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

Copyright (c) 1983, 1993

The Regents of the University of California. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the <ORGANIZATION> nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any

other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary

one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data



prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices

stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the

ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of

the object

file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the

Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each

version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING

RENDERED INACCURATE OR  
LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the



library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the

earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10

makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This

License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the

written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object

code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.



Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above

requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible

for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a

patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

## 1.691 sed 4.5-5.el8

## 1.691.1 Available under license :

### GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for  
software and other kinds of works.

The licenses for most software and other practical works are designed  
to take away your freedom to share and change the works. By contrast,  
the GNU General Public License is intended to guarantee your freedom to  
share and change all versions of a program--to make sure it remains free  
software for all its users. We, the Free Software Foundation, use the  
GNU General Public License for most of our software; it applies also to  
any other work released this way by its authors. You can apply it to  
your programs, too.

When we speak of free software, we are referring to  
freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
them if you wish), that you receive source code or can get it if you  
want it, that you can change the software or use pieces of it in new  
free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you  
these rights or asking you to surrender the rights. Therefore, you have  
certain responsibilities if you distribute copies of the software, or if  
you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether  
gratis or for a fee, you must pass on to the recipients the same  
freedoms that you received. You must make sure that they, too, receive  
or can get the source code. And you must show them these terms so they  
know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1)  
assert copyright on the software, and (2) offer you this License  
giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains  
that there is no warranty for this free software. For both users' and



authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's

System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article

11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as

part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty

or limiting liability differently from the terms of sections 15 and 16 of this License; or

- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or



modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever

licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means,

then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey

the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

## WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

### 17.

#### Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by

the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short  
notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, your program's commands  
might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school,  
if any, to sign a "copyright disclaimer" for the program, if necessary.  
For more information on this, and how to apply and follow the GNU GPL, see  
<https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program  
into proprietary programs. If your program is a subroutine library, you  
may consider it more useful to permit linking proprietary applications with  
the library. If this is what you want  
to do, use the GNU Lesser General  
Public License instead of this License. But first, please read  
<https://www.gnu.org/philosophy/why-not-lgpl.html>.

# 1.692 gpgme 1.13.1-11.el8

## 1.692.1 Available under license :

```
##+TITLE: GPGME Python Bindings HOWTO Examples  
##+LATEX_COMPILER: xelatex  
##+LATEX_CLASS: article  
##+LATEX_CLASS_OPTIONS: [12pt]  
##+LATEX_HEADER: \usepackage{xltextra}  
##+LATEX_HEADER: \usepackage[margin=1in]{geometry}
```

```
#+LATEX_HEADER: \setmainfont[Ligatures={Common}]{Times New Roman}
```

```
#+LATEX_HEADER: \author{Ben McGinnes <ben@gnupg.org>}
```

\* Examples

```
:PROPERTIES:
```

```
:CUSTOM_ID: gpgme-python3-examples
```

```
:END:
```

The contents of this directory are the examples included in the /GNU Privacy Guard (GnuPG) Made Easy Python Bindings HOWTO/ file. Each script is explicitly for Python 3 and specifically for Python 3.4 or later.

Some of these scripts may work with Python 2.7, but there are no guarantees. They will include the relevant imports from the `__future__` module to facilitate that if possible.

\* Copyright and Licensing

```
:PROPERTIES:
```

```
:CUSTOM_ID: copyright-and-license
```

```
:END:
```

Unless otherwise stated, all the examples in this directory are released under the same terms as GPGME itself; that is they are dual licensed under the terms of both the GNU General Public License version 2.0 (or any later version) *and* the GNU Lesser General Public License version 2.1 (or any later version).

\*\* Copyright (C) The GnuPG Project, 2018

```
:PROPERTIES:
```

```
:CUSTOM_ID: copyright
```

```
:END:
```

Copyright The GnuPG Project, 2018.

\*\* License GPL compatible

```
:PROPERTIES:
```

```
:CUSTOM_ID: license
```

```
:END:
```

This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful, but  
WITHOUT ANY WARRANTY, to the extent permitted by law; without even  
the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR  
PURPOSE.

```
(21:protected-private-key(3:dsa(1:p129:_d8|po3s@!WGUOAXRC$_[8SN:y|o?2[.pVxn(kOc\Bk0zu&FnK)(1:q21:
vBeOP\p)(1:g129:fU/e(2hp@hjc2uE=Sg GO;ZkIyFnGM!GsG@
= _SZkII)(1:y128:K:9tA]4SU1 }sG`nZpx/imV^>A;V%?5!sS{!=-6@|
=d
```

```
) (9:protected25:openpgp-s2k3-sha1-aes-cbc((4:sha18:Li7:6452224)16:,kO{,}80:z7OCG/sB48(H9%*ojSO
OGSma`YUs1h<_)(12:protected-at15:20130812T105134)))
```

cython

```
;;; gpgme-package.lisp
```

```
;;; Copyright (C) 2006 g10 Code GmbH
```

```
;;;
```

```
;;; This file is part of GPGME-CL.
```

```
;;;
```

```
;;; GPGME-CL is free software; you can redistribute it and/or modify  
;;; it under the terms of the GNU General Public License as published  
;;; by the Free Software Foundation; either version 2 of the License,  
;;; or (at your option) any later version.
```

```
;;;
```

```
;;; GPGME-CL is distributed in the hope that it will be useful, but  
;;; WITHOUT ANY WARRANTY; without even the implied warranty of  
;;; MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
;;; Lesser General Public License for more details.
```

```
;;;
```

```
;;; You should have received a copy of the GNU General Public License  
;;; along with GPGME; if not, write to the Free Software Foundation,  
;;; Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.
```

```
;;; Conventions:
```

```
;;;
```

```
;;; gpg-error is used for error handling.
```

```
;;;
```

```
;;; Standard I/O streams are used for input and output.
```

```
(defpackage #:gpgme
  (:use #:common-lisp #:cffi #:gpg-error)
  (:import-from #:trivial-garbage
    #:finalize)
  (:export #:check-version
    #:*version*
    #:context
    #:protocol
    #:armorp
    #:textmodep
```



```
#:+include-certs-default+
#:include-certs
#:keylist-mode
#:signers
#:sig-notations
#:with-context
#:key-data
#:get-key
#:op-encrypt
#:op-decrypt
#:op-sign
#:op-verify
#:op-import
#:op-export))
\input texinfo @c -*- texinfo -*-
@c %**start of header
@setfilename index.info
@settitle GNU Privacy Guard (GnuPG) Made Easy Python Bindings
@documentencoding utf-8
@documentlanguage en
@c %**end of header

@finalout
@titlepage
@title GNU Privacy Guard (GnuPG) Made Easy Python Bindings
@author Ben McGinnes
@end titlepage

@contents

@ifnottex
@node Top
@top GNU Privacy Guard (GnuPG) Made Easy Python Bindings
@end ifnottex

@menu
* GPGME Python Bindings::

@detailmenu
--- The Detailed Node Listing ---

GPGME Python Bindings

* Contents::

@end detailmenu
@end menu
```

@node GPGME Python Bindings  
@chapter GPGME Python Bindings

@menu  
\* Contents::  
@end menu

@node Contents  
@section Contents

@itemize  
@item  
@uref{short-history, A short history of the project}  
@item  
@uref{what-is-new, What's New}  
@itemize  
@item  
@uref{maintenance-mode, Maintenance Mode} (from January, 2019)  
@end itemize  
@item  
@uref{what-was-new, What Was New}  
@item  
@uref{gpgme-python-howto, GPGME Python Bindings HOWTO}  
@end  
itemize

@bye  
2011-12-02 Werner Koch <wk@g10code.com>

NB: ChangeLog files are no longer manually maintained. Starting on December 1st, 2011 we put change information only in the GIT commit log, and generate a top-level ChangeLog file from logs at "make dist". See doc/HACKING for details.

2011-05-12 Marcus Brinkmann <marcus@g10code.com>

\* gpgme.texi (I/O Callback Example): Fix example code.  
  
\* gpgme.texi (Generating Keys): Fix OpenPGP parameters and reference GPG and GPGSM manual.

2010-01-05 Werner Koch <wk@g10code.com>

\* gpgme.texi (Changing Passphrases): New.

2009-07-21 Werner Koch <wk@g10code.com>

\* uiserver.texi (UI Server Encrypt): Add --expect-sign option to

PREP\_ENCRYPT.

2009-06-16 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Result Management): New section.

2009-06-16 Werner Koch <wk@g10code.com>

\* gpgme.texi (Exporting Keys): Document gpgme\_op\_export\_keys.  
(Importing Keys): Document gpgme\_op\_import\_keys.  
(Data Buffer Meta-Data): Document URL encodings.

2009-05-28

Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Library Version Check): Document selftest error.  
(Creating Contexts): Likewise.

2009-05-18 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Encrypting a Plaintext): Document  
GPGME\_ENCRYPT\_NO\_ENCRYPT\_TO.

2009-05-05 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Engine Information): Replace path by file\_name.

2008-11-28 Werner Koch <wk@g10code.com>

\* gpgme.texi (Listing Keys): Change description of the return  
value to match the code. Spotted by Colin Leroy.

2008-10-15 Werner Koch <wk@g10code.com>

\* uiserver.texi (Miscellaneous UI Server Commands): Add option  
--protocol to the SENDER command.

2008-07-17 Werner Koch <wk@g10code.com>

\* module-overview.sk: New.

2008-07-04 Werner Koch <wk@g10code.com>

\* gpgme.texi (Algorithms): Add a hint on symmetric only encryption.

2008-06-27 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Cancellation): Document gpgme\_cancel\_async.

2008-06-25

Werner Koch <wk@g10code.com>

\* gpgme.texi (Listing Keys): Updated example to the current API.  
Noted by Nico Schottelius.

2008-06-05 Werner Koch <wk@g10code.com>

\* uiserver.texi (Miscellaneous UI Server Commands): Describe  
START\_CONFDialog.

2008-06-04 Werner Koch <wk@g10code.com>

\* gpgme.texi: Use @copying command. Change license to  
GPLv3. Include protocol specs from GpgOL and GPGEEx. Minor  
cleanups.

2008-03-11 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (File Based Data Buffers): Document the need for  
blocking operations.  
(Callback Based Data Buffers): Likewise.

2008-03-05 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Library Version Check): Rename snippet function to  
init\_gpgme.  
(I/O Callback Example): Call it here.

2008-01-28 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi: Document that data encoding affects some output data  
objects now.

2007-09-27 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Protocols and Engines):  
Document GPGME\_PROTOCOL\_UNKNOWN.

2007-09-11 Werner Koch <wk@g10code.com>

\* gpgme.texi (I/O Callback Example): Typo fix.

2007-08-07 Werner Koch <wk@g10code.com>

\* gpgme.texi (Verify): Describe chain\_model.

2007-07-12 Werner Koch <wk@g10code.com>

\* gpgme.texi (Library Version Check): Add remark that the socket layer will get initialized.

2007-06-05 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Advanced Key Editing): New section.

2007-05-21 Werner Koch <wk@g10code.com>

\* Makefile.am (online): New target.

2007-05-18 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Error Strings): Fix documentation of gpgme\_strerror\_r.

2006-11-01 Moritz Schulte <moritz@g10code.com>

\* gpgme.texi (Data Buffer I/O Operations): Fixed entry for gpgme\_data\_seek: OFFSET is not a pointer; some s/whence/offset/.

2006-09-25 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Destroying Data Buffers): Clarify that gpgme\_data\_release\_and\_get\_mem destroys DH unconditionally.

2005-03-24

Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Library Version Check): Make example code compatible to W32 systems.

2006-06-21 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Passphrase Callback): Fix inverted condition in description.

2005-12-20 Werner Koch <wk@g10code.com>

\* gpgme.texi (Verify): Document pka\_trust.

2005-12-06 Werner Koch <wk@g10code.com>

\* gpgme.texi (Key Management): Updated to match the fixes for subkey fingerprints and theg secret flag.

2005-10-06 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Destroying Data Buffers): Document gpgme\_free.

2005-10-02 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Key Management): Add the new member notations of gpgme\_sig\_key\_t.  
(Key Listing Mode): Document GPGME\_KEYLIST\_MODE\_SIG\_NOTATIONS.

2005-10-01 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi: Enclose all return parameters of dectypes in curly brackets.

\* gpgme.texi (Signature Notation Data): New section.  
(Verify): Added more about the notation data structure.

2005-09-30 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Data Buffer I/O Operations, Data Buffer Meta-Data): New subsections.

\* gpgme.texi: Replace plaintext\_filename with file\_name.

\* gpgme.texi (Key Management): Document is\_qualified.

2005-07-27 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Decrypt): Add plaintext\_filename to gpgme\_decrypt\_result\_t.  
(Verify): Likewise for gpgme\_verify\_result\_t.

2005-06-03 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Verify): Add information about new fields in gpgme\_signature\_t.

\* gpgme.texi (Decrypt): Add gpgme\_recipient\_t.

2005-05-28 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Key Listing Mode): Fix return type of gpgme\_set\_keylist\_mode.  
Reported by "Sergio" <ml\_sergico@virgilio.it>.

2005-04-28 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Included Certificates): Document  
GPGME\_INCLUDE\_CERTS\_DEFAULT.

2005-01-12 Marcus

Brinkmann <marcus@g10code.de>

\* gpgme.texi (Engine Configuration): New section.  
(Crypto Engine): New subsection.

2004-12-07 Marcus Brinkmann <marcus@g10code.de>

\* lesser.texi (Library Copying): Change from @appendixsec to  
@appendix.  
\* gpgme.texi (Features): Change reference to GPL to one to LGPL.

\* Makefile.am: Change license to LGPL.  
(gpgme\_TEXINFOS): Replace gpl.texi with lesser.texi.

\* gpgme.texi: Change license to LGPL (also for documentation of  
GPGME's license).  
\* lesser.texi: New file.  
\* gpl.texi: File removed.

\* gpgme.texi (Creating Contexts): Fix cut&paste error. Reported  
by Noel Torres <envite@rolamasao.org>.

2004-09-30 Marcus Brinkmann <marcus@g10code.de>

\* Makefile.am (gpgme\_TEXINFOS): Remove fdl.texi.  
\* gpgme.texi: Do not include fdl.texi. Change license to GPL.  
\* fdl.texi: File removed.

2004-09-29 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Key Management): Change type of keylist\_mode in  
gpgme\_key\_t to gpgme\_keylist\_mode\_t.

2004-09-28

Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Passphrase Callback): Fix last change.

2004-09-27 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Passphrase Callback): Document  
GPG\_ERR\_NOT\_IMPLEMENTED.

\* gpgme.texi: Update copyright year for tex version.

2004-07-29 Moritz Schulte <moritz@g10code.com>

\* gpgme.texi (Verify): Fix gpgme\_get\_key example (ancient force\_update argument was still there).

2004-06-08 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Listing Keys): Elaborate on the length restrictions on search patterns.

\* gpgme.texi (Decrypt and Verify): Document the NO\_DATA error code.

(Verify): Document the relationship between gpgme\_op\_verify\_result and the decrypt and verify operations.

2004-05-21 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Verify): Document GPG\_ERR\_CERT\_REVOKED status.

\* gpgme.texi (Decrypt): Add note about new field wrong\_key\_usage of gpgme\_decrypt\_result\_t.

\* gpgme.texi (Key Management): Add note about new field keylist\_mode of gpgme\_key\_t.

2004-04-29 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Verify): Correct type of member wrong\_key\_usage.

2004-03-29 Moritz Schulte <moritz@duesseldorf.ccc.de>

\* gpgme.texi (Verify): Fix type of gpgme\_op\_verify\_result.

\* gpgme.texi (Key Listing Mode): Typo fix.

2004-03-23 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Library Version Check): Fix the instruction when to set the locale.

2004-03-03 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (I/O Callback Example Qt): New section by Marc Mutz.

2004-02-24 Marcus Brinkmann <marcus@g10code.de>



\* gpgme.texi (cancellation): New section.

2004-02-17 Werner Koch <wk@gnupg.org>

\* gpgme.texi (Key Listing Mode): Doc KEYLIST\_MODE\_VALIDATE.

2004-02-06 Moritz Schulte <mo@g10code.com>

\* gpgme.texi: A couple of small fixes regarding the Largefile Support section.

2004-02-01 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Largefile Support): New section.

2004-01-13 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Key Management): Fix exportable field.

2003-12-25 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Key Management): Rename member class in gpgme\_key\_sig\_t to sig\_class.  
(Creating a Signature): Likewise for gpgme\_signature\_t.

2003-12-23 Moritz Schulte <mo@g10code.com>

\* gpgme.texi (Listing Keys): Minor clarification for gpgme\_get\_key.

2003-10-06 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Signal Handling): New section.

2003-09-14 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Multi Threading): Correct documentation on memory synchronization requirement.

\* gpgme.texi (Locale): New section.  
(Multi Threading): Set locale in example.

2003-09-13 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Error Strings): Add gpgme\_strerror\_r.

2003-09-13 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Multi Threading): Update documentation.

2003-09-03 Marcus Brinkmann <marcus@g10code.de>

\*

gpgme.texi (Header): We don't use the assuan namespace anymore.  
Document new thread options.

2003-08-14 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Creating a Signature): Change type of member class  
to unsigned int.

2003-08-04 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Verify): Get error code from SIG->status in the code  
for gpgme\_get\_sig\_status.

2003-07-31 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Key Management): Add can\_authenticate flag.

\* gpgme.texi (Listing Keys): Document GPG\_ERR\_AMBIGUOUS\_NAME for  
gpgme\_get\_key.

2003-07-29 Marcus Brinkmann <marcus@g10code.de>

\* Makefile.am (EXTRA\_DIST): Remove variable.

\* gpgme.texi (Encrypting a Plaintext): Bad passphrase is only  
possible with symmetric encryption, change the wording to reflect  
that.

\* gpgme.texi (Creating a Signature): Document  
GPG\_ERR\_UNUSABLE\_SECKEY.

\* gpgme.texi (Encrypting a Plaintext): Mention encrypt and sign  
operations in result function.  
(Creating  
a Signature): Likewise.

2003-07-23 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Key Listing Mode): Remove word duplication.  
(Listing Keys): Remove mentioning of force argument.  
(Verify): Don't mention r\_stat. Fix some typos.  
(Decrypt and Verify): Correct info how to get the result. Don't

mention r\_stat.

(Manipulating Data Buffers): Fix documentation of return value.

(Listing Keys): Update examples.

(Decrypt): Result might also be available when operation failed.

(Verify): Result might also be available when operation failed.

All spotted by Stphane Corthsy.

2003-07-22 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Error Sources): Fix cut and paste error.

2003-07-09 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Key Management): Clarify difference between can\_sign and can\_certify.

(Information About Keys): Likewise for GPGME\_ATTR\_CAN\_SIGN and GPGME\_ATTR\_CAN\_CERTIFY.

2003-07-08 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Progress Meter Callback): Change return type of gpgme\_progress\_cb\_t to void.

2003-06-22 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi: Add 2003 to copyright notice.

\* gpgme.texi (Header): Fix name space documentation on libgpg-error.

2003-06-22 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Multi Threading): Remove reference to gpgme\_recipients\_t.

2003-06-06 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Crypto Operations): Rename gpgme\_invalid\_user\_id\_t to gpgme\_invalid\_key\_t.

2003-06-06 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi: Change error codes to GPG\_ERR\_\* variants. (Error Handling): Rewritten.

2003-05-29 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Exporting Keys): Change and document prototypes.  
Add new gpgme\_op\_export\_ext and gpgme\_op\_export\_ext\_start  
variants.  
(Selecting Recipients): Section removed.  
(Encrypting a Plaintext): Change prototypes and document the  
changes.

2003-05-28 Marcus Brinkmann <marcus@g10code.de>

\*  
gpgme.texi (Exporting Keys): Change argument type from  
gpgme\_recipient\_t to gpgme\_user\_id\_t.  
(Encrypting a Plaintext): Likewise.  
(Selecting Recipients): Rewritten.

2003-05-27 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Protocol Selection): Do not use @acronym in @node  
because that breaks texi2dvi.

\* gpgme.texi (Passphrase Callback): Document new prototype.

2003-05-18 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Header): Remove Gpgme as namespace prefix. Add  
\_GPGME to namespace prefix.  
\* gpgme.texi (Multi Threading): Add note about link order.

2003-05-04 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Listing Keys): Document what happens if key is not  
found.

\* gpgme.texi (Importing Keys): Fix cut and paste error.

2003-04-30 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Encrypting a Plaintext): Remove reference to  
gpgme\_get\_op\_info.  
(Detailed Results): Subsection removed.

\* gpgme.texi (Key Listing Mode): Add GPGME\_KEYLIST\_MODE\_SIGS.  
(Manipulating  
Keys): Add obsolescence note.  
(Key Signatures): Likewise.  
(Information About Keys): Likewise.  
(Key Management): Add new data types GpgmeSubkey, GpgmeKeySig,  
GpgmeUserID, and all the information about GpgmeKey.

2003-04-29 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Listing Keys): Remove force\_update argument from gpgme\_get\_key.

\* gpgme.texi (Trust Item Management): Add data members of GpgmeTrustItem type.

(Information About Trust Items): Add note about obsolescence.

(Manipulating Trust Items): Add gpgme\_trust\_item\_ref and gpgme\_trust\_item\_unref.

2003-04-28 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Verify): Rewritten to take into account new and deprecated functions and data types.

\* gpgme.texi (Decrypt): Describe gpgme\_op\_decrypt\_result and GpgmeDecryptResult.

2003-04-27 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Encrypting a Plaintext): Add info about GpgmeEncryptResult and gpgme\_op\_encrypt\_result.

\* gpgme.texi

(Creating a Signature): Add info about

GpgmeNewSignature, GpgmeSignResult and gpgme\_op\_sign\_result.

(Crypto Operations): Add GpgmeInvalidUserID.

(Algorithms): New chapter.

\* gpgme.texi (Deleting Keys): Document

GPGME\_Ambiguous\_Specification.

(Error Values): Remove GPGME\_Invalid\_Type and GPGME\_Invalid\_Mode.

Add GPGME\_Unknown\_Reason, GPGME\_Not\_Found,

GPGME\_Ambiguous\_Specification, GPGME\_Wrong\_Key\_Usage,

GPGME\_Key\_Revoked, GPGME\_Key\_Expired, GPGME\_No\_CRL\_Known,

GPGME\_CRL\_Too\_Old, GPGME\_Policy\_Mismatch, GPGME\_No\_Secret\_Key,

GPGME\_Key\_Not\_Trusted, GPGME\_Issuer\_Missing, GPGME\_Chain\_Too\_Long,

GPGME\_Unsupported\_Algorithm, GPGME\_Sig\_Expired,

GPGME\_Bad\_Signature, GPGME\_No\_Public\_Key.

2003-04-25 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Importing Keys): Change GPGME\_IMPORT\_PRIVATE to GPGME\_IMPORT\_SECRET.

\* gpgme.texi (Importing Keys): Remove note about gpgme\_get\_op\_info.

(Detailed Results): Remove note about import.

\* gpgme.texi (Importing Keys): Add documentation for GpgmeImportStatus, GpgmeImportResult and gpgme\_op\_import\_result.

\* gpgme.texi (Generating Keys): Fix documentation of public and secret arguments.

2003-04-24 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Generating Keys): Document changed gpgme\_op\_genkey and new gpgme\_op\_genkey\_result function. Document GpgmeGenKeyResult data type.

\* gpgme.texi (Error Values): Rename GPGME\_No\_Passphrase to GPGME\_Bad\_Passphrase.

\* gpgme.texi (Decrypt): Likewise.

(Decrypt and Verify): Likewise.

(Creating a Signature): Likewise.

(Encrypting a Plaintext): Likewise.

\* gpgme.texi (Error Values): Rename GPGME\_No\_Recipients to GPGME\_No\_UserID and GPGME\_Invalid\_Recipient to GPGME\_Invalid\_UserID.

(Encrypting a Plaintext): Likewise.

\* gpgme.texi (Error Values): Remove GPGME\_Busy and GPGME\_No\_Request.

(Listing Keys): Likewise.

(Listing Trust Items): Likewise.

2003-02-06 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Cancelling an Operation): Removed.

(Passphrase

Callback): Document new type for GpgmePassphraseCb.

2003-01-30 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Engine Information): Rename member part to file\_name.

\* gpgme.texi (Protocols and Engines): Document gpgme\_get\_protocol\_name.

\* gpgme.texi (Engine Information): Rewritten.

2003-01-29 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (I/O Callback Interface): Document new even  
GPGME\_EVENT\_START.  
(Waiting For Completion): Document new possible return values.  
(I/O Callback Interface): Document return type of GpgmeIOCb.

2003-01-29 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Hooking Up Into Idle Time): Section removed.

2002-12-24 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Verify): Drop R\_STAT argument in gpgme\_op\_verify.  
\* gpgme.texi (Decrypt and Verify): Likewise for  
gpgme\_op\_decrypt\_verify.

2002-12-23 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Information About Keys): Document that  
GPGME\_ATTR\_IS\_SECRET is not representable  
as a string anymore.

2002-12-22 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Key Signatures): New section.  
(Listing Keys): Add gpgme\_get\_key.

2002-12-06 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Memory Based Data Buffers): New subsection.  
(File Based Data Buffers): Likewise.  
(Callback Based Data Buffers): Likewise.  
(Manipulating Data Buffers): Update interfaces. Add  
gpgme\_data\_seek.  
\* gpgme.texi (Engine Version Check): Remove gpgme\_check\_engine.

2002-11-21 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Verify): Document the new interface.

2002-11-19 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Generating Keys): Document new argument to  
gpgme\_op\_genkey.

2002-11-05 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Verify): Fix prototype of gpgme\_get\_sig\_key.

Reported by Miguel Coca <e970095@zipi.fi.upm.es>.

2002-08-30 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Selecting Signers): Fix reference count.

2002-08-21

Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Header): Document name space.

2002-08-20 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Importing Keys): Document gpgme\_op\_import\_ext.

\* gpgme.texi (Importing Keys): Undocument EOF.

2002-08-14 Werner Koch <wk@gnupg.org>

\* gpgme.texi (Information About Keys): Changed GPGME\_ATTR\_TYPE.

2002-07-25 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Deleting Keys): Say that secret keys might not be deleted.

2002-07-25 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Information About Keys): Document (badly) the new key attributes.

\* gpgme.texi (Manipulating Data Buffers): Mention that backend tries to detect encoding automatically.

2002-07-03 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Run Control): Update this section.  
(Waiting For Completion): Likewise for this subsection.  
(Cancelling an Operation): Likewise for this subsection.  
(Using External Event Loops): New subsection with several subsections.

2002-06-28

Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Multi Threading): Remove item about the need to synchronize anything against gpgme\_wait (except gpgme\_wait itself).



2002-06-27 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Information About Keys): Fix documentation for IDX.  
(Information About Trust Items): Likewise.

2002-06-26 Werner Koch <wk@gnupg.org>

\* gpgme.texi (Importing Keys): Document the return value -1 of  
gpgme\_op\_import.

2002-06-20 Werner Koch <wk@gnupg.org>

\* gpgme.texi (Verify): Explain the new whatidx variable.

2002-06-10 Werner Koch <wk@gnupg.org>

\* gpgme.texi (Verify): Document attribute GPGME\_ATTR\_ERRTOK.

2002-06-04 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Multi Threading): Document new autodetection.

2002-06-04 Marcus Brinkmann <marcus@g10code.de>

\* Makefile.am (DISTCLEANFILES): New variable.

2002-05-26 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi: Some typographical corrections  
throughout.

2002-05-09 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Using Automake): New section.

2002-05-09 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Multi Threading): Escape { and }.

2002-05-09 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Overview): Replace note about thread-safeness.  
(Multi Threading): New section.

2002-05-03 Werner Koch <wk@gnupg.org>

\* gpgme.texi (Manipulating Data Buffers): Changed some data types

to void\*.

(Protocol Selection): Added `gpgme_get_protocol`.

(Verify): Updated to include the new attribute functions and status codes.

2002-04-27 Werner Koch <wk@gnupg.org>

\* `gpgme.texi` (Manipulating Data Buffers): New type `GpgmeDataEncoding`.

2002-04-23 Marcus Brinkmann <marcus@g10code.de>

\* `gpgme.texi` (Passphrase Callback): Document that either return argument can be `NULL`.

(Progress Meter Callback): Likewise.

2002-04-22 Marcus Brinkmann <marcus@g10code.de>

\* `gpgme.texi` (Passphrase Callback): Fix small typo. Document the

new function `gpgme_get_passphrase_cb`.

(Progress Meter Callback): Document the new function `gpgme_get_progress_cb`.

2002-04-16 Marcus Brinkmann <marcus@g10code.de>

\* `gpgme.texi` (Creating a Signature): Fix function name. Reported by Wichert Ackerman <wichert@debian.org>.

2002-03-29 Marcus Brinkmann <marcus@g10code.de>

\* `gpgme.texi` (direntry): End index entry with a full stop.

Patch submitted by Jose Carlos Garcia Sogo <jsogo@debian.org>.

2002-03-17 Marcus Brinkmann <marcus@g10code.de>

\* `gpgme.texi` (Detailed Results): Fix syntax error in last change.

2002-03-08 Werner Koch <wk@gnupg.org>

\* `gpgme.texi` (Detailed Results): Import does also return info.

2002-03-06 Marcus Brinkmann <marcus@g10code.de>

\* `gpgme.texi` (Encrypting a Plaintext): Document symmetric encryption.

2002-03-06 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Error Strings): Add example.

\* gpgme.texi (Listing Keys): Likewise.

2002-03-03 Marcus Brinkmann <marcus@g10code.de>

\*

gpgme.texi (Information About Keys): Document GPGME\_ATTR\_EXPIRE.

2002-03-03 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Verify): Document verification of normal and cleartext signatures.

2002-02-27 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Listing Keys): Document gpgme\_op\_keylist\_ext\_start.

2002-02-27 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Encrypting a Plaintext): Document GPGME\_Invalid\_Recipients.  
(Error Values): Likewise.

2002-02-26 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Encrypting a Plaintext): Document gpgme\_op\_encrypt\_sign and gpgme\_op\_encrypt\_sign\_start.

2002-02-25 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Creating a Signature): Add a note about certificates to include.  
(Included Certificates): New section.

2002-02-09 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Detailed Results): Remove literal tags.  
(Generating Keys): Update documentation.

\* gpgme.texi (Generating Keys):  
Fix syntax error.

2002-02-06 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Waiting For Completion): Adjust doc to changes in the code.

2002-02-06 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Key Listing Mode): Update documentation.

2002-01-31 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Generating Keys): Document error at creation failure.

2002-01-30 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Deleting Keys): Document new error values.

2002-01-30 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Importing Keys): Add reference to gpgme\_get\_op\_info.

2002-01-30 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi: Some spell checking.

2002-01-30 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi: Add all the gpgme\_op\_\*\_start functions.  
Fill the concept index with many, many entries.

2002-01-29 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Run Control): New section.  
(Verify): Document gpgme\_get\_notation.  
(More Information):  
New section describing gpgme\_get\_op\_info.

2002-01-22 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Passphrase callback): Change GpgmePassphraseCb's  
R\_HD type from void\* to void\*\*.

2002-01-22 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Creating data buffers): Change  
gpgme\_data\_new\_from\_filepart's LENGTH type from off\_t to size\_t.

2002-01-22 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi (Generating keys): New subsection.  
(Exporting keys): Likewise.  
(Importing keys): Likewise.  
(Deleting keys): Likewise.

2002-01-16 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.texi: g10Code -> g10 Code

\* gpgme.texi (Top): Complete detailmenu.

\* gpgme.texi: Convert embarrassing cruft to the real thing.

2002-01-16 Marcus Brinkmann <marcus@g10code.de>

\* ChangeLog: New file.

\* gpgme.texi: Likewise.

\* gpl.texi: Likewise.

\* fdl.texi: Likewise.

\* Makefile.am (info\_TEXINFOS): New variable.

(gpgme\_TEXINFOS): Likewise.

Copyright (C) 2002, 2003, 2004, 2005,  
2006, 2007, 2008, 2009, 2010,  
2011 g10 Code GmbH

This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful, but

WITHOUT ANY WARRANTY, to the extent permitted by law; without even the

implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

(21:protected-private-key(3:elg(1:p129:|B36I(s7}+ZJ/pvE;"tg7N ca"Gxvnyu&bB#h'7=89&oG

R<hO)(1:g1:)(1:y128:Ji]WU\_UP}AQ\YMhAl|2e{ \_tcMNDg}[ QnWsK 4pY{ \$bDCs)(9:protected25:openpgp-s2k3-sha1-aes-cbc((4:sha18:JcE7:6452224)16: i[Q\*vK)192:FJA!O!ZAF

biJ&Tsb!t

&9@R\~V+x>?sedDz-W(yqf?u^e?s1saV8<T0:tC5%ZMh?\$,y\_e[1D)(12:protected-at15:20130812T105135)))

(private-key

(oid.1.2.840.113549.1.1.1

(n

#00e0ce96f90b6c9e02f3922beada93fe50a875eac6bcc18bb9a9cf2e84965caa2d1ff95a7f542465c6c0c19d276e4526ce048868a7a914fd343cc3a87dd74291ffc565506d5bbb25cbac6a0e2dd1f8bcaab0d4a29c2f37c950f363484bf269f7891440464baf79827e03a36e70b814938eebdc63e964247be75dc58b014b7ea251#)

(e #010001#)

(d

#046129F2489D71579BE0A75FE029BD6CDB574EBF57EA8A5B0FDA942CAB943B117D7BB95E5D28875E0F9FC5FCC06A72F6D502464DABDED78EF6B716177B83D5BDC543DC5D3FED932E59F5897E92E6F58A0F33424106A3B6FA2CBF877510E4AC21C3EE47851E97D12996222AC3566D4CCB0B83D164074ABF7DE655FC2446DA1781#)

(p

#00e861b700e17e8afe6837e7512e35b6ca11d0ae47d8b85161c67baf64377213fe52d772f2035b3ca830af41d8a4120e

```

1c1c70d12cc22f00d28d31dd48a8d424f1#)
(q
#00f7a7ca5367c661f8e62df34f0d05c10c88e5492348dd7bddc942c9a8f369f935a07785d2db805215ed786e4285df16
58eed3ce84f469b81b50d358407b4ad361#)
(u
#304559a9ead56d2309d203811a641bb1a09626bc8eb36ffa23c968ec5bd891eebbafc73ae666e01ba7c8990bae06cc2
bbe10b75e69fcacb353a6473079d8e9b#)
)
)
# libgpgme.vers - List of symbols to export.
# Copyright (C) 2002, 2004, 2005, 2009, 2012 g10 Code GmbH
#
# This file is part of GPGME.
#
# GPGME is free software; you can redistribute it and/or modify
# it under the terms of the GNU Lesser general Public License as
# published by the Free Software Foundation; either version 2.1 of
# the License, or (at your option) any later version.
#
# GPGME is distributed in the hope that it will be useful,
# but WITHOUT ANY WARRANTY; without even the implied warranty of
# MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
# GNU Lesser General Public License for more details.
#
# You should have received a copy of the GNU Lesser General Public
# License along with this program; if not, see <https://www.gnu.org/licenses/>.

#-----
# Please remember to add new functions also to gpgme.def
#-----

GPGME_1.1 {
global:
    gpgme_set_engine_info;

    gpgme_ctx_get_engine_info;
    gpgme_ctx_set_engine_info;

    gpgme_data_set_file_name;
    gpgme_data_get_file_name;
    gpgme_data_identify;

    gpgme_sig_notation_clear;
    gpgme_sig_notation_add;
    gpgme_sig_notation_get;

    gpgme_free;

```

gpgme\_op\_getauditlog\_start;  
gpgme\_op\_getauditlog;

gpgme\_conf\_release;  
gpgme\_conf\_arg\_new;  
gpgme\_conf\_arg\_release;  
gpgme\_conf\_opt\_change;  
gpgme\_op\_conf\_load;  
gpgme\_op\_conf\_save;  
gpgme\_op\_conf\_dir;

gpgme\_cancel\_async;

gpgme\_op\_assuan\_result;  
gpgme\_op\_assuan\_transact;  
gpgme\_op\_assuan\_transact\_start;

gpgme\_check\_version\_internal;

gpgme\_io\_read;  
gpgme\_io\_write;

gpgme\_result\_ref;  
gpgme\_result\_unref;

gpgme\_op\_import\_keys;  
gpgme\_op\_import\_keys\_start;  
gpgme\_op\_export\_keys;  
gpgme\_op\_export\_keys\_start;

gpgme\_op\_assuan\_transact\_ext;

gpgme\_wait\_ext;

gpgme\_op\_vfs\_mount\_result;  
gpgme\_op\_vfs\_mount;  
gpgme\_op\_vfs\_create;

gpgme\_key\_from\_uid;  
gpgme\_set\_sub\_protocol;  
gpgme\_get\_sub\_protocol;

gpgme\_op\_passwd\_start;  
gpgme\_op\_passwd;

gpgme\_set\_global\_flag;

gpgme\_io\_writen;

gpgme\_set\_pinentry\_mode;  
gpgme\_get\_pinentry\_mode;

gpgme\_get\_dirinfo;

gpgme\_op\_spawn\_start;  
gpgme\_op\_spawn;

gpgme\_set\_offline;  
gpgme\_get\_offline;

gpgme\_set\_status\_cb;  
gpgme\_get\_status\_cb;

gpgme\_pubkey\_algo\_string;  
gpgme\_set\_ctx\_flag;  
gpgme\_get\_ctx\_flag;  
gpgme\_data\_set\_flag;

gpgme\_op\_createkey\_start;  
gpgme\_op\_createkey;  
gpgme\_op\_createsubkey\_start;  
gpgme\_op\_createsubkey;  
gpgme\_op\_adduid\_start;  
gpgme\_op\_adduid;  
gpgme\_op\_revuid\_start;  
gpgme\_op\_revuid;  
gpgme\_op\_keysign\_start;  
gpgme\_op\_keysign;  
gpgme\_op\_tofu\_policy\_start;  
gpgme\_op\_tofu\_policy;  
gpgme\_op\_interact\_start;  
gpgme\_op\_interact;

gpgme\_addrspec\_from\_uid;

gpgme\_set\_sender;  
gpgme\_get\_sender;

gpgme\_op\_query\_swdb;  
gpgme\_op\_query\_swdb\_result;

gpgme\_op\_set\_uid\_flag\_start;  
gpgme\_op\_set\_uid\_flag;

gpgme\_op\_decrypt\_ext;  
gpgme\_op\_decrypt\_ext\_start;



```
gpgme_data_new_from_estream;

};

GPGME_1.0 {
global:
gpgme_check_version;
gpgme_get_engine_info;
gpgme_engine_check_version;

gpgme_err_code_from_errno;
gpgme_err_code_to_errno;
gpgme_err_make_from_errno;
gpgme_error_from_errno;
gpgme_strerror;
gpgme_strerror_r;
gpgme_strerror;

gpgme_data_get_encoding;
gpgme_data_new;
gpgme_data_new_from_cbs;
gpgme_data_new_from_fd;
gpgme_data_new_from_file;
gpgme_data_new_from_filepart;
gpgme_data_new_from_mem;
gpgme_data_new_from_stream;
gpgme_data_read;
gpgme_data_release;
gpgme_data_release_and_get_mem;
gpgme_data_seek;
gpgme_data_set_encoding;
gpgme_data_write;

gpgme_get_protocol_name;
gpgme_hash_algo_name;
gpgme_pubkey_algo_name;

gpgme_new;
gpgme_get_armor;
gpgme_get_include_certs;
gpgme_get_io_cbs;
gpgme_get_keylist_mode;
gpgme_get_passphrase_cb;
gpgme_get_progress_cb;
gpgme_get_protocol;
gpgme_get_textmode;
```

gpgme\_release;  
gpgme\_set\_armor;  
gpgme\_set\_include\_certs;  
gpgme\_set\_io\_cbs;  
gpgme\_set\_keylist\_mode;  
gpgme\_set\_locale;  
gpgme\_set\_passphrase\_cb;  
gpgme\_set\_progress\_cb;  
gpgme\_set\_protocol;  
gpgme\_set\_textmode;  
gpgme\_signers\_add;  
gpgme\_signers\_clear;  
gpgme\_signers\_count;  
gpgme\_signers\_enum;

gpgme\_key\_ref;  
gpgme\_key\_unref;  
gpgme\_key\_release;

gpgme\_trust\_item\_ref;  
gpgme\_trust\_item\_unref;

gpgme\_cancel;  
gpgme\_op\_card\_edit;  
gpgme\_op\_card\_edit\_start;  
gpgme\_op\_decrypt;  
gpgme\_op\_decrypt\_result;  
gpgme\_op\_decrypt\_start;  
gpgme\_op\_decrypt\_verify;  
gpgme\_op\_decrypt\_verify\_start;  
gpgme\_op\_delete;  
gpgme\_op\_delete\_start;  
gpgme\_op\_delete\_ext;  
gpgme\_op\_delete\_ext\_start;  
gpgme\_op\_edit;  
gpgme\_op\_edit\_start;  
gpgme\_op\_encrypt;  
gpgme\_op\_encrypt\_start;  
gpgme\_op\_encrypt\_ext;  
gpgme\_op\_encrypt\_ext\_start;  
gpgme\_op\_encrypt\_sign;  
gpgme\_op\_encrypt\_sign\_ext;  
gpgme\_op\_encrypt\_sign\_start;  
gpgme\_op\_encrypt\_sign\_ext\_start;  
gpgme\_op\_encrypt\_result;

gpgme\_op\_export;  
gpgme\_op\_export\_ext;

```
gpgme_op_export_ext_start;
gpgme_op_export_start;
gpgme_op_genkey;
gpgme_op_genkey_result;
gpgme_op_genkey_start;
gpgme_get_key;
gpgme_op_import;
gpgme_op_import_result;
gpgme_op_import_start;
gpgme_op_keylist_end;
gpgme_op_keylist_ext_start;
gpgme_op_keylist_from_data_start;
gpgme_op_keylist_next;
gpgme_op_keylist_result;
gpgme_op_keylist_start;
gpgme_op_sign;
gpgme_op_sign_result;
gpgme_op_sign_start;
gpgme_op_trustlist_end;
gpgme_op_trustlist_next;
gpgme_op_trustlist_start;
gpgme_op_verify;
gpgme_op_verify_result;
gpgme_op_verify_start;
gpgme_wait;
```

```
gpgme_data_new_with_read_cb;
gpgme_data_rewind;
gpgme_get_sig_status;
gpgme_get_sig_string_attr;
gpgme_get_sig_ulong_attr;
gpgme_get_sig_key;
gpgme_key_get_string_attr;
gpgme_key_get_ulong_attr;
gpgme_key_sig_get_string_attr;
gpgme_key_sig_get_ulong_attr;
gpgme_op_import_ext;
gpgme_trust_item_get_int_attr;
gpgme_trust_item_get_string_attr;
gpgme_trust_item_release;
```

```
gpgme_err_code_from_syserror;
gpgme_err_set_errno;
```

```
local:
```

```
 *;
```

```
};
```

;;; -\*- Mode: lisp -\*-

;;; Copyright (C) 2006 g10 Code GmbH

;;;

;;; This file is part of GPGME.

;;;

;;; GPGME is free software; you can redistribute it and/or

;;; modify it under the terms of the GNU Lesser General Public License

;;; as published by the Free Software Foundation; either version 2.1 of

;;; the License, or (at your option) any later version.

;;;

;;; GPGME is distributed in the hope that it will be useful, but

;;; WITHOUT ANY WARRANTY; without even the implied warranty of

;;; MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU

;;; Lesser General Public License for more details.

;;;

;;; You should have received a copy of the GNU Lesser General Public

;;; License along with GPGME; if not, write to the Free

;;; Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA

;;; 02111-1307, USA.

(defpackage #:gpgme-system

(:use #:common-lisp #:asdf))

(in-package #:gpgme-system)

(defsystem gpgme

:description "GnuPG Made Easy."

:author "g10 Code GmbH"

:version "1.13.1"

:licence "GPL"

:defsystem-depends-on ("cffi-grovel")

:depends-on ("cffi" "gpg-error" "trivial-garbage")

:components ((:file "gpgme-package")

(:cffi-grovel-file "gpgme-grovel"

:depends-on ("gpgme-package"))

(:file "gpgme"

:depends-on ("gpgme-package" "gpgme-grovel"))))

-----BEGIN PGP PRIVATE KEY BLOCK-----

IQOYBFrsKEkBCADKw4Wt8J6M/88qD8PO6lSMCxH1cpwH8iK0uPaFFYsJkkXo7kWf  
PTAttrV+REqF/o80dvYcdLvRsV21pvncZz/HXLu1yQ18mC3XObrKokbdgrTTKA5XE  
BZkNsqyaMMJauT18H4hYkSg62/tTdO1cu/zWv/LFf7Xyn6+uA74ovXCJIO1s0N2c  
PSht98QRzPMf2owgVk37JnDNp4gGVDGHxSZOuUwxgYAZYnA8SFc+c+3ZrQfY870  
+O4j3Mz4p7yD13AwP4buQLBsb/icxekeQCqpRjLH9f7MdEcGXa1x36RcEkHdu+M  
yJ392eMgD+dKNfRCtyTPhjZTxvbNELIBYICfABEBAAEAB/wLJ0gyMjs2fFfT83wM  
5Lzz2yQIwV4t3bbIBAUjdHTqeN5Zmsm/oakFyjSokULK96Kv0R4ej9eoIgmFvxFk  
HRkrngxTrbsNJ7I6QcKYHTPeIj318ykNL6fj0WJUcdPIENukXl5jbqNyk3/4D2y

TTDySyq6jHTgvMH4K4KJUSpglvSJPntTk9RhuFGHAF+sNR9atygDYctAaERMRTsg  
LCoSt/AoX5GRMIQjXT9oqQjwSQoZyF4s8HMC8wdTFIE/E0L4IVdHVp8sz2UszNtT  
W/evmCA+KVruKjRH/Fhrq4hHkEamW28+j4L6uAyagONP7BONs+S5Oo2zTT9+tV2R  
ILTZBADdgLuAgF6C5Lu9jCF6DfFgaT/uafMyQNkEGNlxOHMWHTgLHe475V2eG9gA  
amd4yXKyEFKU1PWnvlGuicQSGdzVcwmq61msvXgYD0FK3LP3yWzKnE4X1tzc9Vp  
/uHjXKjewCuyt1f5in919v+t8TbUxBYKC0zX/qWtX+10cTx77QQA6leqhToJ95Yc  
u4UBrKMEO+y2v8Svb3LG7yI5oY8tkw0EkJ/kpZ8xTAFZYCe6fXdVVE3PHg2lrxyc  
Wv/EU3QY/qA3G82mbXYeJ2jNZaTNYo4MylMrt4Mx25x4ke7JlsE8SVrQ+4CrHkqp  
OjSIa7fppLrQ78uW980AtN8NNQGrlTsD/A9aoA60IgxY1Q3K2uSyDCyjLknv57ym  
ZSBD3/t7m0l6Q6gdbfhNGosT+Hd4y3actqEqzXZHW2VG4dKZ/wRNkxtSm9adU9vs  
EHyzxb6mKIH32zAG5TaFT20hC+NK6lsyHr9UE2ZrS6ma2sLxGW2O40hqNsdD+5m  
NrqeBc2I/js1PMK0EHRlc3RAZXhbbXBsZS5vcmeJAVQEEwEIAD4WIQTUFzW5Ejb9  
uIIEjFojAWNe7/DLBQUCWuwoSQIbAwUJA8JnAAULCQgHAgYVCgkICwIEFgIDAQIe  
AQIXgAAKCRajAWNe7/DLBf9kB/wOQ/S60HGwFq07W9N01HWULyhHKOmmHL6rfZ6  
4oDqLxolPSasz7WAMW1jN4qtWJ0mFzwO83V6kaBe+wF6Kqir6udFSBw9rPcFg6/V  
ZXPltT0a6uacIHq6DyQ5iMW4YQWbVy9OR2rNgkYo1JCBR0XdRjYCSX3yB4TWv/eX  
nZ37/WjmiTOIZh35rjs+NuU/S5JPDfAp2/k70DevQeBsv+UjVXjWpNTZmPbvDnd9  
95uSmC6UY4hzyP84ORYMYn9n1QAR0goxDN6UunOf9Rlp1oMzdxMool/d1MICxg2h  
3jheuhv7lgUF4KpvhOuEPXQ7UO417E0TYcDZ1J8Nsv87SZeEnQOYBFrsKEKBCADj  
oEBhG/QPqZHg8VyoD1xYRAWGxyDJkX/GrSs6yE+x2hk5FoQCajxKa/d4AVxOnJpd  
whAfeXeSNaql5Ejzax+Tdj9BV6vtGVJVv0pO7bgAiZxkA6RHxtNqhpPnPQoXvUz  
kzpRgpL+Nj4yIg7z1ITH6KQH4u5SI9vd+j/8i9Taz67pdZwuJjac8qBuJHjzAo1  
bjYctFYUSG5pbmMQyNlySzziNkFa4DajODlt3RuqVGP316Fk+Sy2+60tC/HIX8jg  
MyMONfOGBQx6jk8tvAphS/LAqrrNepnagIyLUGKU+L8cB2g1PGGp2biBFWqZbudZ  
oyRBet/0yH/zirBdQJw1ABEBAAEAB/4IN3gXOI4OuoOcsvHak4pebx61Mt0YP9cT  
qZASIBqxok5x8E28pFh/tYfkYdqRCtdNYZOnxcEoUWh5j6nfwZkEnJ9P/T8GPNk7  
pMKnKXmExi05b5uGHD8nU1rSbf/YkvAF0vpbx4/RDxbbtQhbUwGzusSI+pBLM0w  
5TreEB+vRGC2gOvXXOtKLNEa7M9rH2EwbAkP3jOGGwgk6adxbQdBcRqx4merqHL  
YrVz73bCj8TDc0fsNjyIaZZJ++ejfBFYavsF1pvx9z7FNFi8rSXoiB3SBtaWGfhr  
bwNaMZrDc7TRIq/fGgaL6g//bzcWrr1YaHXZ10Bgx6UymDOIYkCpBADm0Hv46sPw  
07SO8+IACcaQliOto1pndOPwTimCeo58/7rf8I2a5uuJloGrnPwAX65bKDNUALp6  
X3lnXRNmhnB3Uewx4i00LQmjsxhJfQiGLpMv0j58tn64s7GqQzGVV1JKcQm992RV  
jFOydyjZ+K4LGWEOITG/bZrMEVNGCM+OnQQA/Haz8xN0NFSlq7tyfFc0pkx/TiCX  
xGfBqbO0wU2b5GMnZbY/06HENpidIzpa231VQaw5/nPTvfhLKW1iGAkc148cX1q  
IL9w2ksXuaHR3LXud2VcfVTIdxU/7h7u1dD/85+c0+7jlGOBd9cXKxIM6OjpIJ1  
l5/1h3C5S0TuxHkEAL/3BGihkhNfv1Xx0rWu0/732usX/nE/A9C26hGu41FUf3fp  
0ilonKpKZUEwWt5hWSEFCsrznNvekiO0rxvuu3RVegvzThPNU4Pf4JztJpRVhvUQ  
d9ulxJw7V9rs75uNBatTNC0kXuGoXhehw4Bn93xa67gYGd3LfrH+oT0GCDpTSHCJ  
ATwEGAEIACYWIQTUFzW5Ejb9uIIEjFojAWNe7/DLBQUCWuwoSQIbDAUJA8JnAAAK  
CRajAWNe7/DLBf0pCACPP5hBuUWngu2Hqvg+tNiujfsiYzId3MffFxEk3CbXeHcJ  
5F32NDJ9PYCnra4L8wSv+NZt9gIa8IFwoFSFQCjzH7KE86XcV3MhfdJTNb/+9CR7  
Jq3e/4Iy0N5ip7PNYMCyakcAsxvsNCJKrSaDuYe/OAoTXRBtgRWE2uyT315em02L  
kr+2Cc/Qk6H+v1NOHGRgnpI/OZZjnUuUfBUvMGHr1phW+y7aeymC9PnUGdViRdJe  
23nntMSDA+0/I7ESO9JsWvJbyBmuiZpu9JjScOjYH9xpQLqRNyW4WHpZriN69F0t  
9Mmd7bM1+UyPgbPER0iWMeyctYsuOLEUyQKMscDT  
=hkUm  
-----END

PGP PRIVATE KEY BLOCK-----

#+TITLE: Stuff To Do

#+LATEX\_COMPILER: xelatex

#+LATEX\_CLASS: article

#+LATEX\_CLASS\_OPTIONS: [12pt]

#+LATEX\_HEADER: \usepackage{xltextra}

#+LATEX\_HEADER: \usepackage[margin=1in]{geometry}

#+LATEX\_HEADER: \setmainfont[Ligatures={Common}]{Latin Modern Roman}

\* Project Task List

:PROPERTIES:

:CUSTOM\_ID: task-list

:END:

\*\* DONE Documentation default format

CLOSED: [2018-02-15 Thu 21:29]

:PROPERTIES:

:CUSTOM\_ID: todo-docs-default

:END:

Decide on a default file format for documentation. The two main contenders being Org Mode, the default for the GnuPG Project and reStructuredText, the default for Python projects. A third option of DITA XML was considered due to a number of beneficial features it provides.

The decision was made to use Org Mode in order to fully integrate with the rest of the GPGME and GnuPG documentation. It is possible to produce reST versions via Pandoc and DITA XML can be reached through converting to either Markdown or XHTML first.

\*\* TODO Documentation build systems

:PROPERTIES:

:CUSTOM\_ID: todo-docs-build-systems

:END:

Though Org Mode is being used for the default documentation format, it still needs to end up as usable by end users. So the Org Mode files are used to produce the "source" files used by the two main contenders for documenting the bindings: Texinfo and ReStructuredText/Docutils.

\*\*\* TODO Texinfo documentation

:PROPERTIES:

:CUSTOM\_ID: todo-docs-build-texinfo

:END:

Need to add all of Texinfo's ... special systems to make it do its things.

\*\*\* TODO ReStructuredText documentation

:PROPERTIES:  
:CUSTOM\_ID: todo-docs-build-docutils  
:END:

Need to run Sphinx's quick start, add it to the requirements and tweak the index page for the rst files to point to the HOWTO and other files.

It might just be easier to do all that in Org Mode and convert the lot, then the Sphinx bits can be automated.

\*\* STARTED Documentation HOWTO

:PROPERTIES:  
:CUSTOM\_ID: todo-docs-howto  
:END:

- State "STARTED" from "TODO" [2018-03-08 Thu 13:59] \\  
Started yesterday.

Write a HOWTO style guide for the current Python bindings.

\*\*\* DONE Start python bindings HOWTO

CLOSED: [2018-03-07 Wed 18:14]  
:PROPERTIES:  
:CUSTOM\_ID: howto-start  
:END:

\*\*\* STARTED Include certain specific instructions in the HOWTO

:PROPERTIES:  
:CUSTOM\_ID: howto-requests  
:END:

Note: moved the S/MIME bits out to their own section of the TODO list and may be served better by separate HOWTO documentation anyway.

- State "STARTED" from "TODO" [2018-03-09 Fri 15:27]  
Some functions can be worked out from the handful of examples available, but many more can't and I've already begun receiving requests for certain functions to be explained.

\*\*\*\* DONE Standard scenarios

CLOSED: [2018-03-19 Mon 12:34]

:PROPERTIES:

:CUSTOM\_ID: howto-the-basics

:END:

- State "DONE" from "STARTED"

[2018-03-19 Mon 12:34] \\

All four of those are done.

- State "STARTED" from "TODO" [2018-03-09 Fri 15:26] \\

Began with the example code, now to add the text.

What everyone expects: encryption, decryption, signing and verifying.

\*\*\*\* STARTED Key control

:PROPERTIES:

:CUSTOM\_ID: howto-key-control

:END:

- State "STARTED" from "TODO" [2018-03-19 Mon 12:35] \\

Generating keys and subkeys are done, but revocation is still to be done.

Generating keys, adding subkeys, revoking subkeys (and keeping the cert key), adding and revoking UIDs, signing/certifying keys.

\*\*\*\* DONE More key control

CLOSED: [2018-03-19 Mon 12:36]

:PROPERTIES:

:CUSTOM\_ID: howto-key-selection

:END:

- State "DONE" from "TODO" [2018-03-19 Mon 12:36] \\

Key selection, searching, matching and counting is done.

Selecting keys to encrypt to or manipulate in other ways (e.g. as with key

control or the basics).

\*\* TODO Documentation SWIG

:PROPERTIES:

:CUSTOM\_ID: todo-docs-swig

:END:

Write documentation for the complete SWIG bindings demonstrating the correspondence with GPGME itself.

Note: it is likely that this will be more in the nature of something to be used in conjunction with the existing GPGME



documentation which makes it easier for Python developers to use.

\*\* TODO GUI examples

```
:PROPERTIES:  
:CUSTOM_ID: todo-gui-examples  
:END:
```

Create some examples of using Python bindings in a GUI application to either match or be similar to the old GTK2 examples available with PyME.

\*\* TODO Replace SWIG

```
:PROPERTIES:  
:CUSTOM_ID: todo-replace-swig  
:END:
```

Selecting SWIG for this project in 2002 was understandable and effectively the only viable option. The options available now, however, are significantly improved and some of those would resolve a number of existing problems with using SWIG, particularly when running code on both POSIX compliant and Windows platforms.

The long term goal is to replace SWIG by reimplementing the Python bindings using a more suitable means of interfacing with the GPGME C source code.

\*\*\* TODO Replacement for SWIG

```
:PROPERTIES:  
:CUSTOM_ID: todo-replace-swig-replacement  
:END:
```

Decide on a replacement for SWIG. Currently CFFI is looking like the most viable candidate, but some additional testing and checks are yet to be completed.

\*\* TODO API for an API

```
:PROPERTIES:  
:CUSTOM_ID: todo-api-squared  
:END:
```

A C API like GPGME is not what most modern developers think of when they hear the term API. Normally they think of something they can interact with like a RESTful web API. Though RESTful is unlikely given the nature of GPGME and the process of encryption, it may be

possible to provide a more familiar interface which can be utilised by developers of other languages for which bindings are not available or for which it is too difficult to create proper bindings.

\*\* TODO S/MIME

```
:PROPERTIES:  
:CUSTOM_ID: s-mime  
:END:
```

Eventually add some of this, but the OpenPGP details are far more important at the moment.

\* Project Task Details

```
:PROPERTIES:  
:CUSTOM_ID: detailed-tasks  
:END:
```

\*\* Working examples

```
:PROPERTIES:  
:CUSTOM_ID: working-examples  
:END:
```

The old GUI examples were unable to be retained since they depended on GTK2 and Python 2's integration with GTK2.

Current GPGME examples so far only include command line tools or basic Python code for use with either Python 2.7 or Python 3.4 and above.

Future GUI examples ought to utilise available GUI modules and libraries supported by Python 3. This may include Qt frameworks, Tkinter, GTK3 or something else entirely.

\*\* Documentation

```
:PROPERTIES:  
:CUSTOM_ID: documentation  
:END:
```

The legacy documentation which no longer applies to the Python bindings has been removed.

Current and future documentation will adhere to the GnuPG standard of using Org Mode and not use the reStructuredText (reST) format

more commonly associated with Python documentation. The reasons for this are that this project is best served as shipping with the rest of GPGME and the documentation ought to match that. There are also aspects of Org Mode's publishing features which are superior to the defaults of reST, including the capacity to generate fully validating strict XHTML output.

If reST files are required at a later point for future inclusion with other Python packages, then that format can be generated from the .org files with Pandoc before being leveraged by either Docutils, Sphinx or something else.

While there are some advanced typesetting features of reST which are not directly available to Org Mode, more often than not those features are best implemented with either HTML and CSS, with LaTeX to produce a PDF or

via a number of XML solutions. Both reST and

Org Mode have multiple paths by which to achieve all of these.

```
from __future__ import absolute_import
```

```
import cython
```

```
import gpg
```

```
c = gpg.Context()
```

```
seckeys = c.keylist(pattern=None, secret=True)
```

```
pubkeys = c.keylist(pattern=None, secret=False)
```

```
seclist = list(seckeys)
```

```
secnum = len(seclist)
```

```
publist = list(pubkeys)
```

```
pubnum = len(publist)
```

```
if cython.compiled is True:
```

```
    cc = "Powered by Cython compiled C code."
```

```
else:
```

```
    cc = "Powered by Python."
```

```
print("""
```

```
    Number of secret keys: {0}
```

```
    Number of public keys: {1}
```

```
    {2}
```

```
""").format(secnum, pubnum, cc))
```

```
\input texinfo @c -*- texinfo -*-
```

```
@c %**start of header
```

```
@setfilename maintenance-mode.info
```

```
@settitle Maintenance Mode
```

@documentencoding utf-8

@documentlanguage en

@c %\*\*end of header

@finalout

@titlepage

@title Maintenance Mode

@author Ben McGinnes

@end titlepage

@contents

@ifnottex

@node Top

@top Maintenance Mode

@end ifnottex

@menu

\* Maintenance Mode from 2019::

@detailmenu

--- The Detailed Node Listing ---

Maintenance Mode from 2019

\* Maintainer from 2019 onward::

\* Using the Python Bindings from 2019 and beyond::

\* Documentation formats::

Documentation formats

\* Cautionary Notes regarding Sphinx and EPUB::

@end detailmenu

@end menu

@node Maintenance Mode from 2019

@chapter Maintenance Mode from 2019

@multitable {aaaaaaaaaaaaaaaa} {aaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa}

@item Version:

@tab 0.0.1

@item GPGME Version:

@tab 1.13.0

@item Author:

@tab Ben McGinnes <ben@gnupg.org>

@item Author GPG Key:

@tab DB4724E6FA4286C92B4E55C4321E4E2373590E5D

@item Language:  
@tab Australian  
English, British English  
@item xml:lang:  
@tab en-AU, en-GB, en  
@end multitable

From the beginning of 2019 the Python bindings to GPGME will enter maintenance mode, meaning that new features will not be added and only bug fixes and security fixes will be made. This also means that documentation beyond that existing at the end of 2018 will not be developed further except to correct errors.

Though use of these bindings appears to have been quite well received, there has been no indication of what demand there is, if any for either financial backing of the current Python bindings development or support contracts with g10code GmbH citing the necessity of including the bindings.

@menu  
\* Maintainer from 2019 onward::  
\* Using the Python Bindings from 2019 and beyond::  
\* Documentation formats::  
@end menu

@node Maintainer from 2019 onward  
@section Maintainer from 2019 onward

How does this affect the position of GnuPG Python Bindings Maintainer?

Well, I will remain as maintainer of the bindings; but without funding for that position, the amount of time I will be able to dedicate solely to this task will be limited and reduced to volunteered time. As with all volunteered time and effort in free software projects, this will be subject to numerous external imperatives.

@node Using the Python Bindings from 2019 and beyond  
@section Using the Python Bindings from 2019 and beyond

For most, if not all, Python developers using these bindings; they will continue to just work the same as they always have. Expansions of GPGME itself are usually handled by SWIG with the existing code and thus bindings are generated properly when the bindings are installed alongside GPGME and when the latter is built from source.

In the rare circumstances where that is not enough to address some new addition to GPGME, then that is a bug and thus subject to the

maintenance mode provisions (i.e. it will be fixed following a bug report being raised and your humble author will need to remember where the timesheet template was filed, depending on how many years off such an event is).

All the GPGME functionality will continue to be accessible via the lower level, dynamically generated methods which match the GPGME C documentation. While the more intuitively Pythonic higher level layer already covers the vast majority of functionality people require with key generation, signatures, certifications (key signing), encryption, decryption, verification, validation, trust levels and so on.

Any wanted features lacking in the Python bindings are usually lacking because they are missing from GPGME itself (e.g. revoking keys via the API) and in such cases they are usually deliberately excluded. More discussion of these issues can be found in the archives of the [@uref{https://lists.gnupg.org/mailman/listinfo/gnupg-devel, gnupg-devel mailing list}](https://lists.gnupg.org/mailman/listinfo/gnupg-devel).

Any features existing in the dynamically generated layer for which people want a specific, higher level function included to make it more Pythonic (e.g. to avoid needing to learn or memorise cryptographic mode values or GnuPG status code numbers), would be a feature request and **not** a bug.

It is still worthwhile requesting it, but the addition of such a feature would not be guaranteed and provided on a purely volunteer basis. Expediting such a request would require funding that request.

Those with a commercial interest in expediting such a feature request already know how to [@uref{https://gnupg.org/cgi-bin/procdonate.cgi?mode=preset, expedite it}](https://gnupg.org/cgi-bin/procdonate.cgi?mode=preset) (use the message field to state what feature is being requested).

@node Documentation formats  
@section Documentation formats

The documentation has been written in Org mode for GNU Emacs, with both Texinfo and reStructuredText formats generated from that. The Texinfo files are intended for use with the rest of the GnuPG documentation; while the reStructuredText files are intended for use with Docutils and Sphinx, as with other Python projects.

@menu  
\* Cautionary Notes  
regarding Sphinx and EPUB::  
@end menu

@node Cautionary Notes regarding Sphinx and EPUB  
@subsection Cautionary Notes regarding Sphinx and EPUB

Though Python's Docutils in conjunction with Sphinx is capable of generating some very useful HTML sites, as proven by [@uref{https://readthedocs.org/, Read the Docs}](https://readthedocs.org/) and the [@uref{https://docs.python.org/, Python documentation}](https://docs.python.org/), there are a number of output formats it does not handle well. At the top of the list of things it manages to break so atrociously as to be embarrassing is the [@uref{http://idpf.org/epub, EPUB 3}](http://idpf.org/epub, EPUB 3) format.

The automatically generated EPUB of the CPython documentation always contains hundreds of validation errors and even the modest amount of documentation here [@uref{https://files.au.adversary.org.s3.amazonaws.com/crypto/gpgme-python/rst/epub/GPGMEPythonBindings.epub](https://files.au.adversary.org.s3.amazonaws.com/crypto/gpgme-python/rst/epub/GPGMEPythonBindings.epub), produced a file with approximately thirty validation errors. As the volume of documentation content increases, so does the induced errors. Whereas Texinfo doesn't produce EPUB output at all, nor does Org-mode.

Should there ever be genuine demand for this format, lodge a [@uref{https://dev.gnupg.org/maniphest/task/edit/form/4/, feature request}](https://dev.gnupg.org/maniphest/task/edit/form/4/) case marked for [@uref{https://dev.gnupg.org/p/BenM/, my}](https://dev.gnupg.org/p/BenM/) attention. The means of generating such files flawlessly is already available, but is not yet part of the GnuPG build system. Nor is it integrated with a means of converting Org mode input files to the relevant base format automatically, as can already be done when converting Org to reStructuredText or Org to Texinfo. As a certain amount of work would be required to get it done, there would need to be clear demand for that work to be done.

@bye  
-----BEGIN PGP PUBLIC KEY BLOCK-----

```
mQENBFsMHecBCACqdJgqa+CeNYwPCK+MpOwAV6uFVjDyO2LmOs6+XfDWRBU/Zjtz
8zdYnKsBljkWN4ujV5aiyA7MtEofszzYLEoKU1wiDScHMpW8qmEFDv19g26MeAV
rTno9D5KodHvEIs8wnrqBs8ix0WLbh6J1Dtt8HQglbN+v3gaRQrgBFe6z2ZYpHHx
ZfOu3iFKlm2WE/NekRkvvFIo3ApGvRhGIYw6JMmugBlo7s5xosJK0I9dkPGIEEt
aF1RkcMj8sWG9vHAXcjlGgFfXSN9YLppydXpkuZGm4+gjLB2a3rbQCZVFnxCyG4O
ybjkP8Jw6Udm89bK2ucYFfjdrnYn/nJqRxeNABEBAAG0I1Rlc3QgTm9Qcm12S2V5
IDxub2JvZHIAXhBzS5vcmc+iQFOBBMBCAA4FiEE4Fmh4IZtMa4TEXCITZou
EzBBU9EFAIsMHecCGwMFCwkIBwIGFQoJCAcCBBYCAwECHgECF4AACgkQTZouEzBB
U9F+qwf/SHj4uRnTWgyJ71FBxQDYCBq3jbi6e7hMkRPbJyJdnPIMAb2p0PJjBgjW
0pp4+kDPZans3UDHbma1u/SFI4/y6isJiK94Bk5xp5YliLGNuUceTjgDFe6lBhfQ1
zVWZC/NF3tPgbziIxXQTNt34nS+9dbV/QFDLW0POcN7C0jR/hgkBjMEH2PezWhSj
mL/yLflUYAoxVpXjfC5aPJKqw0tR7m5ibznjCpHE+FUMRg8EOmJcg6soeJ5QspU
k2dPN3+Y0zCTNRgAHEI+yIQbM6pio6v2c+UCtT1QhW4xSI38/kcEG8QiM55r1TUy
FcWAY5n5t1nNzTmXxse3LqEon3rKiLkBDQRbDB3nAQgAqfAjSjcngERTM+ZYOWn0
QF2v2FuEuMe8mhju7Met7SN2zGv1LnhTNshEa9IABEfjZirE2Tqx4xCWDwDedK4
u1ToFvnuAMnq2O47Sh+eTyps6WPFtPBWf6ctKY31hFXjgoyDBULBv143XU/D9C
```

Mt7nsKDPYHVrrnge/qWPYVcb+cO0sSwNImMcwQSdTQ3VBq7MeNS9ZeBcXi+XCjhN  
kjNum2AQqpkHHDQV7871yQ8RIILvZSSfkLb0/SNDU+bGaw2G3lcyKdIfZi2EWWZT  
oCbH38I/+LV7nAEe4zFpHwW8X0Dkx2aLgxe6UszDH9L3eGhTLpJhOSiaanG+zZKm  
+QARAQABiQE2BBgBCAAgFiEE4Fmh4IZtMa4TEXCITZouEzBBU9EFAlsMHecCGwwA  
CgkQTZouEzBBU9H5TQgAolWvIsez/WW8N2tmZEnX0LOFNb+1S4L4X983njwNdoVI  
w19pbj+8RIHF/H9kcPGi7jK96gvlykQn3uez/95D2AiRfW5KYdOouFisKgHpv8Ay  
BrhclHv11yK+X/0iTD0scYaG7np5162xLkaxSO9hsz2fGv20RKaXCWkI69fWw0BR  
XII5pZh2YFei2ZhH/tlMIW65h3w0gtgaZBBdpZTOOW4zvghyN+0MSObqkI1BvUJu  
caDFI4d6ZTmP5SY+pZyktZ4bg/vMH5VFxdIKgbLx9uVeTvOupvbAW0TNuLYGUBQE  
nm+S0zr3W18t64e4sS3oHse8zCqo1iiImpba6F1Oaw==

=y6DD

-----END

PGP PUBLIC KEY BLOCK-----

00~0

\*H

0k10 UDE10U

Dsseldorf10U

g10 Code GmbH10UAegypten Project10Utest cert 10

011203093638Z

021203093638Z0k10 UDE10U

Dsseldorf10U

g10 Code GmbH10UAegypten Project10Utest cert 100

\*H

0l+Pu.\-ZT\$e'nE&h4<}BePm[%j-/7PcHKi@FKy~npcd\${}K~Q00U37Tq8\_eK40U#037Tq8\_eK4om0k10 UDE10U

Dsseldorf10U

g10 Code GmbH10UAegypten Project10Utest cert 10U00

\*H

l8gD Z

wYL,Mj

pk2pf[L ;Rl}#h\$~O!9;3e\A'v&P^\$'Oc.-TS~A>:fQY<

;;; gpgme.lisp

;;; Copyright (C) 2006 g10 Code GmbH

;;;

;;; This file is part of GPGME-CL.

;;;

;;; GPGME-CL is free software; you can redistribute it and/or modify it

;;; under the terms of the GNU General Public License as published by

;;; the Free Software Foundation; either version 2 of the License, or

;;; (at your option) any later version.

;;;

;;; GPGME-CL is distributed in the hope that it will be useful, but

;;; WITHOUT ANY WARRANTY; without even the implied warranty of

;;; MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU

;;; Lesser General Public License for more details.



```
;;;
;;; You should have received a copy of the GNU General Public License
;;; along with GPGME; if not, write to the Free Software Foundation,
;;; Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.
```

```
;;; TODO
```

```
;;; Set up the library.
```

```
(in-package :gpgme)
```

```
(deftype byte-array ()
  '(simple-array (unsigned-byte 8) (*)))
```

```
(deftype character-array ()
  '(simple-array character (*)))
```

```
;;;
Debugging.
```

```
(defvar *debug* nil "If debugging output should be given or not.")
```

```
;;; Load the foreign library.
```

```
(define-foreign-library libgpgme
  (:unix "libgpgme.so")
  (t (:default "libgpgme")))
```

```
(use-foreign-library libgpgme)
```

```
;;; System dependencies.
```

```
; Access to ERRNO.
(defun ("strerror" c-strerror) :string
  (err :int))
```

```
(defun get-errno ()
  *errno*)
```

```
(defun set-errno (errno)
  (setf *errno* errno))
```

```
(define-condition system-error (error)
  ((errno :initarg :errno :reader system-error-errno))
  (:report (lambda (c stream)
    (format stream "System error: ~A: ~A"
      (system-error-errno c)
      (c-strerror (system-error-errno c)))))
```

```
(:documentation "Signalled when an errno is encountered."))
```

```
; Needed to write passphrases.
```

```
(defcfun ("write" c-write) ssize-t
```

```
  (fd :int)
```

```
  (buffer :string) ; Actually :pointer, but we only need string.
```

```
  (size size-t))
```

```
(defun system-write (fd buffer size)
```

```
  (let ((res (c-write fd buffer size)))
```

```
    (when (< res 0) (error 'system-error
```

```
      :errno (get-errno)))
```

```
    res))
```

```
;;;
```

```
;;; C Interface Definitions
```

```
;;;
```

```
;;; Data Type Interface
```

```
;;; Some new data types used for easier translation.
```

```
;;; The number of include certs. Translates to NIL for default.
```

```
(defctype cert-int-t
```

```
  (:wrapper :int
```

```
   :from-c translate-cert-int-t-from-foreign
```

```
   :to-c translate-cert-int-t-to-foreign))
```

```
;;; A string that may be NIL to indicate a null pointer.
```

```
(defctype string-or-nil-t
```

```
  (:wrapper :string
```

```
   :to-c translate-string-or-nil-t-to-foreign))
```

```
;;; Some opaque data types used by GPGME.
```

```
(defctype gpgme-ctx-t
```

```
  (:wrapper :pointer
```

```
   :to-c translate-gpgme-ctx-t-to-foreign)
```

```
"The GPGME context type.")
```

```
(defctype gpgme-data-t
```

```
  (:wrapper :pointer
```

```
   :to-c translate-gpgme-data-t-to-foreign)
```

```
"The GPGME data object type.")
```

```
;;; Wrappers for the libpgp-error library.
```

```
(defctype gpgme-error-t
```

```

(:wrapper gpg-error::gpg-error-t
 :from-c translate-gpgme-error-t-from-foreign
 :to-c translate-gpgme-error-t-to-foreign)
"The
GPGME error type.")

(defctype gpgme-error-no-signal-t
 (:wrapper gpg-error::gpg-error-t
 :from-c translate-gpgme-error-no-signal-t-from-foreign)
"The GPGME error type (this version does not signal conditions in translation).")

(defctype gpgme-err-code-t gpg-error::gpg-err-code-t
"The GPGME error code type.")

(defctype gpgme-err-source-t gpg-error::gpg-err-source-t
"The GPGME error source type.")

(defun gpgme-err-make (source code)
"Construct an error value from an error code and source."
(gpg-err-make source code))

(defun gpgme-error (code)
"Construct an error value from an error code."
(gpgme-err-make :gpg-err-source-gpgme code))

(defun gpgme-err-code (err)
"Retrieve an error code from the error value ERR."
(gpg-err-code err))

(defun gpgme-err-source (err)
"Retrieve an error source from the error value ERR."
(gpg-err-source err))

(defun gpgme-strerror (err)
"Return a string containing a description of the error code."
(gpg-strerror err))

(defun
gpgme-strsource (err)
"Return a string containing a description of the error source."
(gpg-strsource err))

(defun gpgme-err-code-from-errno (err)
"Retrieve the error code for the system error. If the system error
is not mapped, :gpg-err-unknown-errno is returned."
(gpg-err-code-from-errno err))

(defun gpgme-err-code-to-errno (code)

```

"Retrieve the system error for the error code. If this is not a system error, 0 is returned."

(gpg-err-code-to-errno code))

(defun gpgme-err-make-from-errno (source err)

(gpg-err-make-from-errno source err))

(defun gpgme-error-from-errno (err)

(gpg-error-from-errno err))

:::

(defcenum gpgme-data-encoding-t

"The possible encoding mode of gpgme-data-t objects."

(:none 0)

(:binary 1)

(:base64 2)

(:armor 3)

(:url 4)

(:urlesc 5)

(:url0 6)

(:mime 7))

:::

(defcenum gpgme-pubkey-algo-t

"Public key algorithms from libgcrypt."

(:rsa 1)

(:rsa-e 2)

(:rsa-s 3)

(:elg-e 16)

(:dsa 17)

(:ecc 18)

(:elg 20)

(:ecdsa 301)

(:ecdh 302)

(:eddsa 303))

(defcenum gpgme-hash-algo-t

"Hash algorithms from libgcrypt."

(:none 0)

(:md5 1)

(:sha1 2)

(:rmd160 3)

(:md2 5)

(:tiger 6)

(:haval 7)

(:sha256 8)

(:sha384 9)  
(:sha512 10)  
(:sha224 11)  
(:md4 301)  
(:crc32 302)  
(:crc32-rfc1510 303)  
(:crc24-rfc2440 304))

;;;

(defcenum gpgme-sig-mode-t  
"The available signature modes."

(:none 0)  
(:detach 1)  
(:clear 2))

;;;

(defcenum gpgme-validity-t  
"The available validities for a trust item or key."

(:unknown 0)  
(:undefined 1)  
(:never 2)  
(:marginal 3)  
(:full 4)  
(:ultimate 5))

;;;

(defcenum gpgme-protocol-t  
"The available protocols."

(:openpgp 0)  
(:cms 1)  
(:gpgconf 2)  
(:assuan 3)  
(:g13 4)  
(:uiserver 5)  
(:spawn 6)  
(:default 254)  
(:unknown 255))

;;;

(defbitfield (gpgme-keylist-mode-t :unsigned-int)  
"The available keylist mode flags."

(:local 1)  
(:extern 2)  
(:sigs 4)

```
(:sig-notations)
(:with-secret 16)
(:with-tofu 32)
(:ephemeral
128)
(:validate 256))
```

```
;;
```

```
(defbitfield (gpgme-sig-notation-flags-t :unsigned-int)
"The available signature notation flags."
(:human-readable 1)
(:critical 2))
```

```
(defctype gpgme-sig-notation-t
(:wrapper :pointer
:from-c translate-gpgme-sig-notation-t-from-foreign)
"Signature notation pointer type.")
```

```
:: FIXME: Doesn't this depend on endianness?
```

```
(defbitfield (gpgme-sig-notation-bitfield :unsigned-int)
(:human-readable 1)
(:critical 2))
```

```
(defcstruct gpgme-sig-notation
"Signature notations."
(next gpgme-sig-notation-t)
(name :pointer)
(value :pointer)
(name-len :int)
(value-len :int)
(flags gpgme-sig-notation-flags-t)
(bitfield gpgme-sig-notation-bitfield))
```

```
;;
```

```
(defcenum gpgme-status-code-t
"The possible status codes for the edit operation."
(:eof 0)
(:enter 1)
(:leave 2)
(:abort 3)
(:goodsig 4)
(:badsig 5)
(:errsig 6)
(:badarmor 7)
(:rsa-or-idea 8)
(:keyexpired 9))
```

(:keyrevoked 10)  
(:trust-undefined 11)  
(:trust-never  
12)  
(:trust-marginal 13)  
(:trust-fully 14)  
(:trust-ultimate 15)  
(:shm-info 16)  
(:shm-get 17)  
(:shm-get-bool 18)  
(:shm-get-hidden 19)  
(:need-passphrase 20)  
(:validsig 21)  
(:sig-id 22)  
(:enc-to 23)  
(:nodata 24)  
(:bad-passphrase 25)  
(:no-pubkey 26)  
(:no-seckey 27)  
(:need-passphrase-sym 28)  
(:decryption-failed 29)  
(:decryption-okay 30)  
(:missing-passphrase 31)  
(:good-passphrase 32)  
(:goodmdc 33)  
(:badmdc 34)  
(:errmdc 35)  
(:imported 36)  
(:import-ok 37)  
(:import-problem 38)  
(:import-res 39)  
(:file-start 40)  
(:file-done 41)  
(:file-error 42)  
(:begin-decryption 43)  
(:end-decryption 44)  
(:begin-encryption 45)  
(:end-encryption 46)  
(:delete-problem 47)  
(:get-bool 48)  
(:get-line 49)  
(:get-hidden 50)  
(:got-it 51)  
(:progress 52)  
(:sig-created 53)  
(:session-key 54)  
(:notation-name 55)  
(:notation-data 56)

(:policy-url 57)  
(:begin-stream 58)  
(:end-stream 59)  
(:key-created 60)  
(:userid-hint 61)  
(:unexpected  
62)  
(:inv-recp 63)  
(:no-recp 64)  
(:already-signed 65)  
(:sigexpired 66)  
(:expsig 67)  
(:expkeysig 68)  
(:truncated 69)  
(:error 70)  
(:newsig 71)  
(:revkeysig 72)  
(:sig-subpacket 73)  
(:need-passphrase-pin 74)  
(:sc-op-failure 75)  
(:sc-op-success 76)  
(:cardctrl 77)  
(:backup-key-created 78)  
(:pka-trust-bad 79)  
(:pka-trust-good 80)  
(:plaintext 81)  
(:inv-sgnr 82)  
(:no-sgnr 83)  
(:success 84)  
(:decryption-info 85)  
(:plaintext-length 86)  
(:mountpoint 87)  
(:pinentry-launched 88)  
(:attribute 89)  
(:begin-signing 90)  
(:key-not-created 91)  
(:inquire-maxlen 92)  
(:failure 93)  
(:key-considered 94)  
(:tofu-user 95)  
(:tofu-stats 96)  
(:tofu-stats-long 97)  
(:notation-flags 98)  
(:decryption-compliance-mode 99)  
(:verification-compliance-mode 100))

;;;



```
(defctype gpgme-engine-info-t
  (:wrapper :pointer
   :from-c translate-gpgme-engine-info-t-to-foreign)
  "The engine information structure pointer type.")
```

```
(defcstruct gpgme-engine-info
  "Engine information."
  (next gpgme-engine-info-t)
  (protocol gpgme-protocol-t)
  (file-name :string)
  (version :string)
  (req-version :string)
  (home-dir :string))
```

```
;;
```

```
(defctype gpgme-subkey-t
  (:wrapper :pointer
   :from-c translate-gpgme-subkey-t-from-foreign)
  "A subkey from a key.")
```

```
;; FIXME: Doesn't this depend on endianness?
```

```
(defbitfield (gpgme-subkey-bitfield :unsigned-int)
  "The subkey bitfield."
  (:revoked 1)
  (:expired 2)
  (:disabled 4)
  (:invalid 8)
  (:can-encrypt 16)
  (:can-sign 32)
  (:can-certify 64)
  (:secret 128)
  (:can-authenticate 256)
  (:is-qualified 512)
  (:is-cardkey 1024)
  (:is-de-vs 2048))
```

```
(defcstruct gpgme-subkey
  "Subkey from a key."
  (next gpgme-subkey-t)
  (bitfield gpgme-subkey-bitfield)
  (pubkey-algo gpgme-pubkey-algo-t)
  (length :unsigned-int)
  (keyid :string)
  (-keyid :char :count 17)
  (fpr :string)
  (timestamp :long)
  (expires :long))
```

```

(defctype gpgme-key-sig-t
  (:wrapper :pointer
   :from-c translate-gpgme-key-sig-t-from-foreign)
  "A signature on a user ID.")

;; FIXME: Doesn't this depend on endianness?
(defbitfield (gpgme-key-sig-bitfield :unsigned-int)
  "The key signature bitfield."
  (:revoked 1)
  (:expired 2)
  (:invalid 4)
  (:exportable 16))

(defcstruct gpgme-key-sig
  "A signature on a user ID."
  (next gpgme-key-sig-t)
  (bitfield gpgme-key-sig-bitfield)
  (pubkey-algo gpgme-pubkey-algo-t)
  (keyid :string)
  (-keyid :char :count 17)
  (timestamp :long)
  (expires :long)
  (status gpgme-error-no-signal-t)
  (-class :unsigned-int)
  (uid :string)
  (name :string)
  (email :string)
  (comment :string)
  (sig-class :unsigned-int))

(defctype gpgme-user-id-t
  (:wrapper :pointer
   :from-c translate-gpgme-user-id-t-from-foreign)
  "A user ID from a key.")

;; FIXME: Doesn't this depend on endianness?
(defbitfield (gpgme-user-id-bitfield :unsigned-int)
  "The user ID bitfield."
  (:revoked 1)
  (:invalid 2))

(defcstruct gpgme-user-id
  "A user ID from a key."
  (next

```

```

gpgme-user-id-t
(bitfield gpgme-user-id-bitfield)
(validity gpgme-validity-t)
(uid :string)
(name :string)
(email :string)
(comment :string)
(signatures gpgme-key-sig-t)
(-last-keysig gpgme-key-sig-t))

(defctype gpgme-key-t
  (:wrapper :pointer
   :from-c translate-gpgme-key-t-from-foreign
   :to-c translate-gpgme-key-t-to-foreign)
  "A key from the keyring.")

;; FIXME: Doesn't this depend on endianness?
(defbitfield (gpgme-key-bitfield :unsigned-int)
  "The key bitfield."
  (:revoked 1)
  (:expired 2)
  (:disabled 4)
  (:invalid 8)
  (:can-encrypt 16)
  (:can-sign 32)
  (:can-certify 64)
  (:secret 128)
  (:can-authenticate 256)
  (:is-qualified 512))

(defcstruct gpgme-key
  "A signature on a user ID."
  (-refs :unsigned-int)
  (bitfield gpgme-key-bitfield)
  (protocol gpgme-protocol-t)
  (issuer-serial :string)
  (issuer-name :string)
  (chain-id :string)
  (owner-trust gpgme-validity-t)
  (subkeys gpgme-subkey-t)
  (uids gpgme-user-id-t)
  (-last-subkey gpgme-subkey-t)
  (-last-uid gpgme-user-id-t)
  (keylist-mode gpgme-keylist-mode-t))

;;;

```

```
;;; There is no support in CFFI to define callback C types and have
;;; automatic type checking with the callback definition.
```

```
(defctype gpgme-passphrase-cb-t :pointer)
```

```
(defctype gpgme-progress-cb-t :pointer)
```

```
(defctype gpgme-edit-cb-t :pointer)
```

```
;;;
```

```
;;; Function Interface
```

```
;;;
```

```
;;; Context management functions.
```

```
(defcfun ("gpgme_new" c-gpgme-new) gpgme-error-t
  (ctx :pointer))
```

```
(defcfun ("gpgme_release" c-gpgme-release) :void
  (ctx gpgme-ctx-t))
```

```
(defcfun ("gpgme_set_protocol" c-gpgme-set-protocol) gpgme-error-t
  (ctx gpgme-ctx-t)
  (proto gpgme-protocol-t))
```

```
(defcfun ("gpgme_get_protocol" c-gpgme-get-protocol) gpgme-protocol-t
  (ctx gpgme-ctx-t))
```

```
(defcfun ("gpgme_get_protocol_name" c-gpgme-get-protocol-name) :string
  (proto gpgme-protocol-t))
```

```
(defcfun ("gpgme_set_armor" c-gpgme-set-armor) :void
  (ctx gpgme-ctx-t)
  (yes :boolean))
```

```
(defcfun ("gpgme_get_armor" c-gpgme-get-armor) :boolean
  (ctx gpgme-ctx-t))
```

```
(defcfun ("gpgme_set_textmode" c-gpgme-set-textmode) :void
  (ctx gpgme-ctx-t)
  (yes :boolean))
```

```
(defcfun ("gpgme_get_textmode" c-gpgme-get-textmode) :boolean
  (ctx gpgme-ctx-t))
```

```
(defconstant +include-certs-default+ -256)
```

```
(defcfun ("gpgme_set_include_certs" c-gpgme-set-include-certs) :void
  (ctx gpgme-ctx-t)
  (nr-of-certs cert-int-t))

(defcfun ("gpgme_get_include_certs" c-gpgme-get-include-certs) cert-int-t
  (ctx gpgme-ctx-t))

(defcfun ("gpgme_set_keylist_mode" c-gpgme-set-keylist-mode) gpgme-error-t
  (ctx gpgme-ctx-t)
  (mode gpgme-keylist-mode-t))

(defcfun ("gpgme_get_keylist_mode" c-gpgme-get-keylist-mode)
  gpgme-keylist-mode-t
  (ctx gpgme-ctx-t))

(defcfun ("gpgme_set_passphrase_cb" c-gpgme-set-passphrase-cb) :void
  (ctx gpgme-ctx-t)
  (cb gpgme-passphrase-cb-t)
  (hook-value :pointer))

(defcfun ("gpgme_get_passphrase_cb" c-gpgme-get-passphrase-cb) :void
  (ctx gpgme-ctx-t)
  (cb-p :pointer)
  (hook-value-p :pointer))

(defcfun ("gpgme_set_progress_cb"
  c-gpgme-set-progress-cb) :void
  (ctx gpgme-ctx-t)
  (cb gpgme-progress-cb-t)
  (hook-value :pointer))

(defcfun ("gpgme_get_progress_cb" c-gpgme-get-progress-cb) :void
  (ctx gpgme-ctx-t)
  (cb-p :pointer)
  (hook-value-p :pointer))

(defcfun ("gpgme_set_locale" c-gpgme-set-locale) gpgme-error-t
  (ctx gpgme-ctx-t)
  (category :int)
  (value string-or-nil-t))

(defcfun ("gpgme_ctx_get_engine_info" c-gpgme-ctx-get-engine-info)
  gpgme-engine-info-t
  (ctx gpgme-ctx-t))

(defcfun ("gpgme_ctx_set_engine_info" c-gpgme-ctx-set-engine-info)
  gpgme-error-t
  (ctx gpgme-ctx-t))
```

```

(proto gpgme-protocol-t)
(file-name string-or-nil-t)
(home-dir string-or-nil-t)

;;;

(defcfun ("gpgme_pubkey_algo_name" c-gpgme-pubkey-algo-name) :string
  (algo gpgme-pubkey-algo-t))

(defcfun ("gpgme_hash_algo_name" c-gpgme-hash-algo-name) :string
  (algo gpgme-hash-algo-t))

;;;

(defcfun ("gpgme_signers_clear" c-gpgme-signers-clear) :void
  (ctx gpgme-ctx-t))

(defcfun ("gpgme_signers_add" c-gpgme-signers-add)
  gpgme-error-t
  (ctx gpgme-ctx-t)
  (key gpgme-key-t))

(defcfun ("gpgme_signers_enum" c-gpgme-signers-enum) gpgme-key-t
  (ctx gpgme-ctx-t)
  (seq :int))

;;;

(defcfun ("gpgme_sig_notation_clear" c-gpgme-sig-notation-clear) :void
  (ctx gpgme-ctx-t))

(defcfun ("gpgme_sig_notation_add" c-gpgme-sig-notation-add) gpgme-error-t
  (ctx gpgme-ctx-t)
  (name :string)
  (value string-or-nil-t)
  (flags gpgme-sig-notation-flags-t))

(defcfun ("gpgme_sig_notation_get" c-gpgme-sig-notation-get)
  gpgme-sig-notation-t
  (ctx gpgme-ctx-t))

;;; Run Control.

;;; There is no support in CFFI to define callback C types and have
;;; automatic type checking with the callback definition.

(defctype gpgme-io-cb-t :pointer)

```

```
(defctype gpgme-register-io-cb-t :pointer)
```

```
(defctype gpgme-remove-io-cb-t :pointer)
```

```
(defcenum gpgme-event-io-t  
  "The possible events on I/O event callbacks."  
  (:start 0)  
  (:done 1)  
  (:next-key 2)  
  (:next-trustitem 3))
```

```
(defctype gpgme-event-io-cb-t :pointer)
```

```
(defcstruct  
  gpgme-io-cbs  
  "I/O callbacks."  
  (add gpgme-register-io-cb-t)  
  (add-priv :pointer)  
  (remove gpgme-remove-io-cb-t)  
  (event gpgme-event-io-cb-t)  
  (event-priv :pointer))
```

```
(defctype gpgme-io-cbs-t :pointer)
```

```
(defcfun ("gpgme_set_io_cbs" c-gpgme-set-io-cbs) :void  
  (ctx gpgme-ctx-t)  
  (io-cbs gpgme-io-cbs-t))
```

```
(defcfun ("gpgme_get_io_cbs" c-gpgme-get-io-cbs) :void  
  (ctx gpgme-ctx-t)  
  (io-cbs gpgme-io-cbs-t))
```

```
(defcfun ("gpgme_wait" c-gpgme-wait) gpgme-ctx-t  
  (ctx gpgme-ctx-t)  
  (status-p :pointer)  
  (hang :int))
```

;;; Functions to handle data objects.

;;; There is no support in CFFI to define callback C types and have  
;;; automatic type checking with the callback definition.

```
(defctype gpgme-data-read-cb-t :pointer)  
(defctype gpgme-data-write-cb-t :pointer)  
(defctype gpgme-data-seek-cb-t :pointer)  
(defctype gpgme-data-release-cb-t :pointer)
```

```
(defcstruct gpgme-data-cbs
```

```

"Data callbacks."
(read gpgme-data-read-cb-t)
(write gpgme-data-write-cb-t)
(seek gpgme-data-seek-cb-t)
(release gpgme-data-release-cb-t))

(defctype gpgme-data-cbs-t :pointer
"Data callbacks pointer.")

(defcfun ("gpgme_data_read" c-gpgme-data-read) ssize-t
(dh gpgme-data-t)
(buffer :pointer)
(size size-t))

(defcfun ("gpgme_data_write" c-gpgme-data-write) ssize-t
(dh gpgme-data-t)
(buffer :pointer)
(size size-t))

(defcfun ("gpgme_data_seek" c-gpgme-data-seek) off-t
(dh gpgme-data-t)
(offset off-t)
(whence :int))

(defcfun ("gpgme_data_new" c-gpgme-data-new) gpgme-error-t
(dh-p :pointer))

(defcfun ("gpgme_data_release" c-gpgme-data-release) :void
(dh gpgme-data-t))

(defcfun ("gpgme_data_new_from_mem" c-gpgme-data-new-from-mem) gpgme-error-t
(dh-p :pointer)
(buffer :pointer)
(size size-t)
(copy :int))

(defcfun ("gpgme_data_release_and_get_mem" c-gpgme-data-release-and-get-mem)
:pointer
(dh gpgme-data-t)
(len-p :pointer))

(defcfun ("gpgme_data_new_from_cbs" c-gpgme-data-new-from-cbs) gpgme-error-t
(dh-p :pointer)
(cbs gpgme-data-cbs-t)
(handle :pointer))

(defcfun ("gpgme_data_new_from_fd" c-gpgme-data-new-from-fd) gpgme-error-t
(dh-p :pointer)

```



```

(fd :int))

(defcfun ("gpgme_data_new_from_stream" c-gpgme-data-new-from-stream)
  gpgme-error-t
  (dh-p :pointer)
  (stream :pointer))

(defcfun ("gpgme_data_get_encoding" c-gpgme-data-get-encoding)
  gpgme-data-encoding-t
  (dh gpgme-data-t))

(defcfun ("gpgme_data_set_encoding" c-gpgme-data-set-encoding)
  gpgme-error-t
  (dh gpgme-data-t)
  (enc gpgme-data-encoding-t))

(defcfun ("gpgme_data_get_file_name" c-gpgme-data-get-file-name) :string
  (dh gpgme-data-t))

(defcfun ("gpgme_data_set_file_name" c-gpgme-data-set-file-name) gpgme-error-t
  (dh gpgme-data-t)
  (file-name string-or-nil-t))

(defcfun ("gpgme_data_new_from_file" c-gpgme-data-new-from-file) gpgme-error-t
  (dh-p :pointer)
  (fname :string)
  (copy :int))

(defcfun ("gpgme_data_new_from_filepart" c-gpgme-data-new-from-filepart)
  gpgme-error-t
  (dh-p :pointer)
  (fname :string)
  (fp
   :pointer)
  (offset off-t)
  (length size-t))

;;; Key and trust functions.

(defcfun ("gpgme_get_key" c-gpgme-get-key) gpgme-error-t
  (ctx gpgme-ctx-t)
  (fpr :string)
  (key-p :pointer)
  (secret :boolean))

(defcfun ("gpgme_key_ref" c-gpgme-key-ref) :void
  (key gpgme-key-t))

```

```

(defcfun ("gpgme_key_unref" c-gpgme-key-unref) :void
  (key gpgme-key-t))

;;; Crypto operations.

(defcfun ("gpgme_cancel" c-gpgme-cancel) gpgme-error-t
  (ctx gpgme-ctx-t))

;;;

(defctype gpgme-invalid-key-t
  (:wrapper :pointer
   :from-c translate-gpgme-invalid-key-t-from-foreign)
  "An invalid key structure.")

(defcstruct gpgme-invalid-key
  "An invalid key structure."
  (next gpgme-invalid-key-t)
  (fpr :string)
  (reason gpgme-error-no-signal-t))

;;; Encryption.

(defcstruct gpgme-op-encrypt-result
  "Encryption result structure."
  (invalid-recipients gpgme-invalid-key-t))

(defctype gpgme-op-encrypt-result-t
  (:wrapper :pointer
   :from-c translate-gpgme-op-encrypt-result-t-from-foreign)
  "An encryption result structure.")

(defcfun ("gpgme_op_encrypt_result" c-gpgme-op-encrypt-result)
  gpgme-op-encrypt-result-t
  (ctx gpgme-ctx-t))

(defbitfield gpgme-encrypt-flags-t
  (:always-trust 1)
  (:no-encrypt-to 2)
  (:prepare 4)
  (:expect-sign 8)
  (:no-compress 16)
  (:symmetric 32)
  (:throw-keyids 64)
  (:wrap 128)
  (:want-address 256))

(defcfun ("gpgme_op_encrypt_start" c-gpgme-op-encrypt-start) gpgme-error-t

```

```

(ctx gpgme-ctx-t)
(recp :pointer) ; Key array.
(flags gpgme-encrypt-flags-t)
(plain gpgme-data-t)
(cipher gpgme-data-t))

(defcfun ("gpgme_op_encrypt" c-gpgme-op-encrypt) gpgme-error-t
  (ctx gpgme-ctx-t)
  (recp :pointer) ; Key array.
  (flags gpgme-encrypt-flags-t)
  (plain gpgme-data-t)
  (cipher gpgme-data-t))

(defcfun ("gpgme_op_encrypt_sign_start" c-gpgme-op-encrypt-sign-start)
  gpgme-error-t
  (ctx gpgme-ctx-t)
  (recp :pointer) ; Key array.
  (flags gpgme-encrypt-flags-t)
  (plain gpgme-data-t)
  (cipher gpgme-data-t))

(defcfun ("gpgme_op_encrypt_sign"
  c-gpgme-op-encrypt-sign) gpgme-error-t
  (ctx gpgme-ctx-t)
  (recp :pointer) ; Key array.
  (flags gpgme-encrypt-flags-t)
  (plain gpgme-data-t)
  (cipher gpgme-data-t))

;;; Decryption.

(defctype gpgme-recipient-t
  (:wrapper :pointer
  :from-c translate-gpgme-recipient-t-from-foreign)
  "A recipient structure.")

(defcstruct gpgme-recipient
  "Recipient structure."
  (next gpgme-recipient-t)
  (keyid :string)
  (-keyid :char :count 17)
  (pubkey-algo gpgme-pubkey-algo-t)
  (status gpgme-error-no-signal-t))

(defbitfield gpgme-op-decrypt-result-bitfield
  "Decryption result structure bitfield."
  (:wrong-key-usage 1)
  (:is-de-vs 2)

```

```
(:is-mine 4))
```

```
(defcstruct gpgme-op-decrypt-result  
  "Decryption result structure."  
  (unsupported-algorithm :string)  
  (bitfield gpgme-op-decrypt-result-bitfield)  
  (recipients gpgme-recipient-t)  
  (file-name :string))
```

```
(defctype gpgme-op-decrypt-result-t  
  (:wrapper :pointer  
   :from-c translate-gpgme-op-decrypt-result-t-from-foreign)  
  "A decryption result structure.")
```

```
(defcfun ("gpgme_op_decrypt_result" c-gpgme-op-decrypt-result)  
  gpgme-op-decrypt-result-t  
  (ctx gpgme-ctx-t))
```

```
(defcfun ("gpgme_op_decrypt_start" c-gpgme-op-decrypt-start) gpgme-error-t  
  (ctx gpgme-ctx-t)  
  (cipher gpgme-data-t)  
  (plain gpgme-data-t))
```

```
(defcfun ("gpgme_op_decrypt" c-gpgme-op-decrypt) gpgme-error-t  
  (ctx gpgme-ctx-t)  
  (cipher gpgme-data-t)  
  (plain gpgme-data-t))
```

```
(defcfun ("gpgme_op_decrypt_verify_start" c-gpgme-op-decrypt-verify-start)  
  gpgme-error-t  
  (ctx gpgme-ctx-t)  
  (cipher gpgme-data-t)  
  (plain gpgme-data-t))
```

```
(defcfun ("gpgme_op_decrypt_verify" c-gpgme-op-decrypt-verify) gpgme-error-t  
  (ctx gpgme-ctx-t)  
  (cipher gpgme-data-t)  
  (plain gpgme-data-t))
```

```
::: Signing.
```

```
(defctype gpgme-new-signature-t  
  (:wrapper :pointer  
   :from-c translate-gpgme-new-signature-t-from-foreign)  
  "A new signature structure.")
```

```
(defcstruct gpgme-new-signature  
  "New signature structure."
```

```

(next gpgme-new-signature-t)
(type gpgme-sig-mode-t)
(pubkey-algo gpgme-pubkey-algo-t)
(hash-algo gpgme-hash-algo-t)
(-obsolete-class :unsigned-long)
(timestamp :long)
(fpr :string)
(-obsolete-class-2 :unsigned-int)
(sig-class :unsigned-int))

(defcstruct gpgme-op-sign-result
  "Signing result structure."
  (invalid-signers gpgme-invalid-key-t)
  (signatures gpgme-new-signature-t))

(defctype gpgme-op-sign-result-t
  (:wrapper :pointer
   :from-c translate-gpgme-op-sign-result-t-from-foreign)
  "A signing result structure.")

(defcfun ("gpgme_op_sign_result" c-gpgme-op-sign-result)
  gpgme-op-sign-result-t
  (ctx gpgme-ctx-t))

(defcfun ("gpgme_op_sign_start" c-gpgme-op-sign-start) gpgme-error-t
  (ctx gpgme-ctx-t)
  (plain gpgme-data-t)
  (sig gpgme-data-t)
  (mode gpgme-sig-mode-t))

(defcfun ("gpgme_op_sign" c-gpgme-op-sign) gpgme-error-t
  (ctx gpgme-ctx-t)
  (plain gpgme-data-t)
  (sig gpgme-data-t)
  (mode gpgme-sig-mode-t))

;;; Verify.

(defbitfield (gpgme-sigsum-t :unsigned-int)
  "Flags
used for the summary field in a gpgme-signature-t."
  (:valid #x0001)
  (:green #x0002)
  (:red #x0004)
  (:key-revoked #x0010)
  (:key-expired #x0020)
  (:sig-expired #x0040)
  (:key-missing #x0080))

```

```

(:crl-missing #x0100)
(:crl-too-old #x0200)
(:bad-policy #x0400)
(:sys-error #x0800)
(:tofu-conflict #x1000))

(defctype gpgme-signature-t
  (:wrapper :pointer
   :from-c translate-gpgme-signature-t-from-foreign)
  "A signature structure.")

;; FIXME: Doesn't this depend on endianness?
(defbitfield (gpgme-signature-bitfield :unsigned-int)
  "The signature bitfield."
  (:wrong-key-usage 1)
  (:pka-trust 2)
  (:chain-model 4)
  (:is-de-vs 8))

(defcstruct gpgme-signature
  "Signature structure."
  (next gpgme-signature-t)
  (summary gpgme-sigsum-t)
  (fpr :string)
  (status gpgme-error-no-signal-t)
  (notations gpgme-sig-notation-t)
  (timestamp :unsigned-long)
  (exp-timestamp :unsigned-long)
  (bitfield gpgme-signature-bitfield)
  (validity gpgme-validity-t)
  (validity-reason
   gpgme-error-no-signal-t)
  (pubkey-algo gpgme-pubkey-algo-t)
  (hash-algo gpgme-hash-algo-t))

(defcstruct gpgme-op-verify-result
  "Verify result structure."
  (signatures gpgme-signature-t)
  (file-name :string))

(defctype gpgme-op-verify-result-t
  (:wrapper :pointer
   :from-c translate-gpgme-op-verify-result-t-from-foreign)
  "A verify result structure.")

(defcfun ("gpgme_op_verify_result" c-gpgme-op-verify-result)
  gpgme-op-verify-result-t
  (ctx gpgme-ctx-t))

```

```
(defcfun ("gpgme_op_verify_start" c-gpgme-op-verify-start) gpgme-error-t
  (ctx gpgme-ctx-t)
  (sig gpgme-data-t)
  (signed-text gpgme-data-t)
  (plaintext gpgme-data-t))
```

```
(defcfun ("gpgme_op_verify" c-gpgme-op-verify) gpgme-error-t
  (ctx gpgme-ctx-t)
  (sig gpgme-data-t)
  (signed-text gpgme-data-t)
  (plaintext gpgme-data-t))
```

```
::: Import.
```

```
(defbitfield (gpgme-import-flags-t :unsigned-int)
  "Flags used for the import status field."
  (:new #x0001)
  (:uid #x0002)
  (:sig #x0004)
  (:subkey #x0008)
  (:secret
   #x0010))
```

```
(defctype gpgme-import-status-t
  (:wrapper :pointer
   :from-c translate-gpgme-import-status-t-from-foreign)
  "An import status structure.")
```

```
(defcstruct gpgme-import-status
  "New import status structure."
  (next gpgme-import-status-t)
  (fpr :string)
  (result gpgme-error-no-signal-t)
  (status :unsigned-int))
```

```
(defcstruct gpgme-op-import-result
  "Import result structure."
  (considered :int)
  (no-user-id :int)
  (imported :int)
  (imported-rsa :int)
  (unchanged :int)
  (new-user-ids :int)
  (new-sub-keys :int)
  (new-signatures :int)
  (new-revocations :int)
  (secret-read :int))
```

```

(secret-imported :int)
(secret-unchanged :int)
(skipped-new-keys :int)
(not-imported :int)
(imports gpgme-import-status-t))

(defctype gpgme-op-import-result-t
  (:wrapper :pointer
   :from-c translate-gpgme-op-import-result-t-from-foreign)
  "An import status result structure.")

(defcfun ("gpgme_op_import_result" c-gpgme-op-import-result)
  gpgme-op-import-result-t
  (ctx gpgme-ctx-t))

(defcfun ("gpgme_op_import_start" c-gpgme-op-import-start) gpgme-error-t
  (ctx gpgme-ctx-t)
  (keydata gpgme-data-t))

(defcfun ("gpgme_op_import" c-gpgme-op-import) gpgme-error-t
  (ctx gpgme-ctx-t)
  (keydata gpgme-data-t))

;;; Export.

(defcfun ("gpgme_op_export_start" c-gpgme-op-export-start) gpgme-error-t
  (ctx gpgme-ctx-t)
  (pattern :string)
  (reserved :unsigned-int)
  (keydata gpgme-data-t))

(defcfun ("gpgme_op_export" c-gpgme-op-export) gpgme-error-t
  (ctx gpgme-ctx-t)
  (pattern :string)
  (reserved :unsigned-int)
  (keydata gpgme-data-t))

;;; FIXME: Extended export interfaces require array handling.

;;; Key generation.

(defbitfield (gpgme-genkey-flags-t :unsigned-int)
  "Flags used for the key generation result bitfield."
  (:primary #x0001)
  (:sub #x0002)
  (:uid #x0004))

(defcstruct gpgme-op-genkey-result

```



```

"Key generation result structure."
(bitfield gpgme-genkey-flags-t)
(fpr :string))

(defctype gpgme-op-genkey-result-t :pointer
"A
key generation result structure.")

(defcfun ("gpgme_op_genkey_result" c-gpgme-op-genkey-result)
  gpgme-op-genkey-result-t
  (ctx gpgme-ctx-t))

(defcfun ("gpgme_op_genkey_start" c-gpgme-op-genkey-start) gpgme-error-t
  (ctx gpgme-ctx-t)
  (parms :string)
  (pubkey gpgme-data-t)
  (seckey gpgme-data-t))

(defcfun ("gpgme_op_genkey" c-gpgme-op-genkey) gpgme-error-t
  (ctx gpgme-ctx-t)
  (parms :string)
  (pubkey gpgme-data-t)
  (seckey gpgme-data-t))

;;; Key deletion.

(defcfun ("gpgme_op_delete_start" c-gpgme-op-delete-start) gpgme-error-t
  (ctx gpgme-ctx-t)
  (key gpgme-key-t)
  (allow-secret :int))

(defcfun ("gpgme_op_delete" c-gpgme-op-delete) gpgme-error-t
  (ctx gpgme-ctx-t)
  (key gpgme-key-t)
  (allow-secret :int))

;;; FIXME: Add edit interfaces.

;;; Keylist interface.

(defbitfield (gpgme-keylist-flags-t :unsigned-int)
"Flags used for the key listing result bitfield."
(:truncated #x0001))

(defcstruct gpgme-op-keylist-result
"Key listing result structure."
(bitfield

```

```

gpgme-keylist-flags-t))

(defctype gpgme-op-keylist-result-t :pointer
  "A key listing result structure.")

(defcfun ("gpgme_op_keylist_result" c-gpgme-op-keylist-result)
  gpgme-op-keylist-result-t
  (ctx gpgme-ctx-t))

(defcfun ("gpgme_op_keylist_start" c-gpgme-op-keylist-start) gpgme-error-t
  (ctx gpgme-ctx-t)
  (pattern :string)
  (secret_only :boolean))

;;; FIXME: Extended keylisting requires array handling.

(defcfun ("gpgme_op_keylist_next" c-gpgme-op-keylist-next) gpgme-error-t
  (ctx gpgme-ctx-t)
  (r-key :pointer))

(defcfun ("gpgme_op_keylist_end" c-gpgme-op-keylist-end) gpgme-error-t
  (ctx gpgme-ctx-t))

;;; Various functions.

(defcfun ("gpgme_check_version" c-gpgme-check-version) :string
  (req-version string-or-nil-t))

(defcfun ("gpgme_get_engine_info" c-gpgme-get-engine-info) gpgme-error-t
  (engine-info-p :pointer))

(defcfun ("gpgme_set_engine_info" c-gpgme-set-engine-info) gpgme-error-t
  (proto gpgme-protocol-t)
  (file-name string-or-nil-t)
  (home-dir
  string-or-nil-t))

(defcfun ("gpgme_engine_check_version" c-gpgme-engine-check-version)
  gpgme-error-t
  (proto gpgme-protocol-t))

;;;
;;; L I S P   I N T E R F A C E
;;;

;;;
;;; Lisp type translators.
;;;

```

::: Both directions.

::: cert-int-t is a helper type that takes care of representing the  
::: default number of certs as NIL.

```
(defun translate-cert-int-t-from-foreign (value)
  (cond
    ((eql value +include-certs-default+) nil)
    (t value)))
```

```
(defun translate-cert-int-t-to-foreign (value)
  (cond
    (value value)
    (t +include-certs-default+)))
```

::: string-or-nil-t translates a null pointer to NIL and vice versa.  
::: Translation from foreign null pointer already works as expected.

```
(defun translate-string-or-nil-t-to-foreign (value)
  (cond
    (value value)
    (t (null-pointer))))
```

::: Output only.

::: These type translators only convert from foreign type, because we  
::: never use these types in the other direction.

::: Convert gpgme-engine-info-t linked lists into a  
list of property  
::: lists. Note that this converter will automatically be invoked  
::: recursively.  
:::  
::: FIXME: Should we use a hash table (or struct, or clos) instead of  
::: property list, as recommended by the Lisp FAQ?

```
(defun translate-gpgme-engine-info-t-from-foreign (value)
  (cond
    ((null-pointer-p value) nil)
    (t (with-foreign-slots
        ((next protocol file-name version req-version home-dir)
         value (:struct gpgme-engine-info))
        (append (list protocol (list
            :file-name file-name
            :version version
            :req-version req-version
            :home-dir home-dir))
```

```

next))))))

(defun translate-gpgme-invalid-key-t-from-foreign (value)
  (cond
    ((null-pointer-p value) nil)
    (t (with-foreign-slots
        ((next fpr reason)
         value (:struct gpgme-invalid-key))
        (append (list (list :fpr fpr
                           :reason reason))
                next))))))

(defun translate-gpgme-op-encrypt-result-t-from-foreign (value)
  (cond
    ((null-pointer-p value) nil)
    (t (with-foreign-slots
        ((invalid-recipients)
         value (:struct gpgme-op-encrypt-result))
        (list :encrypt
              (list :invalid-recipients invalid-recipients))))))

(defun translate-gpgme-recipient-t-from-foreign (value)
  (cond
    ((null-pointer-p value) nil)
    (t (with-foreign-slots
        ((next keyid pubkey-algo status)
         value (:struct gpgme-recipient))
        (append (list (list :keyid keyid
                           :pubkey-algo pubkey-algo
                           :status status))
                next))))))

(defun translate-gpgme-op-decrypt-result-t-from-foreign (value)
  (cond
    ((null-pointer-p value) nil)
    (t (with-foreign-slots
        ((unsupported-algorithm bitfield recipients file-name)
         value (:struct gpgme-op-decrypt-result))
        (list :decrypt (list :unsupported-algorithm unsupported-algorithm
                           :bitfield bitfield
                           :recipients recipients
                           :file-name file-name))))))

(defun translate-gpgme-new-signature-t-from-foreign (value)
  (cond
    ((null-pointer-p value) nil)
    (t (with-foreign-slots

```

```

((next
type pubkey-algo hash-algo timestamp fpr sig-class)
 value (:struct gpgme-new-signature))
(append (list (list :type type
:pubkey-algo pubkey-algo
:hash-algo hash-algo
:timestamp timestamp
:fpr fpr
:sig-class sig-class))
next))))

(defun translate-gpgme-op-sign-result-t-from-foreign (value)
(cond
((null-pointer-p value) nil)
(t (with-foreign-slots
((invalid-signers signatures)
value (:struct gpgme-op-sign-result))
(list :sign (list :invalid-signers invalid-signers
:signatures signatures))))))

(defun translate-gpgme-signature-t-from-foreign (value)
(cond
((null-pointer-p value) nil)
(t (with-foreign-slots
((next summary fpr status notations timestamp
exp-timestamp bitfield validity validity-reason
pubkey-algo hash-algo)
value (:struct gpgme-signature))
(append (list (list :summary summary
:fpr fpr
:status status
:notations notations
:timestamp timestamp

:exp-timestamp exp-timestamp
:bitfield bitfield
:validity validity
:validity-reason validity-reason
:pubkey-algo pubkey-algo))
next))))

(defun translate-gpgme-op-verify-result-t-from-foreign (value)
(cond
((null-pointer-p value) nil)
(t (with-foreign-slots
((signatures file-name)
value (:struct gpgme-op-verify-result))
(list :verify (list :signatures signatures

```

```
:file-name file-name))))))
```

```
(defun translate-gpgme-import-status-t-from-foreign (value)
  (cond
    ((null-pointer-p value) nil)
    (t (with-foreign-slots
        ((next fpr result status)
         value (:struct gpgme-import-status))
        (append (list (list :fpr fpr
                           :result result
                           :status status))
                next))))))
```

```
(defun translate-gpgme-op-import-result-t-from-foreign (value)
  (cond
    ((null-pointer-p value) nil)
    (t (with-foreign-slots
        ((considered no-user-id imported imported-rsa unchanged
         new-user-ids new-sub-keys new-signatures
         new-revocations
         secret-read secret-imported
         secret-unchanged skipped-new-keys not-imported
         imports)
         value (:struct gpgme-op-import-result))
        (list :verify (list :considered considered
                           :no-user-id no-user-id
                           :imported imported
                           :imported-rsa imported-rsa
                           :unchanged unchanged
                           :new-user-ids new-user-ids
                           :new-sub-keys new-sub-keys
                           :new-signatures new-signatures
                           :new-revocations new-revocations
                           :secret-read secret-read
                           :secret-imported secret-imported
                           :secret-unchanged secret-unchanged
                           :skipped-new-keys skipped-new-keys
                           :not-imported not-imported
                           :imports imports))))))
```

```
;;; Error handling.
```

```
;;; Use gpgme-error-no-signal-t to suppress automatic error handling
```

```
;;; at translation time.
```

```
;;;
```

```
;;; FIXME: Part of this probably should be in gpg-error!
```

```
(define-condition gpgme-error (error)
```

```
((value :initarg :gpgme-error :reader gpgme-error-value))
(:report (lambda (c stream)

  (format stream "GPGME returned error: ~A (~A)"
    (gpgme-strerror (gpgme-error-value c))
    (gpgme-strsource (gpgme-error-value c))))))
(:documentation "Signalled when a GPGME function returns an error."))
```

```
(defun translate-gpgme-error-t-from-foreign (value)
  "Raise a GPGME-ERROR if VALUE is non-zero."
  (when (not (eql (gpgme-err-code value) :gpg-err-no-error))
    (error 'gpgme-error :gpgme-error value))
  (gpg-err-canonicalize value))
```

```
(defun translate-gpgme-error-t-to-foreign (value)
  "Canonicalize the error value."
  (if (eql (gpgme-err-code value) :gpg-err-no-error)
      0
      (gpg-err-as-value value)))
```

```
(defun translate-gpgme-error-no-signal-t-from-foreign (value)
  "Canonicalize the error value."
  (gpg-err-canonicalize value))
```

```
;;; *INTERNAL* Lispy Function Interface that is still close to the C
;;; interface.
```

```
;;; Passphrase callback management.
```

```
;;; Maybe: Instead, use subclassing, and provide a customizable
;;; default implementation for ease-of-use.
```

```
(defvar
  *passphrase-handles* (make-hash-table)
  "Hash table with GPGME context address as key and the corresponding
  passphrase callback object as value.")
```

```
(defcallback passphrase-cb gpgme-error-t ((handle :pointer)
  (uid-hint :string)
  (passphrase-info :string)
  (prev-was-bad :boolean)
  (fd :int))
  (handler-case
    (let* ((passphrase-cb
      (gethash (pointer-address handle) *passphrase-handles*)))
      (passphrase
        (cond
```

```

(functionp passphrase-cb)
  (concatenate 'string
    (funcall passphrase-cb uid-hint passphrase-info
      prev-was-bad)
    '(\Newline)))
(t (concatenate 'string passphrase-cb '(\Newline))))
  (passphrase-len (length passphrase))
  ;; FIXME: Could be more robust.
  (res (system-write fd passphrase passphrase-len)))
(cond
  ((< res passphrase-len) ; FIXME: Blech. A weak attempt to be robust.
    (gpgme-error :gpg-err-ival))
  (t (gpgme-error :gpg-err-no-error))))
(gpgme-error (err)
  (gpgme-error-value err))
(system-error (err) (gpgme-error-from-errno (system-error-errno err)))
;; FIXME: The original error gets lost here.
(condition (err) (progn
  (when *debug*
    (format t "DEBUG: passphrase-cb: Unexpressable: ~A~%"
      err))
  (gpgme-error :gpg-err-general))))

```

;;; CTX is a C-pointer to the context.

```

(defun gpgme-set-passphrase-cb (ctx cb)
  "Set the passphrase callback for CTX."
  (let ((handle (pointer-address ctx)))
    (cond
      (cb (setf (gethash handle *passphrase-handles*) cb)
        (c-gpgme-set-passphrase-cb ctx (callback passphrase-cb) ctx))
      (t (c-gpgme-set-passphrase-cb ctx (null-pointer) (null-pointer))
        (remhash handle *passphrase-handles*))))))

```

;;; Progress callback management.

;;; Maybe: Instead, use subclassing, and provide a customizable

;;; default implementation for ease-of-use.

```

(defvar *progress-handles* (make-hash-table)
  "Hash table with GPGME context address as key and the corresponding
  progress callback
  object as value.")

```

```

(defcallback progress-cb :void ((handle :pointer)
  (what :string)
  (type :int)
  (current :int)
  (total :int))

```



```

(handler-case
  (let* ((progress-cb
         (gethash (pointer-address handle) *progress-handles*)))
    (funcall progress-cb what type current total))
  ;; FIXME: The original error gets lost here.
  (condition (err) (when *debug*
                     (format t "DEBUG: progress-cb: Unexpressable: ~A~%"
                             err))))))

;;; CTX is a C-pointer to the context.
(defun gpgme-set-progress-cb (ctx cb)
  "Set the progress callback for CTX."
  (let ((handle (pointer-address ctx)))
    (cond
     (cb (setf (gethash handle *progress-handles*) cb)
          (c-gpgme-set-progress-cb ctx (callback progress-cb) ctx)
          (t (c-gpgme-set-progress-cb ctx (null-pointer) (null-pointer))
              (remhash handle *progress-handles*))))))

;;; Context management.

(defun gpgme-new (&key (protocol :openpgp) armor textmode include-certs
                  keylist-mode passphrase progress file-name
                  home-dir)
  "Allocate a new GPGME context."
  (with-foreign-object (ctx-p 'gpgme-ctx-t)
    (c-gpgme-new ctx-p)
    (let ((ctx (mem-ref ctx-p 'gpgme-ctx-t)))
      ;; Set locale?
      (gpgme-set-protocol ctx protocol)
      (gpgme-set-armor ctx armor)
      (gpgme-set-textmode ctx textmode)
      (when include-certs (gpgme-set-include-certs ctx include-certs))
      (when keylist-mode (gpgme-set-keylist-mode ctx keylist-mode))
      (gpgme-set-passphrase-cb ctx passphrase)
      (gpgme-set-progress-cb ctx progress)
      (gpgme-set-engine-info ctx protocol
                             :file-name file-name :home-dir home-dir)
      (when *debug* (format t "DEBUG: gpgme-new: ~A~%" ctx)
                    ctx)))

(defun gpgme-release (ctx)
  "Release a GPGME context."
  (when *debug* (format t "DEBUG: gpgme-release: ~A~%" ctx))
  (c-gpgme-release ctx))

(defun gpgme-set-protocol (ctx proto)
  "Set the protocol to be used by CTX to PROTO."

```

```

(c-gpgme-set-protocol ctx proto))

(defun gpgme-get-protocol (ctx)
  "Get
  the protocol used with CTX."
  (c-gpgme-get-protocol ctx))

;;; FIXME: How to do pretty printing?
;;;
;;; gpgme-get-protocol-name

(defun gpgme-set-armor (ctx armor)
  "If ARMOR is true, enable armor mode in CTX, disable it otherwise."
  (c-gpgme-set-armor ctx armor))

(defun gpgme-armor-p (ctx)
  "Return true if armor mode is set for CTX."
  (c-gpgme-get-armor ctx))

(defun gpgme-set-textmode (ctx textmode)
  "If TEXTMODE is true, enable text mode mode in CTX, disable it otherwise."
  (c-gpgme-set-textmode ctx textmode))

(defun gpgme-textmode-p (ctx)
  "Return true if text mode mode is set for CTX."
  (c-gpgme-get-textmode ctx))

(defun gpgme-set-include-certs (ctx &optional certs)
  "Include up to CERTS certificates in an S/MIME message."
  (c-gpgme-set-include-certs ctx certs))

(defun gpgme-get-include-certs (ctx)
  "Return the number of certs to include in an S/MIME message,
  or NIL if the default is used."
  (c-gpgme-get-include-certs ctx))

(defun gpgme-get-keylist-mode (ctx)
  "Get the keylist mode in CTX."
  (c-gpgme-get-keylist-mode ctx))

(defun gpgme-set-keylist-mode (ctx mode)
  "Set the keylist mode in CTX."
  (c-gpgme-set-keylist-mode ctx mode))

;;; FIXME: How to handle locale? cffi-grovel?

(defun gpgme-get-engine-info (&optional ctx)

```

```

"Retrieve the engine info for CTX, or the default if CTX is omitted."
(cond
  (ctx (c-gpgme-ctx-get-engine-info ctx))
  (t (with-foreign-object (info-p 'gpgme-engine-info-t)
    (c-gpgme-get-engine-info info-p)
    (mem-ref info-p 'gpgme-engine-info-t))))))

(defun gpgme-set-engine-info (ctx proto &key file-name home-dir)
  "Set the engine info for CTX, or the default if CTX is NIL."
  (cond
    (ctx (c-gpgme-ctx-set-engine-info ctx proto file-name home-dir))
    (t (c-gpgme-set-engine-info proto file-name home-dir))))

;;; FIXME: How to do pretty printing?
;;;
;;; gpgme_pubkey_algo_name, gpgme_hash_algo_name

(defun gpgme-set-signers (ctx keys)
  "Set the signers for the context CTX."
  (c-gpgme-signers-clear ctx)
  (dolist (key keys) (c-gpgme-signers-add ctx key)))

;;;

(defun gpgme-set-sig-notation (ctx notations)
  "Set the sig notation for the context CTX."
  (c-gpgme-sig-notation-clear ctx)
  (dolist (notation notations)
    (c-gpgme-sig-notation-add
      ctx (first notation) (second notation) (third notation))))

(defun gpgme-get-sig-notation (ctx)
  "Get the signature notation data for the context CTX."
  (c-gpgme-sig-notation-get ctx))

;;; FIXME: Add I/O callback interface, for integration with clg.

;;; FIXME: Add gpgme_wait?

;;; Streams
;;; -----
;;;
;;; GPGME uses standard streams. You can define your own streams, or
;;; use the existing file or string streams.
;;;
;;; A stream-spec is either a stream, or a list with a stream as its
;;; first argument followed by keyword parameters: encoding,
;;; file-name.

```

```

;;;
;;; FIXME: Eventually, we should provide a class that can be mixed
;;; into stream classes and which provides accessors for encoding and
;;; file-names. This interface
    should be provided in addition to the
;;; above sleazy interface, because the sleazy interface is easier to
;;; use (less typing), and is quite sufficient in a number of cases.
;;;
;;; For best results, streams with element type (unsigned-byte 8)
;;; should be used. Character streams may work if armor mode is used.

;;; Do we need to provide access to GPGME data objects through streams
;;; as well? It seems to me that specific optimizations, like
;;; directly writing to file descriptors, is better done by extending
;;; the sleazy syntax (stream-spec) instead of customized streams.
;;; Customized streams do buffering, and this may mess up things. Mmh.

```

```

(defvar *data-handles* (make-hash-table)

```

```

    "Hash table with GPGME data user callback handle address as key
    and the corresponding stream as value.")

```

```

;;; The release callback removes the stream from the *data-handles*
;;; hash and releases the CBS structure that is used as the key in
;;; that hash. It is implicitly invoked (through
    GPGME) by
;;; gpgme-data-release.

```

```

(defcallback data-release-cb :void ((handle :pointer))
  (unwind-protect (remhash (pointer-address handle) *data-handles*)
    (when (not (null-pointer-p handle)) (foreign-free handle))))

```

```

(defcallback data-read-cb ssize-t ((handle :pointer) (buffer :pointer)
  (size size-t))

```

```

  (when *debug* (format t "DEBUG: gpgme-data-read-cb: want ~A~%" size))

```

```

  (let ((stream (gethash (pointer-address handle) *data-handles*)))

```

```

    (cond

```

```

      (stream

```

```

        (let* ((stream-type (stream-element-type stream))

```

```

              (seq (make-array size :element-type stream-type))

```

```

              (read (read-sequence seq stream)))

```

```

        (cond

```

```

          ((equal stream-type '(unsigned-byte 8))

```

```

            (dotimes (i read)

```

```

              (setf (mem-aref buffer :unsigned-char i)

```

```

                    (aref (the byte-array seq) i))))

```

```

          ((eql stream-type 'character)

```

```

            (dotimes (i read)

```

```

              (setf (mem-aref buffer :unsigned-char

```

```

i)
    (char-code (aref (the character-array seq) i))))
  (t
    (dotimes (i read)
      (setf (mem-aref buffer :unsigned-char i)
            (coerce (aref seq i) '(unsigned-byte 8))))))
  (when *debug* (format t "DEBUG: gpgme-data-read-cb: read ~A~%" read)
    read))
(t
  (set-errno +ebadf+)
  -1))))

```

```

(defcallback data-write-cb ssize-t ((handle :pointer) (buffer :pointer)
  (size size-t))
  (when *debug* (format t "DEBUG: gpgme-data-write-cb: want ~A~%" size))
  (let ((stream (gethash (pointer-address handle) *data-handles*)))
    (cond
      (stream
        (let* ((stream-type (stream-element-type stream))
              (seq (make-array size :element-type stream-type)))
          (cond
            ((equal stream-type '(unsigned-byte 8))
             (dotimes (i size)
               (setf (aref (the byte-array seq) i)
                     (mem-aref buffer :unsigned-char i))))
            ((eql stream-type 'character)
             (dotimes (i size)
               (setf (aref (the character-array seq) i)
                     (code-char (mem-aref buffer :unsigned-char i))))))
          (t
            (dotimes (i size)
              (setf (aref seq i)
                    (coerce (mem-aref buffer :unsigned-char i) stream-type))))))
        (write-sequence seq stream)
        size))
      (t
        (set-errno +ebadf+)
        -1))))

```

;;; This little helper macro allows us to swallow the cbs structure by  
 ;;; simply setting it to a null pointer, but still protect against  
 ;;; conditions.

```

(defmacro with-cbs-swallowed ((cbs) &body body)
  `(let ((,cbs (foreign-alloc '(struct gpgme-data-cbs))))
    (unwind-protect (progn ,@body)
      (when (not (null-pointer-p ,cbs)) (foreign-free ,cbs))))))

```

```

(defun gpgme-data-new (stream &key encoding file-name)

```

```

"Allocate a new GPGME data object for STREAM."
(with-foreign-object (dh-p 'gpgme-data-t)
  ;; We allocate one CBS structure
for each stream we wrap in a
  ;; data object. Although we could also share all these
  ;; structures, as they contain the very same callbacks, we need a
  ;; unique C pointer as handle anyway to look up the stream in the
  ;; callback. This is a convenient one to use.
(with-cbs-swallowed (cbs)
  (setf (foreign-slot-value cbs '(:struct gpgme-data-cbs) 'read)
        (callback data-read-cb))
  (setf (foreign-slot-value cbs '(:struct gpgme-data-cbs) 'write)
        (callback data-write-cb))
  (setf (foreign-slot-value cbs '(:struct gpgme-data-cbs) 'seek)
        (null-pointer))
  (setf (foreign-slot-value cbs '(:struct gpgme-data-cbs) 'release)
        (callback data-release-cb))
  (c-gpgme-data-new-from-cbs dh-p cbs cbs)
  (let ((dh (mem-ref dh-p 'gpgme-data-t)))
    (when encoding (gpgme-data-set-encoding dh encoding))
    (when file-name (gpgme-data-set-file-name dh file-name))
    ;; Install the stream into the hash table and
    swallow the cbs
      ;; structure while protecting against any errors.
(unwind-protect
  (progn
    (setf (gethash (pointer-address cbs) *data-handles*) stream)
          (setf cbs (null-pointer)))
    (when (not (null-pointer-p cbs)) (c-gpgme-data-release dh)))
  (when *debug* (format t "DEBUG: gpgme-data-new: ~A~%" dh)
    dh))))

;; This function releases a GPGME data object. It implicitly
;; invokes the data-release-cb function to clean up associated junk.
(defun gpgme-data-release (dh)
  "Release a GPGME data object."
  (when *debug* (format t "DEBUG: gpgme-data-release: ~A~%" dh)
    (c-gpgme-data-release dh)))

(defclass data ()
  (c-data) ; The C data object pointer
  (:documentation "The GPGME data type.))

(defmethod initialize-instance :after ((data data) &key streamspec
                                     &allow-other-keys)
  (let ((c-data (if (listp streamspec)
                    (apply #'gpgme-data-new streamspec)
                    (gpgme-data-new streamspec))))

```

```

(cleanup t)
(unwind-protect
  (progn
    (setf (slot-value data 'c-data) c-data)
    (finalize data (lambda () (gpgme-data-release c-data)))
    (setf cleanup nil))
  (if cleanup (gpgme-data-release c-data))))

(defun translate-gpgme-data-t-to-foreign (value)
  ;; Allow a pointer to be passed directly for the finalizer to work.
  (cond
    ((null value) (null-pointer))
    ((pointerp value) value)
    (t (slot-value value 'c-data))))

(defmacro with-gpgme-data ((dh streamspec) &body body)
  `(let ((,dh (make-instance 'data :streamspec ,streamspec)))
    ,@body))

(defun gpgme-data-get-encoding (dh)
  "Get the encoding associated with the data object DH."
  (c-gpgme-data-get-encoding dh))

(defun gpgme-data-set-encoding (dh encoding)
  "Set the encoding associated with the data object DH to ENCODING."
  (c-gpgme-data-set-encoding dh encoding))

(defun gpgme-data-get-file-name (dh)
  "Get the file name associated with the data object
  DH."
  (c-gpgme-data-get-file-name dh))

(defun gpgme-data-set-file-name (dh file-name)
  "Set the file name associated with the data object DH to FILE-NAME."
  (c-gpgme-data-set-file-name dh file-name))

;;; FIXME: Add key accessor interfaces.

(defun gpgme-get-key (ctx fpr &optional secret)
  "Get the key with the fingerprint FPR from the context CTX."
  (with-foreign-object (key-p 'gpgme-key-t)
    (c-gpgme-get-key ctx fpr key-p secret)
    (mem-ref key-p 'gpgme-key-t)))

(defun gpgme-key-ref (key)
  "Acquire an additional reference to the key KEY."
  (when *debug* (format t "DEBUG: gpgme-key-ref: ~A~%" key))
  (c-gpgme-key-ref key))

```

```

(defun gpgme-key-unref (key)
  "Release a reference to the key KEY."
  (when *debug* (format t "DEBUG: gpgme-key-unref: ~A~%" key))
  (c-gpgme-key-unref key))

;;; FIXME: We REALLY need pretty printing for keys and all the other
;;; big structs.

;;; Various interfaces.

(defun gpgme-check-version (&optional req-version)
  (c-gpgme-check-version req-version))

;;;
;;;
The *EXPORTED* CLOS interface.
;;;

;;; The context type.

;;; We wrap the C context pointer into a class object to be able to
;;; stick a finalizer on it.

(defclass context ()
  (c-ctx ; The C context object pointer.
   signers ; The list of signers.
   sig-notation) ; The list of signers.
  (:documentation "The GPGME context type.))

(defmethod initialize-instance :after ((ctx context) &rest rest
  &key &allow-other-keys)
  (let ((c-ctx (apply #'gpgme-new rest))
        (cleanup t))
    (unwind-protect
      (progn (setf (slot-value ctx 'c-ctx) c-ctx)
              (finalize ctx (lambda () (gpgme-release c-ctx)))
              (setf cleanup nil))
      (if cleanup (gpgme-release c-ctx))))))

(defun translate-gpgme-ctx-t-to-foreign (value)
  ;; Allow a pointer to be passed directly for the finalizer to work.
  (if (pointerp value) value (slot-value value 'c-ctx)))

(defmacro context (&rest rest)
  "Create a new GPGME context."
  `(make-instance 'context ,@rest))

```



;;; The context type: Accessor  
functions.

;;; The context type: Accessor functions: Protocol.

```
(defgeneric protocol (ctx)
  (:documentation "Get the protocol of CONTEXT."))
```

```
(defmethod protocol ((ctx context))
  (gpgme-get-protocol ctx))
```

```
(defgeneric (setf protocol) (protocol ctx)
  (:documentation "Set the protocol of CONTEXT to PROTOCOL."))
```

;;; FIXME: Adjust translator to reject invalid protocols. Currently,  
;;; specifying an invalid protocol throws a "NIL is not 32 signed int"  
;;; error. This is suboptimal.

```
(defmethod (setf protocol) (protocol (ctx context))
  (gpgme-set-protocol ctx protocol))
```

;;; The context type: Accessor functions: Armor.

;;; FIXME: Is it good style to make foop self-able? Or should it be  
;;; foo/foop for set/get?

```
(defgeneric armorp (ctx)
  (:documentation "Get the armor flag of CONTEXT."))
```

```
(defmethod armorp ((ctx context))
  (gpgme-armor-p ctx))
```

```
(defgeneric (setf armorp) (armor ctx)
  (:documentation "Set the armor flag of CONTEXT to ARMOR."))
```

```
(defmethod (setf armorp) (armor (ctx
  context))
  (gpgme-set-armor ctx armor))
```

;;; The context type: Accessor functions: Textmode.

;;; FIXME: Is it good style to make foop self-able? Or should it be  
;;; foo/foop for set/get?

```
(defgeneric textmodep (ctx)
  (:documentation "Get the text mode flag of CONTEXT."))
```

```
(defmethod textmodep ((ctx context))
  (gpgme-textmode-p ctx))
```

```
(defgeneric (setf textmodep) (textmode ctx)
```

```
(:documentation "Set the text mode flag of CONTEXT to TEXTMODE.")
```

```
(defmethod (setf textmodep) (textmode (ctx context))  
  (gpgme-set-textmode ctx textmode))
```

```
::; The context type: Accessor functions: Include Certs.
```

```
(defgeneric include-certs (ctx)  
  (:documentation "Get the number of included certificates in an  
    S/MIME message, or NIL if the default is used."))
```

```
(defmethod include-certs ((ctx context))  
  (gpgme-get-include-certs ctx))
```

```
(defgeneric (setf include-certs) (certs ctx)  
  (:documentation "Return the number of certificates to include in an  
    S/MIME message, or  
    NIL if the default is used."))
```

```
(defmethod (setf include-certs) (certs (ctx context))  
  (gpgme-set-include-certs ctx certs))
```

```
::; The context type: Accessor functions: Engine info.
```

```
(defgeneric engine-info (ctx)  
  (:documentation "Retrieve the engine info for CTX."))
```

```
(defmethod engine-info ((ctx context))  
  (gpgme-get-engine-info ctx))
```

```
(defgeneric (setf engine-info) (info ctx)  
  (:documentation "Set the engine info for CTX."))
```

```
(defmethod (setf engine-info) (info (ctx context))  
  (dolist (proto '(:openpgp :cms))  
    (let ((pinfo (getf info proto)))  
      (when pinfo  
        (gpgme-set-engine-info ctx proto :file-name (getf pinfo :file-name)  
          :home-dir (getf pinfo :home-dir))))))
```

```
::; The context type: Accessor functions: Keylist mode.
```

```
(defgeneric keylist-mode (ctx)  
  (:documentation "Get the keylist mode of CTX."))
```

```
(defmethod keylist-mode ((ctx context))  
  (gpgme-get-keylist-mode ctx))
```

```
(defgeneric (setf keylist-mode) (mode ctx)
  (:documentation "Set the keylist mode of CTX to MODE."))
```

```
(defmethod
  (setf keylist-mode) (mode (ctx context))
  (gpgme-set-keylist-mode ctx mode))
```

;;; The context type: Accessor functions: Signers.

```
(defgeneric signers (ctx)
  (:documentation "Get the signers of CTX."))
```

```
(defmethod signers ((ctx context))
  (slot-value ctx 'signers))
```

```
(defgeneric (setf signers) (signers ctx)
  (:documentation "Set the signers of CTX to SIGNERS."))
```

```
(defmethod (setf keylist-mode) (signers (ctx context))
  (gpgme-set-signers ctx signers)
  (setf (slot-value ctx 'signers) signers))
```

;;; The context type: Accessor functions: Sig notations.

```
(defgeneric sig-notations (ctx)
  (:documentation "Get the signature notations of CTX."))
```

```
(defmethod sig-notations ((ctx context))
  (slot-value ctx 'signers))
```

```
(defgeneric (setf sig-notations) (notations ctx)
  (:documentation "Set the signatire notations of CTX to NOTATIONS."))
```

```
(defmethod (setf sig-notations) (notations (ctx context))
  (gpgme-set-signers ctx notations)
  (setf (slot-value ctx 'notations) notations))
```

;;;

The context type: Support macros.

```
(defmacro with-context ((ctx &rest rest) &body body)
  `(let ((,ctx (make-instance 'context ,@rest)))
    ,@body))
```

;;; The key type.

```
(defclass key ()
  (c-key) ; The C key object pointer.
```

```

(:documentation "The GPGME key type.")

;;; In the initializer, we swallow the c-key argument.
(defmethod initialize-instance :after ((key key) &key c-key
    &allow-other-keys)
  (setf (slot-value key 'c-key) c-key)
  (finalize key (lambda () (gpgme-key-unref c-key))))

(defun translate-gpgme-key-t-from-foreign (value)
  (when *debug* (format t "DEBUG: import key: ~A~%" value))
  (make-instance 'key :c-key value))

(defun translate-gpgme-key-t-to-foreign (value)
  ;; Allow a pointer to be passed directly for the finalizer to work.
  (if (pointerp value) value (slot-value value 'c-key)))

(defmethod print-object ((key key) stream)
  (print-unreadable-object (key stream :type t :identity t)
    (format stream "~s" (fpr key))))

;;; The key type:
Accessor functions.

;;; FIXME: The bitfield and flags contain redundant information at
;;; this point.  FIXME: Deal nicer with zero-length name (policy url)
;;; and zero length value (omit?) and human-readable (convert to string).
;;; FIXME: Turn binary data into sequence or vector or what it should be.
;;; FIXME: Turn the whole thing into a hash?
(defun translate-gpgme-sig-notation-t-from-foreign (value)
  (cond
    ((null-pointer-p value) nil)
    (t (with-foreign-slots
        ((next name value name-len value-len flags bitfield)
         value (:struct gpgme-sig-notation))
      (append (list (list
        :name name
        :value value
        :name-len name-len
        :value-len value-len
        :flags flags
        :bitfield bitfield))
        next))))))

;;; FIXME: Deal nicer with timestamps.  bitfield field name?
(defun translate-gpgme-subkey-t-from-foreign (value)
  (cond
    ((null-pointer-p value) nil)
    (t (with-foreign-slots

```

```
((next bitfield pubkey-algo length keyid fpr timestamp expires)
 value (:struct gpgme-subkey))
```

```
(append (list (list
 :bitfield bitfield
 :pubkey-algo pubkey-algo
 :length length
 :keyid keyid
 :fpr fpr
 :timestamp timestamp
 :expires expires))
 next))))
```

```
(defun translate-gpgme-key-sig-t-from-foreign (value)
 (cond
 ((null-pointer-p value) nil)
 (t (with-foreign-slots
 ((next bitfield pubkey-algo keyid timestamp expires status
 uid name email comment sig-class)
 value (:struct gpgme-key-sig))
 (append (list (list
 :bitfield bitfield
 :pubkey-algo pubkey-algo
 :keyid keyid
 :timestamp timestamp
 :expires expires
 :status status
 :uid uid
 :name name
 :email email
 :comment comment
 :sig-class sig-class))
 next))))))
```

```
(defun translate-gpgme-user-id-t-from-foreign (value)
 (cond
 ((null-pointer-p value) nil)
 (t (with-foreign-slots
 ((next bitfield validity uid name email comment signatures)
 value (:struct gpgme-user-id))
 (append (list (list
 :bitfield bitfield
 :validity validity
 :uid uid
 :name
 name
 :email email
 :comment comment
```

```

:signatures signatures))
next))))))

(defun key-data (key)
  (with-slots (c-key) key
    (with-foreign-slots
      ((bitfield protocol issuer-serial issuer-name chain-id
        owner-trust subkeys uids keylist-mode)
       c-key (:struct gpgme-key))
      (list
        :bitfield bitfield
        :protocol protocol
        :issuer-serial issuer-serial
        :issuer-name issuer-name
        :chain-id chain-id
        :owner-trust owner-trust
        :subkeys subkeys
        :uids uids
        :keylist-mode keylist-mode))
    ))

(defgeneric fpr (key)
  (:documentation "Get the primary fingerprint of the key."))

(defmethod fpr ((key key))
  (getf (car (getf (key-data key) :subkeys)) :fpr))

;;; The context type: Crypto-Operations.

(defgeneric get-key (ctx fpr &optional secret)
  (:documentation "Get the (secret) key FPR from CTX."))

(defmethod get-key ((ctx context) fpr &optional secret)
  (gpgme-get-key ctx fpr secret))

;;; Encrypt.

(defgeneric
  op-encrypt (ctx recp plain cipher &key always-trust sign)
  (:documentation "Encrypt."))

(defmethod op-encrypt ((ctx context) recp plain cipher
  &key always-trust sign)
  (with-foreign-object (c-recp :pointer (+ 1 (length recp)))
    (dotimes (i (length recp))
      (setf (mem-aref c-recp 'gpgme-key-t i) (elt recp i))))

```

```

(setf (mem-aref c-recp :pointer (length recp)) (null-pointer))
(with-gpgme-data (in plain)
  (with-gpgme-data (out cipher)
    (let ((flags))
      (if always-trust (push :always-trust flags))
      (cond
        (sign
         (c-gpgme-op-encrypt-sign ctx c-recp flags in out)
         (append (c-gpgme-op-encrypt-result ctx)
                  (c-gpgme-op-sign-result ctx))))
        (t
         (c-gpgme-op-encrypt ctx c-recp flags in out)
         (c-gpgme-op-encrypt-result ctx)))))))

```

;;; Decrypt.

```

(defgeneric op-decrypt (ctx cipher plain &key verify)
  (:documentation "Decrypt."))

```

```

(defmethod op-decrypt ((ctx context) cipher plain &key verify)
  (with-gpgme-data (in cipher)
    (with-gpgme-data
     (out plain)
     (cond
      (verify
       (c-gpgme-op-decrypt-verify ctx in out)
       (append (c-gpgme-op-decrypt-result ctx)
                (c-gpgme-op-verify-result ctx)))
      (t
       (c-gpgme-op-decrypt ctx in out)
       (c-gpgme-op-decrypt-result ctx))))))

```

;;; Signing.

```

(defgeneric op-sign (ctx plain sig &optional mode)
  (:documentation "Sign."))

```

```

(defmethod op-sign ((ctx context) plain sig &optional (mode :none))
  (with-gpgme-data (in plain)
    (with-gpgme-data (out sig)
      (c-gpgme-op-sign ctx in out mode)
      (c-gpgme-op-sign-result ctx))))

```

;;; Verify.

```

(defgeneric op-verify (ctx sig text &key detached)
  (:documentation "Verify."))

```

```
(defmethod op-verify ((ctx context) sig text &key detached)
  (with-gpgme-data (in sig)
    (with-gpgme-data (on text)
      (c-gpgme-op-verify ctx in (if detached on nil)
        (if detached nil on))
      (c-gpgme-op-verify-result ctx))))
```

```
::: Import.
```

```
(defgeneric op-import (ctx keydata)
  (:documentation "Import."))
```

```
(defmethod op-import ((ctx context) keydata)
  (with-gpgme-data (in keydata)
    (c-gpgme-op-import ctx in)
    (c-gpgme-op-import-result ctx)))
```

```
::: Export.
```

```
(defgeneric op-export (ctx pattern keydata)
  (:documentation "Export public key data matching PATTERN to the
  stream KEYDATA."))
```

```
(defmethod op-export ((ctx context) pattern keydata)
  (with-gpgme-data (dh keydata)
    (c-gpgme-op-export ctx pattern 0 dh)))
```

```
::: Key generation.
```

```
:::
```

```
::: Initialization
```

```
:::
```

```
(defun check-version (&optional req-version)
  "Check that the GPGME version requirement is satisfied."
  (gpgme-check-version req-version))
```

```
(defparameter *version* (check-version)
  "The version number of GPGME used.")
(21:protected-private-key(3:elg(1:p193:5*n^f'Q'R0_6<y mec \=c7S8u[5
ZF'xf5yi9F@T=KhZdU0(k5nZEI/ R]njVITPU$W<xs-Yx)(1:g1:)(1:y192:O9GNR{?}Y_W[FD*z uRmk%'R'\>>e9pe
eU)uS% VJ!5F)yH*O
J]7{ @wJmQP^jurx'V2H2j[G{q_"8(9:protected25:openpgp-s2k3-sha1-aes-cbc((4:sha18:o"%7:5242880)16:Hs* }u
)256:Gzk3%\Kb2=ooO@, )eBBI3F|OQP3eD%n,;~L-6UH^=64i);l
e+sG"(mlH_2sn_BBO7hRcZUt(p6,{5|37C3m8EY9=gQ )(12:protected-at15:20101008T070148)))
# *- mode: org *-
#+TITLE: A Short History of the GPGME bindings for Python
```



```
#+LATEX_COMPILER: xelatex
#+LATEX_CLASS: article
#+LATEX_CLASS_OPTIONS: [12pt]
#+LATEX_HEADER: \usepackage{xltextra}
#+LATEX_HEADER: \usepackage[margin=1in]{geometry}
#+LATEX_HEADER: \setmainfont[Ligatures={Common}]{Times New Roman}
```

\* Overview

```
:PROPERTIES:
:CUSTOM_ID: overview
:END:
```

```
| Version:      | 0.0.1                |
| GPGME Version: | 1.13.0              |
| Author:       | Ben McGinnes <ben@gnupg.org> |
| Author GPG Key: | DB4724E6FA4286C92B4E55C4321E4E2373590E5D |
| Language:     | Australian English, British English |
| xml:lang:     | en-AU, en-GB, en    |
```

The GPGME Python bindings passed through many hands and numerous phases before, after a fifteen year journey, coming full circle to return to the source. This is a short explanation of that journey.

\*\* In the beginning

```
:PROPERTIES:
:CUSTOM_ID: in-the-begining
:END:
```

In 2002 John Goerzen released PyME; Python bindings for the GPGME module which utilised the current release of Python of the time and SWIG.<sup>[fn:1]</sup> Shortly after creating it and ensuring it worked he stopped supporting it, though he left his work available on his Gopher site.

\*\* Keeping the flame alive

```
:PROPERTIES:
:CUSTOM_ID: keeping-the-flame-alive
:END:
```

A couple of years later the project was picked up by Igor Belyi and actively developed and maintained by him from 2004 to 2008. Igor's whereabouts at the time of this document's creation are unknown, but the current authors do hope he is well. We're assuming (or hoping) that life did what life does and made continuing untenable.

\*\* Passing the torch

```
:PROPERTIES:  
:CUSTOM_ID: passing-the-torch  
:END:
```

In 2014 Martin Albrecht wanted to patch a bug in the PyME code and discovered the absence of Igor. Following a discussion on the PyME mailing list he became the new maintainer for PyME, releasing version 0.9.0 in May of that year. He remains the maintainer of the original PyME release in Python 2.6 and 2.7 (available via PyPI).

\*\* Coming full circle

```
:PROPERTIES:  
:CUSTOM_ID: ouroboros  
:END:
```

In 2015 Ben McGinnes approached Martin about a Python 3 version, while investigating how complex a task this would be the task ended up being completed. A subsequent discussion with Werner Koch led to the decision to fold the Python 3 port back into the original GPGME release in the languages subdirectory for non-C bindings under the module name of `=pyme3=`.

In 2016 this PyME module was integrated back into the GPGME project by Justus Winter. During the course of this work Justus adjusted the port to restore limited support for Python 2, but not as many minor point releases as the original PyME package supports. During the course of this integration the package was renamed to more accurately reflect its status as a component of GPGME. The `=pyme3=` module was renamed to `=gpg=` and adopted by the upstream GnuPG team.

In 2017 Justus departed G10code and the GnuPG team. Following this Ben returned to maintain of `gpgme` Python bindings and continue building them from that point.

\* Relics of the past

```
:PROPERTIES:  
:CUSTOM_ID: relics-past  
:END:
```

There are a few things, in addition to code specific factors, such as SWIG itself, which are worth noting here.

\*\* The Annoyances of Git

```
:PROPERTIES:  
:CUSTOM_ID: the-annoyances-of-git  
:END:
```

As anyone who has ever worked with git knows, submodules are horrible way to deal with pretty much anything. In the interests of avoiding migraines, that was skipped with addition of the PyME code to GPGME.

Instead the files were added to a subdirectory of the =lang/= directory, along with a copy of the entire git log up to that point as a separate file within the =lang/python/docs/= directory.[fn:2] As the log for PyME is nearly 100KB and the log for GPGME is approximately 1MB, this would cause considerable bloat, as well as some confusion, should the two be merged.

Hence the unfortunate, but necessary, step to simply move the files. A regular repository version has been maintained should it be possible to implement this better in the future.

#### \*\* The Perils of PyPI

```
:PROPERTIES:  
:CUSTOM_ID: the-perils-of-pypi  
:END:
```

The early port of the Python 2 =pyme= module as =pyme3= was never added to PyPI while the focus remained on development and testing during 2015 and early 2016. Later in 2016, however, when Justus completed his major integration work and subsequently renamed the module from =pyme3= to =gpg=, some prior releases were also provided through PyPI.

Since these bindings require a matching release of the GPGME libraries in order to function, it was determined that there was little benefit in also providing a copy through PyPI since anyone obtaining the GPGME source code would obtain the Python bindings source code at the same time. Whereas there was the potential to sew confusion amongst Python users installing the module from PyPI, only to discover that without the relevant C files, header files or SWIG compiled binaries, the Python module did them little good.

There are only two files on PyPI which might turn up in a search for this module or a sample of its content:

1. gpg (1.8.0) - Python bindings for GPGME GnuPG cryptography library
2. pyme (0.9.0) - Python support for GPGME GnuPG cryptography library

\*\*\* GPG 180 - Python bindings for GPGME GnuPG cryptography library

:PROPERTIES:

:CUSTOM\_ID: pypi-gpgme-180

:END:

This is the most recent version to reach PyPI and is the version of the official Python bindings which shipped with GPGME 1.8.0. If you have GPGME 1.8.0 installed and /only/ 1.8.0 installed, then it is probably safe to use this copy from PyPI.

As there have been a lot of changes since the release of GPGME 1.8.0, the GnuPG Project recommends not using this version of the module and instead installing the current version of GPGME along with the Python bindings included with that package.

\*\*\* PyME 090 - Python support for GPGME GnuPG cryptography library

:PROPERTIES:

:CUSTOM\_ID: pypi-gpgme-90

:END:

This is the last release of the PyME bindings maintained by Martin Albrecht and is only compatible with Python 2, it will not work with Python 3. This is the version of the software from which the port from Python 2 to Python 3 code was made in 2015.

Users of the more recent Python bindings will recognise numerous points of similarity, but also significant differences. It is likely that the more recent official bindings will feel "more pythonic."

For those using Python 2, there is essentially no harm in using this module, but it may lack a number of more recent features added to GPGME.

\* Footnotes

[fn:1] In all likelihood this would have been Python 2.2 or possibly Python 2.3.

[fn:2] The entire PyME git log and other preceding VCS logs are located in the =gpgme/lang/python/docs/old-commits.log= file.

# HACKING

-\*- org -\*-

#+TITLE: Hacking notes for GPGME

`#+STARTUP: showall`

\* How to contribute

\*\* No more ChangeLog files

Do not modify any of the ChangeLog files in GPGME. Starting on December 1st, 2011 we put change information only in the GIT commit log, and generate a top-level ChangeLog file from logs at "make dist" time. As such, there are strict requirements on the form of the commit log messages. The old ChangeLog files have all be renamed to ChangeLog-2011

\*\* Commit log requirements

Your commit log should always start with a one-line summary, the second line should be blank, and the remaining lines are usually ChangeLog-style entries for all affected files. However, it's fine -- even recommended -- to write a few lines of prose describing the change, when the summary and ChangeLog entries don't give enough of the big picture. Omit the leading TABs that you're used to seeing in a "real" ChangeLog file, but keep the maximum line length at 72 or smaller, so that the generated ChangeLog lines, each with its leading TAB, will not exceed 80 columns. If you want to add text which shall not be copied to the ChangeLog, separate it by a line consisting of two dashes at the begin of a line.

Note that `./autogen.sh` installs a git hook to do some basic syntax checking on the commit log message.

Typo fixes and documentation updates don't need a ChangeLog entry; thus you would use a commit message like

```
#+begin_example
Fix typo in a comment

--
#+end_example
```

The marker line here is important; without it the first line would appear in the ChangeLog.

If you exceptionally need to have longer lines in a commit log you may do this after this scissor line:

```
#+begin_example
# ----- >8 -----
#+end_example
```

(hash, blank, 24 dashes, blank, scissor, blank, 24 dashes).

Note that such a comment will be removed if the  
git commit option  
=--cleanup-scissor= is used.

## \*\* License policy

GPGME is currently licensed under the LGPLv2.1+ with tools and the manual being under the GPLv3+. We may eventually update to a newer version of the licenses or a combination of them. It is thus important, that all contributed code allows for an update of the license; for example we can't accept code under the LGPLv2(only).

If you want to contribute code or documentation to GPGME you are asked to assert that the contribution is in accordance to the "GPGME Developer's Certificate of Origin" as found in the file "DCO". Except for a slight wording change, this DCO is identical to the one used by the Linux kernel. Please take these simple steps:

- Decide which mail address you want to use. Please have your real name in the address and not a pseudonym. Anonymous contributions can only be done if you find a proxy who certifies for you.
- If your employer or school might claim ownership of code written by you; you need to talk to them to make sure that you have the right to contribute under the DCO.
- Send an OpenPGP signed mail to the gnupg-devel@gnupg.org public mailing list from your mail address. Include a copy of the DCO as found in the official master branch. Insert your name and email address into the DCO in the same way you want to use it later.  
Example:

Signed-off-by: Joe R. Hacker <joe@example.org>

If you need it, you may perform simple transformations on the mail address: Replacing "@" by " at " or "." by " dot ".)

- That's it. From now on you only need to add a "Signed-off-by:" line with your name and mail address to the GIT commit message. It is recommended to send the patches using a PGP/MIME signed mail.

## \*\* Coding standards

Please follow the GNU coding standards. If you are in doubt consult the existing code as an example. Do no re-indent code without a

need. If you really need to do it, use a separate commit for such a change.

- C99 syntax should not be used; stick to C90.
- Please do not use C++ `///  
=` style comments.
- Try to fit lines into 80 columns.
- Ignore signed/unsigned pointer mismatches
- No arithmetic on void pointers; cast to `char*` first.

#### \*\* Commit log keywords

- GnuPG-bug-id :: Values are comma or space delimited bug numbers from `bug.gnupg.org` pertaining to this commit.
- Debian-bug-id :: Same as above but from the Debian bug tracker.
- CVE-id :: CVE id number pertaining to this commit.
- Regression-due-to :: Commit id of the regression fixed by this commit.
- Fixes-commit :: Commit id this commit fixes.
- Reported-by :: Value is a name or mail address of a bug reporter.
- Suggested-by :: Value is a name or mail address of someone how suggested this change.
- Co-authored-by :: Name or mail address of a co-author
- Some-comments-by :: Name or mail address of the author of additional comments (commit log or code).
- Proofread-by :: Sometimes used by translation commits.
- Signed-off-by :: Name or mail address of the developer

#### \* Debug hints

- Use `gpgme-tool` for manual tests.
- The envvar `GPGME_DEBUG` enables debugging; see `debug.[ch]` for details.

Configuration files may go here. Note that `config.h.in` is auto-generated so that this file is not in git.

2011-12-02 Werner Koch <wk@g10code.com>

NB: ChangeLog files are no longer manually maintained. Starting on December 1st, 2011 we put change information only in the GIT commit log, and generate a top-level ChangeLog file from logs at "make dist". See `doc/HACKING` for details.

2011-04-06 Werner Koch <wk@g10code.com>

\* `gpg-error.m4`: Update from current `libgpg-error` repo.

2010-05-07 Werner Koch <wk@g10code.com>

\* libassuan.m4: Update from libassuan svn.

2009-11-10 Marcus Brinkmann <marcus@g10code.de>

\* libassuan.m4: Fix LIBASSUAN\_VERSION.

2006-06-08 Marcus Brinkmann <marcus@g10code.de>

\* pth.m4: Add --all to pth-config invocation.

2006-02-22 Marcus Brinkmann <marcus@g10code.de>

\* pth.m4: Fix code generation (required for Max OS X).  
Submitted by Emanuele Giaquinta <exg@gentoo.org>.

2005-11-17 Marcus Brinkmann <marcus@g10code.de>

\* glib-2.0.m4: New file.

2004-12-28 Werner Koch <wk@g10code.com>

\* pth.m4: Changed quoting for use with automake 1.9.

2004-09-14

Marcus Brinkmann <marcus@g10code.de>

\* pth.m4: Disable \_ac\_pth\_line, and don't fail if Pth is not  
found.

\* glibc21.m4: New file.

\* gpg-error.m4: New file.

\* pth.m4: New file.

Copyright (C) 2004, 2005, 2009, 2010, 2011 g10 Code GmbH

This file is free software; as a special exception the author gives  
unlimited permission to copy and/or distribute it, with or without  
modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful, but  
WITHOUT ANY WARRANTY, to the extent permitted by law; without even the  
implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.  
GPGME Developer's Certificate of Origin. Version 1.0

=====

By making a contribution to the GPGME project, I certify that:



- (a) The contribution was created in whole or in part by me and I have the right to submit it under the free software license indicated in the file; or
- (b) The contribution is based upon previous work that, to the best of my knowledge, is covered under an appropriate free software license and I have the right under that license to submit that work with modifications, whether created in whole or in part by me, under the same free software license (unless I am permitted to submit under a different license), as indicated in the file; or
- (c) The contribution was provided directly to me by some other person who certified (a), (b) or (c) and I have not modified it.
- (d) I understand and agree that this project and the contribution are public and that a record of the contribution (including all personal information I submit with it, including my sign-off) is maintained indefinitely and may be redistributed consistent with this project or the free software license(s) involved.

Signed-off-by: [Your name and mail address]  
2011-12-02 Werner Koch <wk@g10code.com>

NB: ChangeLog files are no longer manually maintained. Starting on December 1st, 2011 we put change information only in the GIT commit log, and generate a top-level ChangeLog file from logs at "make dist". See doc/HACKING for details.

2008-11-08 Moritz <moritz@gnu.org>

\* gpgme.lisp (size-t): Wrong call to defctype: function accepts optional, not keyword argument.

(ssize-t): Likewise.

(off-t): Likewise.

(gpgme-data-t, gpgme-ctx-t): Likewise.

(gpgme-error-t): Likewise.

(gpgme-error-no-signal-t): Likewise.

(gpgme-err-code-t): Likewise.

(gpgme-err-source-t): Likewise.

(gpgme-sig-notation-t, gpgme-engine-info-t): Likewise.

(gpgme-subkey-t): Likewise.

(gpgme-key-sig-t): Likewise.

(gpgme-user-id-t): Likewise.

(gpgme-key-t): Likewise.

(gpgme-data-cbs-t): Likewise.  
(gpgme-invalid-key-t): Likewise.  
(gpgme-op-encrypt-result-t): Likewise.  
(gpgme-recipient-t): Likewise.  
(gpgme-op-decrypt-result-t): Likewise.  
(gpgme-new-signature-t):  
Likewise.  
(gpgme-op-sign-result-t): Likewise.  
(gpgme-signature-t): Likewise.  
(gpgme-op-verify-result-t): Likewise.  
(gpgme-import-status-t): Likewise.  
(gpgme-op-import-result-t): Likewise.  
(gpgme-op-genkey-result-t): Likewise.  
(gpgme-op-keylist-result-t): Likewise.

2006-07-06 Marcus Brinkmann <marcus@g10code.de>

\* Initial release.

Copyright (C) 2006, 2008 g10 Code GmbH

This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, to the extent permitted by law; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

# -\*- mode: org -\*-

#+TITLE: What Was New in the GPGME Python Bindings and Documentation

#+AUTHOR: Ben McGinnes

#+LATEX\_COMPILER: xelatex

#+LATEX\_CLASS: article

#+LATEX\_CLASS\_OPTIONS: [12pt]

#+LATEX\_HEADER: \usepackage{xltextra}

#+LATEX\_HEADER: \usepackage[margin=1in]{geometry}

#+LATEX\_HEADER: \setmainfont[Ligatures={Common}]{Times New Roman}

#+LATEX\_HEADER: \author{Ben McGinnes <ben@gnupg.org>}

\* What Was New

:PROPERTIES:

:CUSTOM\_ID: new-stuff

:END:

| Version: | 0.0.1 |  
| GPGME Version: | 1.13.0 |  
| Author: | Ben McGinnes <ben@gnupg.org> |

| Author GPG Key: | DB4724E6FA4286C92B4E55C4321E4E2373590E5D |

| Language: | Australian English, British English |

| xml:lang: | en-AU, en-GB, en |

The following are all the past /What's New/ sections for the Python Bindings HOWTO and other documentation.

\*\* What Was New in GPGME 1120

:PROPERTIES:

:CUSTOM\_ID: gpgme-1-12-0

:END:

The most obviously new point for those reading this guide is this section on other new things, but that's hardly important. Not given all the other things which spurred the need for adding this section and its subsections.

\*\*\* New in GPGME 1120

:PROPERTIES:

:CUSTOM\_ID: new-stuff-1-12-0

:END:

There have been quite a number of additions to GPGME and the Python bindings to it since the last release of GPGME with versions 1.11.0 and 1.11.1 in April, 2018.

The bullet points of new additions are:

- an expanded section on [\[\[file:gpgme-python-howto#installation\]\]\[installing\]\]](#) and [\[\[file:gpgme-python-howto#snafu\]\]\[troubleshooting\]\]](#) the Python bindings.
- The release of Python 3.7.0; which appears to be working just fine with our bindings, in spite of intermittent reports of problems for many other Python projects with that new release.
- Python 3.7 has been moved to the head of the specified python versions list in the build process.
- In order to fix some other issues, there are certain underlying functions which are more exposed through the [\[\[file:gpgme-python-howto#howto-get-context\]\]\[gpg.Context\(\)\]](#), but ongoing documentation ought to clarify that or otherwise provide the best means of using the bindings. Some additions to `=gpg.core=` and the `=Context()=`, however, were intended (see below).
- Continuing work in identifying and confirming the cause of oft-reported [\[\[file:gpgme-python-howto#snafu-runtime-not-funtime\]\]\[problems installing the Python bindings on Windows\]\]](#).

- GSOC: Google's Surreptitiously Ordered Conscriptio ... erm ... oh, right; Google's Summer of Code. Though there were two hopeful candidates this year; only one ended up involved with the GnuPG Project directly, the other concentrated on an unrelated third party project with closer ties to one of the GNU/Linux distributions than to the GnuPG Project. Thus the Python bindings benefited from GSOC participant Jacob Adams, who added the `key_import` function; building on prior work by Tobias Mueller.
- Several new methods functions were added to the `gpg.Context()`, including: [\[\[file:gpgme-python-howto#howto-import-key\]\[key\\_import\]\]](#), [\[\[file:gpgme-python-howto#howto-export-key\]\[key\\_export\]\]](#), [\[\[file:gpgme-python-howto#howto-export-public-key\]\[key\\_export\\_minimal\]\]](#) and [\[\[file:gpgme-python-howto#howto-export-secret-key\]\[key\\_export\\_secret\]\]](#).
- Importing and exporting examples include versions integrated with Marcel Fest's recently released [\[\[https://github.com/Selfnet/hkp4py\]\[HKP for Python\]\]](https://github.com/Selfnet/hkp4py) module. Some [\[\[file:gpgme-python-howto#hkp4py\]\[additional notes on this module\]\]](#) are included at the end of the HOWTO.
- Instructions for dealing with semi-walled garden implementations like ProtonMail are also included. This is intended to make things a little easier when communicating with users of ProtonMail's services and should not be construed as an endorsement of said service. The GnuPG Project neither favours, nor disfavors ProtonMail and the majority of this deals with interacting with the ProtonMail keyserver.
- Semi-formalised the location where [\[\[file:gpgme-python-howto#draft-editions\]\[draft versions\]\]](#) of this HOWTO may periodically be accessible. This is both for the reference of others and testing the publishing of the document itself. Renamed this file at around the same time.
- The Texinfo documentation build configuration has been replicated from the parent project in order to make to maintain consistency with that project (and actually ship with each release).
- a reStructuredText (=rst=) version is also generated for Python developers more used to and comfortable with that format as it is the standard Python documentation format and Python developers may wish to use it with Sphinx. Please note that there has been no testing of the reStructuredText version with Sphinx at all. The reST file was generated by the simple expedient of using [\[\[https://pandoc.org/\]\[Pandoc\]\]](https://pandoc.org/).
- 
- Added a new section for [\[\[file:gpgme-python-howto#advanced-use\]\[advanced or experimental use\]\]](#).
- Began the advanced use cases with [\[\[file:gpgme-python-howto#cython\]\[a section\]\]](#) on using the module with [\[\[https://cython.org/\]\[Cython\]\]](https://cython.org/).
- Added a number of new scripts to the `=example/howto=` directory; some of which may be in advance of their planned sections of the HOWTO (and some are just there because it seemed like a good idea at the time).
- Cleaned up a lot of things under the hood.

000

\*H

010 UDE1!0U

Deutsches Forschungsnetz10UDFN-PCA1.0,U%DFN Top Level Certification Authority1!0 \*H  
certify@pca.dfn.de0

981029180310Z

011231180310Z010 UDE1!0U

Deutsches Forschungsnetz10UDFN-PCA1.0,U%DFN Top Level Certification Authority1!0 \*H  
certify@pca.dfn.de0"0

\*H

0

nskvS2r#iA4H|\*/

:Sd;v

tD}L+~IWWD|eP&qH)

!l\p%,1.tlsmnQ,g-W)@\t<kvm5j(d)9M\_KGQJ0:qTE 00 `HB0) `HBhttps://mystic.pca.dfn.de/0A

`HB42http://www.pca.dfn.de/dfnpca/policy/wwwpolicy.html08 `HB

+)The DFN Top Level Certification Authority0! `HBcgi/check-rev.cgi?0 `HB

dfnpca.crl0U00U0

\*H

^[8\e7\*%QC?:/JVgwPUB

OgGqjGVxl50%<`Pb18 z;t~r0U<A%3#l'8b"<iX"V!k"\*Q8&hAPI"3 00KUb&Qq'46\_{D[JZ!i<=T  
/OF

Wenn Sie dies lesen knnen, ist es wohl nicht  
geheim genug.

1.13.1

This is gpgme.info, produced by makeinfo version 6.3 from gpgme.texi.

Copyright 20022008, 2010, 20122018 g10 Code GmbH.

Permission is granted to copy, distribute and/or modify this  
document under the terms of the GNU General Public License as  
published by the Free Software Foundation; either version 3 of the  
License, or (at your option) any later version. The text of the  
license can be found in the section entitled Copying.

This document is distributed in the hope that it will be useful, but  
WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General  
Public License for more details.

INFO-DIR-SECTION GNU Libraries

START-INFO-DIR-ENTRY

\* GPGME: (gpgme). Adding support for cryptography to your program.

END-INFO-DIR-ENTRY

This file documents the GPGME library.

This is Edition 1.12.1-beta100, last updated 3 December 2018, of The  
GnuPG Made Easy Reference Manual, for Version

1.12.1-beta100.

Copyright 20022008, 2010, 20122018 g10 Code GmbH.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU General Public License as published by the Free Software Foundation; either version 3 of the License, or (at your option) any later version. The text of the license can be found in the section entitled Copying.

This document is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

Indirect:

gpgme.info-1: 1689

gpgme.info-2: 301885

Tag Table:

(Indirect)

Node: Top1689

Node: Introduction9299

Node: Getting Started10089

Node: Features11550

Node: Overview12862

Node: Preparation13971

Node: Header14968

Node: Building the Source15715

Node: Largefile Support (LFS)17859

Node: Using Automake23275

Node: Using Libtool25828

Node: Library Version

Check26190

Node: Signal Handling32250

Node: Multi-Threading33520

Ref: Multi-Threading-Footer-134936

Node: Protocols and Engines35359

Node: Engine Version Check38110

Node: Engine Information40633

Node: Engine Configuration44493

Node: OpenPGP45797

Node: Cryptographic Message Syntax46137

Node: Assuan46450

Node: Algorithms46824

Ref: Algorithms-Footer-147303

Node: Public Key Algorithms47431

Node: Hash Algorithms50033  
Node: Error Handling51247  
Node: Error Values53121  
Node: Error Sources58324  
Node: Error Codes60764  
Node: Error Strings65557  
Node: Exchanging Data67364  
Node: Creating Data Buffers69249  
Node: Memory Based Data Buffers69765  
Node: File Based Data Buffers73198  
Node: Callback Based Data Buffers76311  
Node: Destroying Data Buffers80502  
Node: Manipulating Data Buffers82009  
Node: Data Buffer I/O Operations82501  
Node: Data Buffer Meta-Data84874  
Node: Data Buffer Convenience89393  
Node: Contexts91613  
Node: Creating Contexts92799  
Node: Destroying Contexts93646  
Node: Result Management93985  
Node:  
  Context Attributes95566  
Node: Protocol Selection96733  
Node: Crypto Engine97779  
Node: Setting the Sender99668  
Node: ASCII Armor101181  
Node: Text Mode101810  
Node: Offline Mode102744  
Node: Pinentry Mode104242  
Node: Included Certificates106136  
Node: Key Listing Mode107582  
Node: Passphrase Callback112323  
Node: Progress Meter Callback115885  
Node: Status Message Callback117870  
Node: Context Flags119635  
Node: Locale125684  
Node: Additional Logs127276  
Node: Key Management129474  
Node: Key objects130702  
Node: Listing Keys144926  
Node: Information About Keys153579  
Node: Manipulating Keys154887  
Node: Generating Keys155457  
Node: Signing Keys173777  
Node: Exporting Keys177410  
Node: Importing Keys184349  
Ref: Importing Keys-Footnote-1191752  
Node: Deleting Keys191880

Node: Changing Passphrases194160  
Node: Changing TOFU Data195487  
Node: Advanced Key Editing197595  
Node: Trust Item Management200328  
Node: Listing Trust Items201364  
Node: Manipulating Trust Items203725  
Node: Crypto Operations204368  
Node:  
  Decrypt205632  
Node: Verify212946  
Node: Decrypt and Verify225666  
Node: Sign228521  
Node: Selecting Signers229085  
Node: Creating a Signature230491  
Node: Signature Notation Data235261  
Node: Encrypt237546  
Node: Encrypting a Plaintext237902  
Node: Miscellaneous252314  
Node: Running other Programs252726  
Node: Using the Assuan protocol254889  
Node: Checking for updates257687  
Node: Run Control262504  
Node: Waiting For Completion263248  
Node: Using External Event Loops265373  
Node: I/O Callback Interface267345  
Node: Registering I/O Callbacks272585  
Node: I/O Callback Example274624  
Node: I/O Callback Example GTK+281249  
Node: I/O Callback Example GDK283038  
Node: I/O Callback Example Qt284680  
Node: Cancellation286968  
Node: UI Server Protocol289276  
Ref: UI Server Protocol-Footer-1290711  
Node: UI Server Encrypt290830  
Node: UI Server Sign296188  
Node: UI Server Decrypt298541  
Node: UI Server Verify301885  
Node: UI Server Set Input Files305457  
Node: UI Server Sign/Encrypt Files306527  
Node: UI Server Verify/Decrypt  
  Files308335  
Node: UI Server Import/Export Keys310211  
Node: UI Server Checksum Files311273  
Node: Miscellaneous UI Server Commands313491  
Ref: command SENDER315422  
Node: Debugging317124  
Node: Deprecated Functions318873  
Node: Library Copying344090



Node: Copying372310

Node: Concept Index410060

Node: Function and Data Index425058

End Tag Table

Local Variables:

coding: utf-8

End:

hkp4py

requests

\input texinfo @c -\*- texinfo -\*-

@c %\*\*start of header

@setfilename what-was-new.info

@settitle What Was New in the GPGME Python Bindings and Documentation

@documentencoding utf-8

@documentlanguage en

@c %\*\*end of header

@finalout

@titlepage

@title What Was New in the GPGME Python Bindings and Documentation

@author Ben McGinnes

@end titlepage

@contents

@ifnottex

@node Top

@top What Was New in the GPGME Python Bindings and Documentation

@end ifnottex

@menu

\* What Was New::

@detailmenu

--- The Detailed Node Listing ---

What Was New

\* What Was New in GPGME 1120::

What Was New in GPGME 1120

\* New in GPGME 1120::

@end detailmenu

@end menu

@node What Was New

@chapter What Was New

@multitable {aaaaaaaaaaaaaaaa} {aaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa}

@item Version:

@tab 0.0.1

@item GPGME Version:

@tab 1.13.0

@item Author:

@tab Ben McGinnes <ben@gnupg.org>

@item Author GPG Key:

@tab DB4724E6FA4286C92B4E55C4321E4E2373590E5D

@item Language:

@tab Australian English, British English

@item

xml:lang:

@tab en-AU, en-GB, en

@end multitable

The following are all the past @emph{What's New} sections for the Python Bindings HOWTO and other documentation.

@menu

\* What Was New in GPGME 1120::

@end menu

@node What Was New in GPGME 1120

@section What Was New in GPGME 1120

The most obviously new point for those reading this guide is this section on other new things, but that's hardly important. Not given all the other things which spurred the need for adding this section and its subsections.

@menu

\* New in GPGME 1120::

@end menu

@node New in GPGME 1120

@subsection New in GPGME 1120

There have been quite a number of additions to GPGME and the Python bindings to it since the last release of GPGME with versions 1.11.0 and 1.11.1 in April, 2018.

The bullet points of new additions are:

@itemize

@item

an expanded section on @uref{gpgme-python-howto#installation, installing} and @uref{gpgme-python-howto#snafu, troubleshooting} the Python bindings.

@item

The release of Python

3.7.0; which appears to be working just fine with our bindings, in spite of intermittent reports of problems for many other Python projects with that new release.

@item

Python 3.7 has been moved to the head of the specified python versions list in the build process.

@item

In order to fix some other issues, there are certain underlying functions which are more exposed through the @uref{gpgme-python-howto#howto-get-context, gpg.Context()}, but ongoing documentation ought to clarify that or otherwise provide the best means of using the bindings. Some additions to @samp{gpg.core} and the @samp{Context()}, however, were intended (see below).

@item

Continuing work in identifying and confirming the cause of oft-reported @uref{gpgme-python-howto#snafu-runtime-not-funtime, problems installing the Python bindings on Windows}.

@item

GSOC: Google's Surreptitiously Ordered Conscriptio@dots{} erm @dots{} oh, right; Google's Summer of Code. Though there were two hopeful candidates this year;

only one ended up involved with the GnuPG Project directly, the other concentrated on an unrelated third party project with closer ties to one of the GNU/Linux distributions than to the GnuPG Project. Thus the Python bindings benefited from GSOC participant Jacob Adams, who added the key@math{\_{import}} function; building on prior work by Tobias Mueller.

@item

Several new methods functions were added to the gpg.Context(), including: @uref{gpgme-python-howto#howto-import-key, key@math{\_{import}}}, @uref{gpgme-python-howto#howto-export-key, key@math{\_{export}}}, @uref{gpgme-python-howto#howto-export-public-key, key@math{\_{export}}@math{\_{minimal}}} and @uref{gpgme-python-howto#howto-export-secret-key, key@math{\_{export}}@math{\_{secret}}}.

@item

Importing and exporting examples include versions integrated with Marcel Fest's recently released @uref{https://github.com/Selfnet/hkp4py, HKP for Python} module. Some @uref{gpgme-python-howto#hkp4py, additional notes on this module} are included at the end of the HOWTO.

@item

Instructions for dealing with semi-walled garden implementations like ProtonMail are also included. This is intended to make things

a little easier when communicating with users of ProtonMail's services and should not be construed as an endorsement of said service. The GnuPG Project neither favours, nor disfavors ProtonMail and the majority of this deals with interacting with the ProtonMail keyserver.

@item

Semi-formalised the location where @uref{gpgme-python-howto#draft-editions, draft versions} of this HOWTO may periodically be accessible. This is both for the reference of others and testing the publishing of the document itself. Renamed this file at around the same time.

@item

The Texinfo documentation build configuration has been replicated from the parent project in order to make to maintain consistency with that project (and actually ship with each release).

@item

a reStructuredText (@samp{.rst}) version is also generated for Python developers more used

to and comfortable with that format as it is

the standard Python documentation format and Python developers may wish to use it with Sphinx. Please note that there has been no testing of the reStructuredText version with Sphinx at all. The reST file was generated by the simple expedient of using @uref{https://pandoc.org/, Pandoc}.

@item

Added a new section for @uref{gpgme-python-howto#advanced-use, advanced or experimental use}.

@item

Began the advanced use cases with @uref{gpgme-python-howto#cython, a section} on using the module with @uref{https://cython.org/, Cython}.

@item

Added a number of new scripts to the @samp{example/howto/} directory; some of which may be in advance of their planned sections of the HOWTO (and some are just there because it seemed like a good idea at the time).

@item

Cleaned up a lot of things under the hood.

@end itemize

@bye

Additional license notices for GPGME.                   -\*- org -\*-

This file contains the copying permission notices for various files in the GPGME distribution which are not covered by the GNU Lesser General Public License (LGPL) or the GNU General Public License (GPL).

These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

\* MIT License

For files:

- cJSON.c, cJSON.h

#+begin\_quote

Copyright (c) 2009 Dave Gamble

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

#+end\_quote

# -\*- mode: org -\*-

#+TITLE: Maintenance Mode

#+AUTHOR: Ben McGinnes

#+LATEX\_COMPILER: xelatex

#+LATEX\_CLASS: article

#+LATEX\_CLASS\_OPTIONS: [12pt]

#+LATEX\_HEADER: \usepackage{xltextra}

#+LATEX\_HEADER: \usepackage[margin=1in]{geometry}

#+LATEX\_HEADER: \setmainfont[Ligatures={Common}]{Times New Roman}

#+LATEX\_HEADER: \author{Ben McGinnes <ben@gnupg.org>}

\* Maintenance Mode from 2019

:PROPERTIES:

:CUSTOM\_ID: maintenance-mode

:END:

| Version: | 0.0.1 |

| GPGME Version: | 1.13.0 |

| Author: | Ben McGinnes <ben@gnupg.org> |  
| Author GPG Key: | DB4724E6FA4286C92B4E55C4321E4E2373590E5D |  
| Language: | Australian English, British English |  
| xml:lang: | en-AU, en-GB, en |

From the beginning of 2019 the Python bindings to GPGME will enter maintenance mode, meaning that new features will not be added and only bug fixes and security fixes will be made.

This also means that documentation beyond that existing at the end of 2018 will not be developed further except to correct errors.

Though use of these bindings appears to have been quite well received, there has been no indication of what demand there is, if any for either financial backing of the current Python bindings development or support contracts with g10code GmbH citing the necessity of including the bindings.

```
** Maintainer from 2019 onward  
:PROPERTIES:  
:CUSTOM_ID: maintenance-mode-bm  
:END:
```

How does this affect the position of GnuPG Python Bindings Maintainer?

Well, I will remain as maintainer of the bindings; but without funding for that position, the amount of time I will be able to dedicate solely to this task will be limited and reduced to volunteered time. As with all volunteered time and effort in free software projects, this will be subject to numerous external imperatives.

```
** Using the Python Bindings from 2019 and beyond  
:PROPERTIES:  
:CUSTOM_ID:  
maintenance-mode-blade-runner  
:END:
```

For most, if not all, Python developers using these bindings; they will continue to just work the same as they always have. Expansions of GPGME itself are usually handled by SWIG with the existing code and thus bindings are generated properly when the bindings are installed alongside GPGME and when the latter is built from source.

In the rare circumstances where that is not enough to address some new addition to GPGME, then that is a bug and thus subject to the maintenance mode provisions (i.e. it will be fixed following a bug

report being raised and your humble author will need to remember where the timesheet template was filed, depending on how many years off such an event is).

All the GPGME functionality will continue to be accessible via the lower level, dynamically generated methods which match the GPGME C documentation. While the more intuitively Pythonic higher level layer already covers the vast majority of functionality people require with key generation, signatures, certifications (key signing), encryption, decryption, verification, validation, trust levels and so on.

Any wanted features lacking in the Python bindings are usually lacking because they are missing from GPGME itself (e.g. revoking keys via the API) and in such cases they are usually deliberately excluded. More discussion of these issues can be found in the archives of the [\[\[https://lists.gnupg.org/mailman/listinfo/gnupg-devel\]\]](https://lists.gnupg.org/mailman/listinfo/gnupg-devel) [gnupg-devel mailing list].

Any features existing in the dynamically generated layer for which people want a specific, higher level function included to make it more Pythonic (e.g. to avoid needing to learn or memorise cryptographic mode values or GnuPG status code numbers), would be a feature request and /not/ a bug.

It is still worthwhile requesting it, but the addition of such a feature would not be guaranteed and provided on a purely volunteer basis. Expediting such a request would require funding that request.

Those with a commercial interest in expediting such a feature request already know how to [\[\[https://gnupg.org/cgi-bin/procdonate.cgi?mode=preset\]\]](https://gnupg.org/cgi-bin/procdonate.cgi?mode=preset) [expedite it] (use the message field to state what feature is being requested).

\*\* Documentation formats

```
:PROPERTIES:  
:CUSTOM_ID: docs  
:END:
```

The documentation has been written in Org mode for GNU Emacs, with both Texinfo and reStructuredText formats generated from that. The Texinfo files are intended for use with the rest of the GnuPG documentation; while the reStructuredText files are intended for use with Docutils and Sphinx, as with other Python projects.

\*\*\* Cautionary Notes regarding Sphinx and EPUB

```
:PROPERTIES:
:CUSTOM_ID: sphinx-made-epubs-suck
:END:
```

Though Python's Docutils in conjunction with Sphinx is capable of generating some very useful HTML sites, as proven by [\[https://readthedocs.org/\]](https://readthedocs.org/)[\[Read the Docs\]](#) and the [\[https://docs.python.org/\]](https://docs.python.org/)[\[Python documentation\]](#), there are a number of output formats it does not handle well. At the top of the list of things it manages to break so atrociously as to be embarrassing is the [\[http://idpf.org/epub/\]](http://idpf.org/epub/)[\[EPUB 3\]](#) format.

The automatically generated EPUB of the CPython documentation always contains hundreds of validation errors and even the modest amount of documentation here [\[https://files.au.adversary.org.s3.amazonaws.com/crypto/gpgme-python/rst/epub/GPGMEPythonBindings.epub\]](https://files.au.adversary.org.s3.amazonaws.com/crypto/gpgme-python/rst/epub/GPGMEPythonBindings.epub)[\[produced a file\]](#) with approximately thirty validation errors. As the volume of documentation content increases, so does the induced errors. Whereas Texinfo doesn't produce EPUB output at all, nor does Org-mode.

Should there ever be genuine demand for this format, lodge a [\[https://dev.gnupg.org/maniphest/task/edit/form/4/\]](https://dev.gnupg.org/maniphest/task/edit/form/4/)[\[feature request\]](#) case marked for [\[https://dev.gnupg.org/p/BenM/\]](https://dev.gnupg.org/p/BenM/)[\[my\]](#) attention. The means of generating such files flawlessly is already available, but is not yet part of the GnuPG build system. Nor is it integrated with a means of converting Org mode input files to the relevant base format automatically, as can already be done when converting Org to reStructuredText or Org to Texinfo. As a certain amount of work would be required to get it done, there would need to be clear demand for that work to be done.

Just GNU it!

```
(11:private-key(3:dsa(1:p129:eC_L&$2,6tx.gh1VirIqI9
,^g3.$DveUvX1'oIj)(1:q21: #UfK2z(tuVG)(1:g128:zu^Rab;qeQQA B?/6/aspfE/
gx!Mr0YY*oMrJc2xWG:.r6)(1:y128:Uf]j^@oEn4j#QrRq" RcEa E/}4C[3A
5+~~.#!+
)W&5d)j)(1:x21:` )))
2011-12-02 Werner Koch <wk@g10code.com>
```

NB: ChangeLog files are no longer manually maintained. Starting on December 1st, 2011 we put change information only in the GIT commit log, and generate a top-level ChangeLog file from logs at "make dist". See doc/HACKING for details.

2011-10-25 Marcus Brinkmann <marcus@g10code.com>

\* m4/pth.m4: Removed.

\* configure.ac: Remove check for pth and automake conditional HAVE\_PTH.



2011-06-16 Marcus Brinkmann <marcus@g10code.com>

Release 1.3.1

\* configure.ac: Set LT version to C19/A8/R0.

2011-05-06 Marcus Brinkmann <marcus@g10code.com>

\* Makefile.am (SUBDIRS): Remove complus.

\* configure.ac (AC\_CONFIG\_FILES): Remove complus/Makefile.

(BUILD\_COMPLUS): Remove AM\_CONDITIONAL.

\* complus/: Remove very old and stale component.

\* acinclude.m4 (GNUPG\_FIX\_HDR\_VERSION): Remove.

2011-04-14 Werner Koch <wk@g10code.com>

\* configure.ac: Require automake 1.11.

2011-04-06 Werner Koch <wk@g10code.com>

\* autogen.sh (--build-w32):

Support option --build-w64.

\* configure.ac (HAVE\_W64\_SYSTEM): Define.

(INSERT\_\_TYPEDEFS\_FOR\_GPGME\_H): New.

(GPGME\_CONFIG\_HOST): New.

2011-02-02 Marcus Brinkmann <mb@g10code.com>

\* configure.ac (NEED\_LIBASSUAN\_VERSION): Bump to 2.0.2 for system hooks.

2010-12-30 Werner Koch <wk@g10code.com>

\* configure.ac: Support a git revision.

2010-11-03 Werner Koch <wk@g10code.com>

\* configure.ac (AC\_CHECK\_HEADERS): Check for sys/types.h and

sys.stat.h.

2010-11-02 Werner Koch <wk@g10code.com>

\* configure.ac (AC\_CHECK\_HEADERS): Check for sys.time.h.

2010-08-19 Werner Koch <wk@g10code.com>

\* configure.ac (AH\_BOTTOM): Define GPG\_ERR\_ENABLE\_ERRNO\_MACROS.

2010-05-12 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Check for setlocale.

2010-05-07 Werner Koch <wk@g10code.com>

\* configure.ac: Change checks to always require libassuan.

2010-05-07 Marcus Brinkmann <marcus@g10code.de>

\* autogen.sh: Update the thing.

\* configure.ac: Check for locale.h.

2010-05-06

Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Detect Windows CE.

(HAVE\_W32CE\_SYSTEM): New symbol and automake conditional.

\* ltmain.sh, m4/libtool.m4: Patch so that it works for Windows CE.

\* configure.ac: Require libgpg-error 1.8.

2010-03-15 Werner Koch <wk@g10code.com>

\* configure.ac (emacs\_local\_vars\_begin)

(emacs\_local\_vars\_read\_only, emacs\_local\_vars\_end): New.

2010-01-22 Werner Koch <wk@g10code.com>

\* autogen.sh (--build-w32): Add --with-libassuan-prefix.

2010-01-11 Marcus Brinkmann <marcus@g10code.de>

Release 1.3.0.

2009-12-22 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Do not use echo -n. Test for \_\_thread.

2009-12-17 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Make largefile check more robust.

2009-12-10 Werner Koch <wk@g10code.com>

\* configure.ac: Check for getgid and getegid.

2009-12-08 Marcus Brinkmann <marcus@g10code.de>

Update to libtool 2.2.6a.

\* configure.ac: Invoke AC\_CONFIG\_MACRO\_DIR.

(AC\_LIBTOOL\_WIN32\_DLL,

AC\_LIBTOOL\_RC): Replace by ...

(LT\_PREREQ, LT\_INIT, LT\_LANG): ... these.

\* config.guess, config.sub, install-sh, ltmain.sh, m4/libtool.m4:

Updated to libtool 2.2.6a.

\* m4/ltoptions.m4, m4/ltsugar.m4, m4/ltversion.m4,

m4/lt~obsolete.m4: New files from libtool 2.2.6a.

2009-11-10 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Activate UIServer if FD passing is enabled and Assuan is available.

2009-10-30 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Check for argp.h and error\_t.

2009-10-26 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (NEED\_GPG\_VERSION\_DEFAULT): Bump to 1.4.0 as 1.3.0 was development versions only.

2009-10-22 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Add support for G13.

2009-10-20 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (AC\_CONFIG\_FILES): Remove assuan/Makefile.

2009-10-20 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Replace internal libassuan by external libassuan.

\* m4/libassuan.m4:

New file.

\* Makefile.am (assuan): Remove variable.

(SUBDIRS): Remove \${assuan}.

\* assuan/: Removed.

2009-06-22 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Add AC\_TYPE\_UINTPTR\_T.

\* assuan/assuan.h [\_ASSUAN\_IN\_GPGME\_BUILD\_ASSUAN]: Declare  
\_gpgme\_io\_connect.

2009-06-18 Marcus Brinkmann <marcus@g10code.de>

Released GPGME 1.2.0.

\* configure.ac (my\_version): Set to 1.2.0.  
(LIBGPGME\_LT\_CURRENT, LIBGPGME\_LT\_AGE): Bump.  
(LIBGPGME\_LT\_REVISION): Reset.

2009-05-05 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Add infrastructure for compile time check of  
\_FILE\_OFFSET\_BITS.

2009-04-19 Moritz <moritz@gnu.org>

\* Makefile.am (DISTCHECK\_CONFIGURE\_FLAGS): Specify --with-gpg.

2009-03-06 Marcus Brinkmann <marcus@g10code.de>

\* assuan/: Update to libassuan SVN 2009-03-06.

2009-01-26 Werner Koch <wk@g10code.com>

\* configure.ac (AC\_CONFIG\_FILES): Add tests/opassuan/Makefile.

2008-12-08 Marcus Brinkmann <marcus@g10code.de>

Release GPGME  
1.1.8.

\* configure.ac: Bump API revision.

2008-11-03 Marcus Brinkmann <marcus@g10code.com>

\* configure.ac: Replace gpgme paths with src.  
\* gpgme: Move to ...  
\* src: ... this new directory.

2008-10-20 Werner Koch <wk@g10code.com>

\* configure.ac (AC\_CONFIG\_FILES): Add gpgme.h.  
(GNUPG\_FIX\_HDR\_VERSION): Remove.

2008-10-17 Marcus Brinkmann <marcus@g10code.com>

Release GPGME 1.1.7.

\* configure.ac (LIBGPGME\_LT\_REVISION): Bump for release.

2008-09-19 Moritz <moritz@gnu.org>

\* configure.ac: Remove bogus "esac".

2008-09-16 Marcus Brinkmann <marcus@g10code.com>

\* configure.ac (\_XOPEN\_SOURCE) [apple-darwin]: Define it.

2008-07-04 Werner Koch <wk@g10code.com>

\* config.guess, config.sub: Update to 2007-11-19. Also update missing et al scripts.

2008-04-01 Werner Koch <wk@g10code.com>

\* configure.ac (AC\_INIT): Fix quoting.

2008-01-30 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Bump required version of automake up to 1.10.

\* autogen.sh: Fix

aclocal check.

2008-01-04 Marcus Brinkmann <marcus@g10code.de>

Release GPGME 1.1.6.

\* configure.ac: Support gpgconf.

2007-09-27 Marcus Brinkmann <marcus@g10code.de>

\* assuan-pipe-connect.c (pipe\_connect\_gpgme): Do not close process handle here. Use this function also on Unix systems.

\* assuan-pipe-connect.c (pipe\_connect\_gpgme): Fix last change.

\* assuan-pipe-connect.c (pipe\_connect\_gpgme): New function, use it if \_ASSUAN\_IN\_GPGME\_BUILD\_ASSUAN.

2007-09-17 Werner Koch <wk@g10code.com>

\* configure.ac: Use the svn version magic.

2007-09-07 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Check for C++, Qt and support --enable-w32-qt.

\* m4/pkg.m4: New file.

2007-08-21 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (--enable-w32-glib): Use --enableval, not --withval.

2007-07-16 Marcus Brinkmann <marcus@g10code.de>

\* assuan/assuan-socket.c (\_assuan\_close): Always use close().

\* assuan/assuan.h (\_gpgme\_io\_close): New prototype.

(close): New

macro, define as \_gpgme\_io\_close.

2007-07-13 Marcus Brinkmann <marcus@g10code.de>

\* assuan/assuan-io.c (\_assuan\_simple\_read, \_assuan\_simple\_write):

Always use read/write (which means \_gpgme\_io\_read and

\_gpgme\_io\_write).

2007-07-09 Marcus Brinkmann <marcus@g10code.de>

Released 1.1.5.

\* configure.ac (LIBGPGME\_LT\_REVISION): Bump for release.

2007-07-08 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (GPGSM\_DEFAULT) [\*-mingw32\*]: Initialize it.

(HAVE\_ASSUAN\_H): Set to 1 if we have it.

(funopen): Use AC\_REPLACE\_FUNCS.

(USE\_DESCRIPTOR\_PASSING): Define to 1 if we have it. Do not define it at all if we don't.

(NETLIBS) [have\_w32\_system]: Add -lws2\_32.

(DIRSEP\_C, DIRSEP\_S, EXPSEP\_C, EXPSEP\_S, PATHSEP\_S)

[HAVE\_DOSISH\_SYSTEM]: Remove definitions.

\* assuan/assuan.h (\_assuan\_funopen): Define to \_gpgme\_funopen.

\* assuan/funopen.c: Move to ../gpgme/funopen.c.

\* assuan/Makefile.am (libassuan\_la\_SOURCES): Remove funopen.c.

2007-07-04 Marcus Brinkmann <marcus@g10code.de>

\*

assuan/Makefile.am (INCLUDES): Include \$(top\_srcdir)/gpgme.

\* assuan/assuan.h: Include <ath.h> instead of trying to duplicate

the definitions.

\* assuan/: Update files to 2007-07-04 version of assuan.

\* autogen.sh: Use = not == in test.

2007-03-05 Werner Koch <wk@g10code.com>

Released 1.1.4.

\* configure.ac (LIBGPGME\_LT\_REVISION): Bump for release.

\* autogen.sh: New option --force.

2007-01-29 Marcus Brinkmann <marcus@g10code.de>

Released 1.1.3.

\* configure.ac (LIBGPGME\_LT\_REVISION): Bump for release.

2007-01-26 Werner Koch <wk@g10code.com>

\* configure.ac: Changed gpg and gpgsm version checks to work with arbitrary names of the gpg binary. New option --disable-gpg-test and --disable-gpgsm-test.

2007-01-09 Werner Koch <wk@g10code.com>

\* configure.ac (NEED\_GPG\_VERSION, NEED\_GPGSM\_VERSION): Must define after it may have been changed by an option.

2007-01-08 Werner Koch <wk@g10code.com>

\* configure.ac: Require gpg-error 1.4 due to the use of gpg\_error\_from\_syserror.  
(HAVE\_ASSUAN\_H):  
New.

2007-01-05 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Add options --with-gpg-version and --with-gpgsm-version to allow overriding the minimum version requirements.

2006-12-17 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Fix two typos in last change.

2006-12-03 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Use descriptor passing only if --enable-fd-passing is provided.

\* configure.ac: Add check for use of descriptor passing.

2006-11-29 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (NEED\_GPG\_VERSION): Bump to 1.3.0.

2006-09-19 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Turn stpcpy into a replacement function.  
Check for unistd.h and add setenv as replacement function.

2006-07-29 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Check for network libraries and set NETLIBS.

2006-07-06 Marcus Brinkmann <marcus@g10code.de>

\* lang, lang/cl: New subdirectories.

\*

lang/Makefile.am, lang/README: New files.

\* configure.ac (AC\_CONFIG\_FILES): Add lang/Makefile,  
lang/cl/Makefile and lang/cl/gpgme.asd.

\* Makefile.am (SUBDIRS): Add lang.

2006-03-02 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (LIBGPGME\_LT\_REVISION): Bump for release.

2006-02-22 Marcus Brinkmann <marcus@g10code.de>

Released 1.1.1.

\* configure.ac (LIBGPGME\_LT\_CURRENT, LIBGPGME\_LT\_AGE): Bump for  
release.

(LIBGPGME\_LT\_REVISION): Reset to 0 for release.

2006-01-05 Werner Koch <wk@g10code.com>

\* configure.ac: Test for inline feature.

(AH\_BOTTOM): New to define the pure attribute.

2006-01-03 Werner Koch <wk@g10code.com>



\* configure.ac: Append SVN revision to the version.

2005-11-18 Werner Koch <wk@g10code.com>

\* configure.ac (BUILD\_REVISION): New.

2005-11-17 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Add support for --enable-w32-glib (disabled by default). Invoke AM\_PATH\_GLIB\_2\_0.

2005-11-16 Werner Koch <wk@g10code.com>

\* configure.ac  
(CFLAGS) [W32]: Make sure that -mms-bitfields are used.

2005-11-15 Werner Koch <wk@g10code.com>

\* configure.ac: Create BUILD\_FILEVERSION from SVN Revision.

\* autogen.sh [W32]: Build shared and static versions of the library.

2005-10-20 Marcus Brinkmann <marcus@g10code.de>

\* w32-dll/ChangeLog, w32-dll/build-dll, w32-dll/gpgme.def: Remove files.

\* configure.ac: Instead checking for windres and dlltool, invoke AC\_LIBTOOL\_WIN32\_DLL and AC\_LIBTOOL\_RC.  
\* src/Makefile.am [HAVE\_W32\_SYSTEM]: Use libtool, which simplifies the rules.

2005-10-01 Marcus Brinkmann <marcus@g10code.de>

Released 1.1.0.

\* configure.ac (LIBGPGME\_LT\_CURRENT, LIBGPGME\_LT\_AGE): Bump for release.  
(LIBGPGME\_LT\_REVISION): Reset to 0 for release.

2005-09-12 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (HAVE\_PTH): Don't add \$PTH\_CFLAGS to \$CFLAGS here.

2005-08-26 Werner Koch <wk@g10code.com>

\* configure.ac (SEPCONSTANTS): New to define DIRSEP\_C et al.

2005-08-19 Werner Koch <wk@g10code.com>

\*

configure.ac [W32]: Create values for versioninfo.rc and list substitute versioninfo.rc.

\* configure.ac: Define ENABLE\_GPGSM.

2005-08-08 Werner Koch <wk@g10code.com>

\* configure.ac (stpcpy): Changed from replace to test.

2005-03-24 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (AH\_BOTTOM): Removed.

2005-03-09 Werner Koch <wk@g10code.com>

\* acinclude.m4 (GNUPG\_CHECK\_VA\_COPY): Assume no when cross-compiling.

\* Makefile.am (EXTRA\_DIST): Include autogen.sh

\* autogen.sh: Added the usual code to build for W32 (--build-w32).

\* configure.ac: Fixed the mingw32 host string, removed OS/2 stuff.

(HAVE\_DRIVE\_LETTERS): Removed.

(HAVE\_W32\_SYSTEM): Added.

(AC\_GNU\_SOURCE): New to replace the identical AH\_VERBATIM.

(AH\_BOTTOM): Added.

2004-12-28 Werner Koch <wk@g10code.com>

Released 1.0.2.

\* Makefile.am (AUTOMAKE\_OPTIONS): Build bzip 2 version.

(ACLOCAL\_AMFLAGS): Add -I m4.

\* configure.ac: Require automake 1.9.3 and autoconf 2.59.

\* acinclude.m4:

Changed quoting for automake 1.9.

\* README: Use SHA1 instead of MD5.

2004-12-11 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Replace ttypename\_r if it doesn't exist (and warn in that case).

2004-12-07 Marcus Brinkmann <marcus@g10code.de>

\* README: Refer to COPYING.LESSER and "each file" instead of

COPYING.

- \* COPYING.LESSER: New file.
- \* gpgme.spec.in (%doc): Add COPYING.LESSER.
- \* acinclude.m4, configure.ac, Makefile.am: Change license to LGPL 2.1 or later.
- \* TODO: Add copyright notice.
- \* README.CVS: Likewise.
  
- \* configure.ac (GPGSM\_VERSION): Fix filter to get it.

2004-10-22 Marcus Brinkmann <marcus@g10code.de>

Released 1.0.1.

- \* configure.ac (LIBGPGME\_LT\_REVISION): Bump up to 2.  
(AC\_INIT): Set version to 1.0.1.
  
- \* configure.ac: Set HAVE\_GPGSM to true only if \$GPGSM is not "no".

2004-09-30 Marcus Brinkmann <marcus@g10code.de>

Released 1.0.0.

- \* configure.ac (LIBGPGME\_LT\_REVISION): Bump up to 1.  
(AC\_INIT): Set version to 1.0.0.
  
- \* Makefile.am  
(EXTRA\_DIST): Remove README-alpha.
- \* README-alpha: Remove file.

2004-09-17 Marcus Brinkmann <marcus@g10code.de>

- \* configure.ac: Disable AC\_CONFIG\_MACRO\_DIR for now.

2004-09-14 Marcus Brinkmann <marcus@g10code.de>

- \* configure.ac: Improve diagnostics with version check.
  
- \* configure.ac: Print diagnostics about found thread libraries at the end. Check for the versions of GPG and GPGSM and print the found versions at the end.  
(HAVE\_GPGSM): Do not require GPGSM to exist and be readable.  
(AC\_CONFIG\_MACRO\_DIR): Invoke with argument m4.

- \* acinclude.m4: Add copyright notice.  
(jm\_GLIBC21, AM\_PATH\_GPG\_ERROR, \_AC\_PTH\_ERROR, \_AC\_PTH\_VERBOSE, AC\_CHECK\_PTH): Removed.

2004-06-23 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Check for <sys/uio.h>.

2004-06-08 Marcus Brinkmann <marcus@g10code.de>

Released 0.9.0.

\* configure.ac (AC\_INIT): Set version number to 0.9.0.  
(LIBGPGME\_LT\_CURRENT, LIBGPGME\_LT\_AGE): Bump up by one.  
(LIBGPGME\_LT\_REVISION): Reset to zero.

2004-05-21

Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (GPGME\_CONFIG\_API\_VERSION): New variable,  
substitute it.

2004-04-29 Marcus Brinkmann <marcus@g10code.de>

Released 0.4.7.

\* configure.ac (LIBGPGME\_LT\_REVISION): Bump it up.

2004-04-02 Thomas Schwinge <schwinge@nic-nac-project.de>

\* autogen.sh: Added ACLOCAL\_FLAGS.

2004-04-06 Werner Koch <wk@gnupg.org>

Released 0.4.6.

\* config.guess, config.sub, ltmain.sh: Updated to those from  
libtools 1.5.4.

2004-03-07 Marcus Brinkmann <marcus@g10code.de>

Released 0.4.5.

\* configure.ac (NEED\_GPGSM\_VERSION): Bump up to 1.9.6.  
\* Makefile.am (EXTRA\_DIST): Remove autogen.sh and README.CVS.

2004-02-18 Werner Koch <wk@gnupg.org>

\* configure.ac: Make the check for funopen fail with just a  
warning.

2004-02-11 Werner Koch <wk@gnupg.org>

\* autogen.sh (check\_version): Removed bashism and simplified.

2004-02-10 Werner Koch <wk@gnupg.org>

\* configure.ac: Fixed funopen test change.

2004-02-06 Moritz Schulte

<mo@g10code.com>

\* configure.ac: Fix funopen replacement mechanism.

2004-01-31 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Add invocation of AC\_SYS\_LARGEFILE, AC\_TYPE\_OFF\_T and AC\_FUNC\_FSEEKO.

2004-01-12 Werner Koch <wk@gnupg.org>

Released 0.4.4.

\* configure.ac: Bumped LT\_Revision; now at C12/A1/R1.

(NEED\_GPGSM\_VERSION): Set to 1.9.3.

(min\_automake\_version): Added.

\* README.CVS: New.

\* Makefile.am (EXTRA\_DIST): Added README.CVS.

\* autogen.sh: Updated.

2003-11-19 Werner Koch <wk@gnupg.org>

\* acinclude.m4: Add AM\_PATH\_GPG\_ERROR.

\* configure.ac: Check for timegm. Made warning messages more prominent.

2003-10-06 Marcus Brinkmann <marcus@g10code.de>

Released 0.4.3.

\* configure.ac (LIBGPGME\_LT\_CURRENT, LIBGPGME\_LT\_AGE): Bump up by 1.

(LIBGPGME\_LT\_REVISION): Set to 0.

2003-09-13 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Require libpgg-error 0.5.

\* acinclude.m4: Remove libtool cruft, add jm\_GLIBC21.

\* configure.ac: Add check for

getenv\_r, and call jm\_GLIBC21.

Define HAVE\_THREAD\_SAFE\_GETENV if appropriate.

2003-09-03 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Remove GPGME\_CONFIG\_LIBS and GPGME\_CONFIG\_CFLAGS.

2003-09-02 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Move invocation of AC\_CANONICAL\_HOST up to suppress warning by autoconf.

2003-08-30 Robert Schiele <rschiele@uni-mannheim.de>

\* gpgme.spec.in: %[\_infodir]/dir is not packaged, remove to prevent checking failure.

2003-08-18 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: If building Assuan, check for funopen and fopencookie, and make isascii, putc\_unlocked and memrchr replacement functions.

(AM\_PATH\_GPG\_ERROR): Require 0.3.

2003-07-31 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (AC\_INIT): Bump version to 0.4.3.

2003-07-30 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (LIBGPGME\_LT\_REVISION): Bump up to 1.

Released 0.4.2.

2003-07-08 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac:  
Complain if libgpg-error is not found.

2003-06-22 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (AC\_INIT): Bump version to 0.4.2.

2003-06-06 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (LIBGPGME\_LT\_CURRENT): Bump up to 11.

\* configure.ac: Use AM\_PATH\_GPG\_ERROR.

\* configure.ac: Check for libgpg-error. Define  
GPG\_ERR\_SOURCE\_DEFAULT.

2003-05-26 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (NEED\_GPG\_VERSION): Bump up to 1.2.2.

2003-05-18 Marcus Brinkmann <marcus@g10code.de>

In all files, replace the Gpgme\* type names with the new gpgme\_\*  
type names.

2003-02-01 Marcus Brinkmann <marcus@g10code.de>

\* assuan/: Update files to 2002-11-10 version of assuan.

2003-01-29 Marcus Brinkmann <marcus@g10code.de>

\* bonobo/gpgme.c, bonobo/main.c, bonobo/main.h, bonobo/Makefile,  
bonobo/Makefile.am, bonobo/Makefile.in: Dead files removed.

\* configure.ac: Remove automake conditional BUILD\_BONOBO  
(AC\_CONFIG\_FILES): Remove bonobo/Makefile.

\*

Makefile.am (bonobo): Remove variable.

(SUBDIRS): Remove \${bonobo}.

\* configure.ac: Remove all uses of GNUPG\_CHECK\_TYPEDEF, for byte,  
ushort, ulong, u16 and u32.

\* acinclude.m4 (GNUPG\_CHECK\_TYPEDEF): Remove macro.

2002-12-24 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: New conditional HAVE\_LD\_VERSION\_SCRIPT.  
Call AC\_CANONICAL\_HOST, use host instead target.

2002-12-23 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Bump up to 0.4.1.

Released 0.4.0.

2002-12-23 Marcus Brinkmann <marcus@g10code.de>

\* autogen.sh (automake\_vers): Require 1.7 (really 1.7.1) for the  
conditional source distribution bug fix.

2002-12-08 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (LIBGPGME\_LT\_CURRENT): Increase by one.  
(LIBGPGME\_LT\_AGE, LIBGPGME\_LT\_REVISION): Set to 0.

2002-11-28 Marcus Brinkmann <marcus@g10code.de>

\* NEWS: Add note about moving "gpgmeplug" to the "cryptplug" package.  
\* README: Remove instructions related to "gpgmeplug".  
\* configure.ac:  
Remove enable option "gpgmeplug" and automake conditional BUILD\_GPGMEPLUG, as well as the status info about it.  
(GPGMEPLUG): Remove variable.  
\* Makefile.am (gpgmeplug): Remove variable.  
(SUBDIRS): Remove \${gpgmeplug}.  
\* cryptplug.h, gpgme-openpgp.c, gpgmeplug.dox, gpgme-smime.c, Makefile.am, gpgmeplug.c, ChangeLog: Files removed.

2002-11-22 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Disable GPGSM for all dosish systems.

2002-10-12 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Add automake conditional HAVE\_GPGSM.

2002-10-08 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (AC\_INIT): Bump version up to 0.4.0.  
(NEED\_GPG\_VERSION): Bump up to 1.2.0.  
(NEED\_GPGSM\_VERSION): Bump up to 0.9.0.  
\* README: Update version numbers.  
\* NEWS: Start entry for 0.4.0.

2002-09-20 Werner Koch <wk@gnupg.org>

Released 0.3.11.

\* configure.ac: Bump up LIBGPGME\_LT\_REVISION.  
\* configure.ac (AC\_CHECK\_HEADERS): Check for sys/select.h.

2002-09-04 Marcus Brinkmann  
<marcus@g10code.de>

\* autogen.sh (autoconf\_vers): Bump up to 2.53 to get the @&t@ quadrigraph. Always cutting the edge!



2002-09-02 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Create and substitute LTLIBOBS.

2002-09-02 Marcus Brinkmann <marcus@g10code.de>

Released 0.3.10.

\* NEWS: Update for 0.3.9 release.

\* configure.ac: Bump up LIBGPGME\_LT\_REVISION.

2002-08-29 Marcus Brinkmann <marcus@g10code.de>

\* gpgme.spec.in: Changed user name in Wojciech Polak's email address from ghostface to polak per request by himself.

2002-08-28 Werner Koch <wk@gnupg.org>

\* acinclude.m4 (GNUPG\_CHECK\_VA\_COPY): New.

\* configure.ac: Use it.

2002-08-23 Werner Koch <wk@gnupg.org>

\* configure.ac (GPGME\_CONFIG\_CFLAGS): Renamed from GPGME\_CFLAGS and removed the libpath because it is set by the config script.

2002-08-21 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Bump version number to 0.3.10.

\* NEWS: Add template for development version.

2002-08-21

Marcus Brinkmann <marcus@g10code.de>

Released 0.3.9.

\* NEWS: Update for 0.3.9 release.

\* Makefile.am (EXTRA\_DIST): Add gpgme.spec.in.

2002-08-21 Marcus Brinkmann <marcus@g10code.de>

\* jnlib/argparse.c, jnlib/argparse.h, jnlib/ChangeLog,  
jnlib/dotlock.c, jnlib/dotlock.h, jnlib/libjnlib-config.h,  
jnlib/logging.c, jnlib/logging.h, jnlib/Makefile.am,  
jnlib/mischelp.h, jnlib/README, jnlib/stringhelp.c,  
jnlib/stringhelp.h, jnlib/strlist.c, jnlib/strlist.h,  
jnlib/types.h, jnlib/xmalloc.c, jnlib/xmalloc.h: Remove files.

2002-08-21 Marcus Brinkmann <marcus@g10code.de>

- \* Makefile.am (SUBDIRS): Remove jnlib.
- \* configure.ac: Don't check for unsigned short or unsigned long.  
Don't check for memicmp, strtoul, strtoul, memmove, stricmp.  
Make stpcpy a replaced function.  
Don't define HAVE\_JNLIB\_LOGGING.  
Don't generate jnlib/Makefile.

2002-07-02 Werner Koch <wk@gnupg.org>

- \* configure.ac: Bumped version number to 0.3.9; add a comment on when to change it.
- \* gpgme.spec.in:  
New. Contributed by Wojciech Polak.
- \* Makefile.am (dist-hook): New.
- \* AUTHORS: Added Wojciech and bug reporting addresses.

2002-06-25 Werner Koch <wk@gnupg.org>

Released 0.3.8.

- \* configure.ac: Bumped LT version to 9/3/0.  
(NEED\_GPGSM\_VERSION): Need 0.3.8 due to fixed export command.

2002-06-04 Marcus Brinkmann <marcus@g10code.de>

Released 0.3.7.

- \* configure.ac (AC\_INIT): Set version to 0.3.7.  
(LIBGPGME\_LT\_REVISION): Add one.
- \* README: Document version requirement correctly.

2002-06-02 Marcus Brinkmann <marcus@g10code.de>

- \* acinclude.m4: Fix Pth check so that it doesn't error out if pth is not found.

2002-06-02 Marcus Brinkmann <marcus@g10code.de>

- \* configure.ac: Add checks for Pth and pthreads.
- \* acinclude.m4: Add slightly hacked check for pth (seems to be an autoconf version problem).

2002-05-21 Werner Koch <wk@gnupg.org>

\* configure.ac (NEED\_GPGSM\_VERSION): We need gpgsm 0.3.7.

2002-05-03 Werner Koch <wk@gnupg.org>

Released 0.3.6.

2002-04-05

Marcus Brinkmann <marcus@g10code.de>

\* acconfig.h: File removed.

\* configure.ac (NEED\_GPG\_VERSION): Add description.

(NEED\_GPGSM\_VERSION): Likewise.

(HAVE\_DOSISH\_SYSTEM): Likewise.

(HAVE\_DRIVE\_LETTERS): Likewise.

(GPG\_PATH): Likewise.

(GPGSM\_PATH): Likewise.

\* acinclude.m4 (GNUPG\_CHECK\_TYPEDEF): Likewise.

2002-04-01 Werner Koch <wk@gnupg.org>

Released 0.3.5.

2002-03-17 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac: Add automake conditional HAVE\_DOSISH\_SYSTEM.

2002-03-04 Werner Koch <wk@gnupg.org>

\* configure.ac: Bumbed version to 0.3.4-cvs to continue development.

Released 0.3.4.

\* configure.ac: Bumbed LT version numbers to (7,1,0), requires gpgsm 0.3.1.

2002-03-03 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (AC\_INIT): Change version number to snapshot CVS version.

2002-02-13 Werner Koch <wk@gnupg.org>

\* configure.ac (vasprintf,fopencookie): Add checks.

2002-02-12 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (AC\_INIT):

Bump version to 0.3.3.

\* jnlib/Makefile.am: Revert to older version that includes xmalloc but not dotlock and some other files. Reported by Stphane Corthsy.

2002-02-10 Marcus Brinkmann <marcus@g10code.de>

\* Released 0.3.2.

\* configure.ac (AC\_INIT): Bump version to 0.3.2.

\* jnlib/libjnlibconfig.h: Revert to older version that doesn't expect libgrypt. Reported by Jose Carlos Garcia Sogo <jsogo@debian.org>.

2002-02-09 Marcus Brinkmann <marcus@g10code.de>

\* Released 0.3.1.

\* configure.ac (LIBGPGME\_LT\_CURRENT): Bump it up to 6!

(NEED\_GPGSM\_VERSION): Bump it up to 0.3.0!

(AC\_INIT): Bump version to 0.3.1

2002-01-22 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (HAVE\_JNLIB\_LOGGING): Define always for assuan.

2001-12-19 Werner Koch <wk@gnupg.org>

\* configure.ac (VERSION,PACKAGE): Defined and subst. Used for AM\_INIT\_AUTOMAKE and moved all version number more to the top.

2001-12-18 Marcus Brinkmann <marcus@g10code.de>

\* autogen.sh (libtool\_vers):

Bump to 1.4.

\* configure.ac (LIBGPGME\_LT\_CURRENT): Increment.

(LIBGPGME\_LT\_AGE): Reset.

Improve comment.

Fix wrong comment character.

2001-12-18 Werner Koch <wk@gnupg.org>

\* acinclude.m4 (GNUPG\_FIX\_HDR\_VERSION): Fixed for new automake.

2001-12-14 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (GPG): Substitute this variable.  
(GPGSM): Likewise.

2001-11-22 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (AC\_CONFIG\_FILES): Add tests/gpg/Makefile and  
tests/gpgsm/Makefile.

2001-11-21 Marcus Brinkmann <marcus@g10code.de>

\* Makefile.am (gpgmeplug): New variable, set to gpgmeplug if  
[BUILD\_GPGMEPLUG].  
\* configure.ac (AC\_CONFIG\_FILES): Add gpgmeplug/Makefile.  
Support --enable-gpgmeplug.

2001-11-21 Marcus Brinkmann <marcus@g10code.de>

\* autogen.sh: Tighten version dependencies.

2001-11-20 Marcus Brinkmann <marcus@g10code.de>

\* Makefile.am (SUBDIRS): Support building the assuan library  
(currently if GPGSM\_PATH is set)..  
\* configure.ac: Support building  
the assuan library.  
\* assuan: New directory, populated with the Assuan library  
(copied from the newpg repository).

2001-11-20 Marcus Brinkmann <marcus@g10code.de>

\* configure.ac (NEED\_GPGSM\_VERSION): New variable. Treat it  
similarly to NEED\_GPG\_VERSION.  
\* acconfig.h: Likewise.

2001-11-18 Marcus Brinkmann <marcus@g10code.de>

\* configure.in: Renamed to ...  
\* configure.ac: ... this. Update to autoconf 2.52. Lots of small  
changes in the transition. Support --with-gpg=PATH and  
--with-gpgsm=PATH options. Check if test suites can be run.  
\* acconfig.h: Add GPGSM\_PATH.  
\* Makefile.am: New variable `tests', set to `tests' if  
RUN\_GPG\_TESTS.  
(SUBDIRS): Replace string `tests' with variable `tests'.

2001-10-22 Marcus Brinkmann <marcus@g10code.de>

\* autogen.sh: Invoke automake with `-a' (add missing files).

Do not invoke configure.

2001-09-17 Werner Koch <wk@gnupg.org>

Released 0.2.3.

\* configure.in (NEED\_GPG\_VERSION): Set to 1.0.6. Incremented LT current and age.

\* Makefile.am (SUBDIRS): Add doc

2001-06-12 Werner Koch <wk@gnupg.org>

Released 0.2.2.

2001-04-05 Werner Koch <wk@gnupg.org>

\* configure.in (NEED\_GPG\_VERSION): Set to 1.0.4g

2001-04-02 Werner Koch <wk@gnupg.org>

Released 0.2.1.

Changed the copyright notices all over the place.

2001-02-28 Werner Koch <wk@gnupg.org>

Released 0.2.0.

2001-01-18 Werner Koch <wk@gnupg.org>

\* autogen.sh: Added option --build-w32.

Copyright (C) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2010,  
2011 g10 Code GmbH

This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, to the extent permitted by law; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

2011-12-02 Werner Koch <wk@g10code.com>

NB: ChangeLog files are no longer manually maintained. Starting

on December 1st, 2011 we put change information only in the GIT commit log, and generate a top-level ChangeLog file from logs at "make dist". See doc/HACKING for details.

2011-05-11 Marcus Brinkmann <marcus@g10code.com>

- \* gpgsm/Makefile.am (DISTCLEANFILES): Move to ... (CLEANFILES): ... here.
- (clean-local): New rule.
- \* gpg/Makefile.am (DISTCLEANFILES): Move to ... (CLEANFILES): ... here.

2011-05-05 Marcus Brinkmann <marcus@g10code.com>

- \* gpg/Makefile.am: Unset GPG\_AGENT\_INFO when setting up local configuration.
- (clean-local): Shut down local gpg-agent.

2011-05-04 Marcus Brinkmann <marcus@g10code.com>

- \* gpg/t-import.c (check\_result): Complete secret key pair counting and disable status check, as GPG 2.1 currently emits two IMPORT\_OK lines and we only look at the first.

2011-04-27 Marcus Brinkmann <marcus@g10code.com>

- \* gpg/Makefile.am (DISTCLEANFILES):  
Add S.gpg-agent.
- (mkdemodirs, ./Alpha/Secret.gpg): Remove targets.
- (GNUPGHOME): Export as absolute build directory (for gpg-agent).
- (./pubring.gpg): Remove --homedir option, import secdemo.asc.
- (clean-local): Rewrite.
- \* gpg/secdemo.asc: New file.
- \* gpg/pubkey-1.asc, gpg/seckey-1.asc: Change passphrase to "abc" (now needed as GnuPG 2.1 asks for secret key passphrase on import).
- \* gpg/t-keylist.c (keys): Update key info for Joe Random Hacker.
- (main): Disable check for can\_encrypt, as this is now in a different subkey.
- \* gpg/t-encrypt-sign.c (check\_result): Allow RMD160 hash algorithm.
- \* gpg/t-import.c (check\_result): One secret key pair now counts as two secret keys, allow that.

2009-11-03 Werner Koch <wk@g10code.com>

- \* run-support.h (fail\_if\_err): Include program name.

\* run-sign.c (main): Add option --uiserver.

2009-10-26 Marcus Brinkmann <marcus@g10code.de>

\* opassuan/t-command.c: Update to new interface.

2009-10-15 Werner Koch <wk@g10code.com>

\* run-verify.c:

New.

2009-08-06 Werner Koch <wk@g10code.com>

\* run-sign.c: New.

2009-07-07 Werner Koch <wk@g10code.com>

\* run-keylist.c (main): Add options --cms and --openpgp.

\* gpg/pgp-keylist.c: Rename to ...

\* run-keylist.c: ... this.

\* gpg/pgp-import.c: Rename to ...

\* run-import.c: ... this.

\* gpg/pgp-export.c: Rename to ...

\* run-export.c: ... this.

\* run-support.h: New. Copied from gpg/t-support.h.

\* gpg/Makefile.am (noinst\_PROGRAMS): Remove them.

\* Makefile.am (noinst\_PROGRAMS): Add them.

(noinst\_HEADERS): New.

2009-06-22 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-support.h (passphrase\_cb): Implement write() according to the book to silence compiler warning.

\* gpgsm/t-support.h (passphrase\_cb): Likewise.

2009-06-16 Werner Koch <wk@g10code.com>

\* gpg/pgp-import.c: New.

\* gpg/t-support.h (print\_import\_result, nonnull): Factored out from other tools.

\* gpg/pgp-export.c, gpg/pgp-keylist.c: New.

2009-06-09 Werner Koch <wk@g10code.com>

\* gpg/Makefile.am



(./pubring.gpg): Ignore errors in case of  
already imported keys. Add --no-permission-warning and remove  
obsolete --allow-secret-key-import.  
\* gpg/mkdemodirs.in (GPG): Add --no-permission-warning.

\* gpg/t-edit.c (edit\_fnc): Use gpgme\_io\_write.

2009-04-19 Moritz <moritz@gnu.org>

\* gpg/Makefile.am (EXTRA\_DIST): Replaced mkdemodirs with mkdemodirs.in.  
(mkdemodirs): New target.  
(clean-local): Added command for removing mkdemodirs script.  
(./Alpha/Secret.gpg): Added dependency on mkdemodirs.

\* gpg/mkdemodirs: Renamed to ...  
\* gpg/mkdemodirs.in: ... here.  
\* gpg/mkdemodirs.in (GPG): Derive value from @GPG@ instead of  
hard-coding "gpg".

2009-02-24 Werner Koch <wk@g10code.com>

\* opassuan/t-command.c: Adjust for changed new op\_assuan interface.

2009-02-03 Werner Koch <wk@g10code.com>

\* gpg/t-keylist.c (main): Check that new fields is\_cardkey and  
card\_number are not set.

2009-01-26 Werner Koch <wk@g10code.com>

\* opassuan/: New.  
\* opassuan/Makefile.am:  
New.  
\* opassuan/t-command.c: New.

2008-12-03 Marcus Brinkmann <marcus@g10code.de>

\* Makefile.am (INCLUDES): Fix path to include file.  
\* gpg/Makefile.am (INCLUDES), gpgsm/Makefile.am (INCLUDES): Likewise.

2008-11-18 Werner Koch <wk@g10code.com>

\* gpgsm/cms-decrypt.c: New.

2008-11-03 Marcus Brinkmann <marcus@g10code.com>

\* gpgsm/Makefile.am (INCLUDES, LDADD): Replace gpgme path with src.  
\* gpg/Makefile.am (INCLUDES, LDADD, t\_thread1\_LDADD): Likewise.

\* Makefile.am (LDADD): Likewise.

2008-10-30 Werner Koch <wk@g10code.com>

\* gpgsm/cms-keylist.c: New.

2008-06-19 Werner Koch <wk@g10code.com>

\* gpg/t-gpgconf.c (dump\_arg): Add new types. Print strings in quotes.

2008-01-28 Marcus Brinkmann <marcus@g10code.de>

\* gpg/Makefile.am (DISTCLEANFILES): Add pubring.kbx~.

2008-01-10 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-gpgconf.c (main): Allow for dirmngr not to be available.

\* gpg/Makefile.am (./gpg-agent.conf): Correct pinentry path.

\* gpg/pinentry:

New file.

\* gpg/Makefile.am (DISTCLEANFILES, all-local): Add gpg-agent.conf

(./gpg-agent.conf): New target.

(EXTRA\_DIST): Add pinentry.

\* gpg/t-gpgconf.c (main): Exit early if compiled without gpgconf.

2008-01-04 Marcus Brinkmann <marcus@g10code.de>

\* gpg/Makefile.am (CLEANFILES): Add pubring.kbx and dirmngr.conf.

\* Makefile.am (TESTS\_ENVIRONMENT): Use absolute path for GNUPGHOME.

\* gpg/Makefile.am (TESTS\_ENVIRONMENT): Use absolute path for GNUPGHOME.

\* gpgsm/Makefile.am (TESTS\_ENVIRONMENT): Use absolute path for GNUPGHOME.

\* gpg/Makefile.am (TESTS): Add t-gpgconf.

t-gpgconf.c: New file.

2007-11-23 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-verify.c (show\_auditlog): Check for GPG\_ERR\_ASS\_UNKNOWN\_CMD.

2007-11-23 Werner Koch <wk@g10code.com>

\* gpgsm/t-verify.c (check\_result): Don't exit on error but set a flag.  
(main): Consult flag for return value.  
(show\_auditlog): New.  
(main): Use it.

2007-09-27 Marcus Brinkmann <marcus@g10code.de>

\* t-engine-info.c  
(check\_engine\_info): Fix debug output.  
\* gpg/Makefile.am (tests\_unix): New variable.  
(TESTS): Use it.  
\* gpg/t-support.h (passphrase\_cb) [HAVE\_W32\_SYSTEM]: Use WriteFile instead of write.  
\* gpg/t-wait.c [HAVE\_W32\_SYSTEM]: Define sleep as \_sleep.

2007-09-14 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-verify.c (main): Release TEXT and SIG.

2007-07-12 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/Makefile.am (key\_id): Change := into =.

2007-07-12 Werner Koch <wk@g10code.com>

\* gpgsm/t-support.h (init\_gpgme) [W32]: Do not init the locales as the constants are not available.

2007-02-26 Werner Koch <wk@g10code.com>

\* gpg/t-verify.c (double\_plaintext\_sig): New.  
(main): Check it.

2006-12-02 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-keylist.c (main): Skip unknown keys. Newer versions of GPGSM import more keys than older ones.

2005-12-06 Werner Koch <wk@g10code.com>

\* gpg/t-keylist.c (main): Changed for that secondary keys now have a fingerprint.  
\*  
gpg/t-keylist-sig.c (main): Ditto.  
\* gpgsm/t-keylist.c (main): Ditto. The test used to be wrong.

2005-10-18 Werner Koch <wk@g10code.com>

\* gpg/pubdemo.asc, gpg/secdemo.asc: Add 2 expired subkeys to

Whisky.

- \* gpg/t-keylist.c: Reordered list to match new demo keyring. Add arg for number of subkeys and for extra checking function.
- (main): Enhanced a few error outputs. Changed subkey counting. Call extra checking function.
- (check\_whisky): New.

2005-10-07 Marcus Brinkmann <marcus@g10code.de>

- \* gpgsm/t-keylist.c (main): Allow for an email address as a second uid.
- \* gpg/t-sig-notation.c: Change critical notation to something GnuPG understands.

2005-10-01 Marcus Brinkmann <marcus@g10code.de>

- \* gpg/Makefile.am (EXTRA\_DIST): Remove gpg.conf.
- (DISTCLEANFILES): Add gpg.conf.
- (all-local): Add gpg.conf.
- (./gpg.conf): New target.
- \* gpg/gpg.conf: Remove file.
- \* gpg/Makefile.am (EXTRA\_DIST): Add gpg.conf.
- \* gpg/Makefile.am (TESTS): Add t-sig-notation.
- \* gpg/t-sig-notation.c
- (check\_result): New file.
- \* gpg/t-verify.c (check\_result): Also check the length of the notation data.
- \* gpg/gpg.conf: New file.

2005-09-30 Marcus Brinkmann <marcus@g10code.de>

- \* gpg/Makefile.am (TESTS): Add t-filename.
- \* gpg/t-filename.c: New file.

2005-09-23 Werner Koch <wk@g10code.com>

- \* gpg/t-support.h (init\_gpgme) [W32]: Don't use LC\_MESSAGES.
- \* gpg/t-encrypt-large.c: New test.
- \* gpg/Makefile.am (TESTS): Add t-encrypt-large.

2005-06-03 Marcus Brinkmann <marcus@g10code.de>

- \* gpg/Makefile.am (TESTS): Add t-wait.
- \* gpg/t-wait.c (main): New test.

2004-12-07 Marcus Brinkmann <marcus@g10code.de>

\* gpg/mkdemodirs: Add copyright notice.

\* gpgsm/Makefile.am, gpgsm/t-support.h, gpgsm/t-decrypt.c,  
gpgsm/t-encrypt.c, gpgsm/t-export.c, gpgsm/t-genkey.c,  
gpgsm/t-import.c, gpgsm/t-keylist.c, gpgsm/t-sign.c,  
gpgsm/t-verify.c, gpg/Makefile.am, gpg/t-decrypt.c,  
gpg/t-decrypt-verify.c, gpg/t-edit.c, gpg/t-encrypt.c,  
gpg/t-encrypt-sign.c, gpg/t-encrypt-sym.c,  
gpg/t-eventloop.c,  
gpg/t-export.c, gpg/t-genkey.c, gpg/t-import.c, gpg/t-keylist.c,  
gpg/t-keylist-sig.c, gpg/t-sign.c, gpg/t-signers.c,  
gpg/t-support.h, gpg/t-thread1.c, gpg/t-trustlist.c,  
gpg/t-verify.c, Makefile.am, t-data.c, t-engine-info.c,  
t-version.c: Change license to LGPL.

2004-08-17 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-keylist.c (struct): Add new fields VALIDITY and  
KEY\_LENGTH.

(main): Use them.

\* gpgsm/t-import.c (check\_result): New argument total\_stat.

(main): Pass this argument. Reduce number of total considered  
keys to 1 for the second test.

2004-04-05 Werner Koch <wk@gnupg.org>

\* gpgsm/Makefile.am: Changed the faked system time to 20011213T12000.

2004-03-07 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-keylist.c: Add chain IDs.

2004-03-03 Werner Koch <wk@gnupg.org>

\* gpgsm/t-export.c (main): Also check exporting 2 certificates.

2004-02-17 Werner Koch <wk@gnupg.org>

\* gpgsm/t-import.c (check\_result): gpgsm does now  
return info in  
the result->imports; adjust for that.

\* gpgsm/Makefile.am (TESTS\_ENVIRONMENT): Reset the GPG\_AGENT\_INFO.

Include config.h at the top of each C source. This is required

due to LFS support.

- \* gpg/t-keylist-sig.c (main): s/class/sig\_class/.
- \* gpg/t-signers.c (check\_result): Ditto.
- \* gpg/t-sign.c (check\_result): Ditto.
- \* gpg/t-encrypt-sign.c (check\_result): Ditto.
- \* gpgsm/t-sign.c (check\_result): Ditto.

2004-01-12 Werner Koch <wk@gnupg.org>

- \* gpg/t-keylist-sig.c (main): Temporary disabled one test due top gpg 1.3.4 problems.
- \* gpg/t-import.c (check\_result): Likewise.

2003-11-19 Werner Koch <wk@gnupg.org>

- \* gpg/t-support.h (DIM): Added.
- \* gpg/t-verify.c (check\_result): Rewrote test for notations because the order of notations is not guaranteed.
- \* gpgsm/t-support.h (fail\_if\_err): Also print the numeric values.

2003-10-06 Marcus Brinkmann <marcus@g10code.de>

- \* gpg/t-eventloop.c: Include <sys/types.h> for old systems.
- \* gpgsm/Makefile.am (DISTCLEANFILES): Add random\_seed.
- \* gpg/t-thread1.c (thread\_one): Do not call initialize\_gpgme. Likewise.

2003-09-14 Marcus Brinkmann <marcus@g10code.de>

- \* gpg/t-thread1.c (main): Call init\_gpgme here. (initialize\_gpgme): Function removed.
- \* gpg/t-thread1.c: New file.
- \* gpg/Makefile.am (TESTS): Add t-thread1.c. (t\_thread1\_LDADD): New variable. (LDADD): Remove GPG Error lib.
- \* gpgsm/Makefile.am (LDADD): Likewise.
- \* gpg/t-import.c (main): Likewise.
- \* gpg/t-keylist-sig.c (main): Likewise.
- \* gpg/t-keylist.c (main): Likewise.
- \* gpg/t-sign.c (main): Likewise.

- \* gpg/t-signers.c (main): Likewise.
- \* gpg/t-trustlist.c (main): Likewise.
- \* gpgsm/t-support.h: Include <stdlib.h> and <locale.h>.
- (init\_gpgme): New function.
- \* gpg/t-support.h: Likewise.
- \* gpgsm/t-verify.c (main): Call init\_gpgme.
- \* gpgsm/t-decrypt.c (main): Likewise.
- \* gpgsm/t-encrypt.c (main): Likewise.
- \* gpgsm/t-export.c (main): Likewise.
- \* gpgsm/t-genkey.c (main): Likewise.
- \* gpgsm/t-import.c (main):  
Likewise.
- \* gpgsm/t-keylist.c (main): Likewise.
- \* gpgsm/t-sign.c (main): Likewise.
- \* gpg/t-verify.c (main): Call init\_gpgme.
- \* gpg/t-decrypt-verify.c (main): Likewise.
- \* gpg/t-decrypt.c (main): Likewise.
- \* gpg/t-edit.c (main): Likewise.
- \* gpg/t-encrypt-sign.c (main): Likewise.
- \* gpg/t-encrypt-sym.c (main): Likewise.
- \* gpg/t-encrypt.c (main): Likewise.
- \* gpg/t-eventloop.c (main): Likewise.
- \* gpg/t-export.c (main): Likewise.
- \* gpg/t-genkey.c (main): Likewise.

2003-08-14 Marcus Brinkmann <marcus@g10code.de>

- \* gpg/t-sign.c (check\_result): Change output format for signature class to unsigned int.
- \* gpg/t-signers.c (check\_result): Likewise.
- \* gpg/t-encrypt-sign.c (check\_result): Likewise.
- \* gpgsm/t-sign.c (check\_result): Likewise.

2003-07-31 Marcus Brinkmann <marcus@g10code.de>

- \* gpg/t-verify.c (check\_result): Change type of SUMMARY to unsigned int.
- \* gpg/t-decrypt-verify.c (check\_verify\_result): Likewise.
- \* gpg/t-keylist-sig.c (keys): Change type of member CLASS to unsigned int.
- \* t-data.c (read\_cb): Change type of AMOUNT to unsigned int.
- \* t-version.c (version): Remove unused variable.

2003-07-22 Marcus Brinkmann <marcus@g10code.de>

- \* Makefile.am (AM\_CPPFLAGS): New variable.
- (LDADD): Add @GPG\_ERROR\_LIBS@.

\* gpg/Makefile.am (AM\_CPPFLAGS): New variable.  
(LDADD): Add @GPG\_ERROR\_LIBS@.  
\* gpgsm/Makefile.am (AM\_CPPFLAGS): New variable.  
(LDADD): Add @GPG\_ERROR\_LIBS@.

2003-06-06 Marcus Brinkmann <marcus@g10code.de>

Everywhere: Use libgpg-error error codes.

\* gpg/Makefile.am (noinst\_HEADERS): New variable.  
\* gpg/t-support.h: New file.  
\* gpgsm/Makefile.am (noinst\_HEADERS): New variable.  
\* gpgsm/t-support.h: New file.

2003-05-29 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-encrypt-sym.c (main): Adapt to new syntax.  
\* gpg/t-encrypt.c (main): Likewise.  
\* gpg/t-eventloop.c (main): Likewise.  
\* gpg/t-encrypt-sign.c (main): Likewise.  
\* gpgsm/t-export.c (main): Likewise.  
\* gpgsm/t-encrypt.c (main): Likewise.

2003-05-28 Marcus  
Brinkmann <marcus@g10code.de>

\* gpg/t-eventloop.c (main): Rewrite recipient management.  
\* gpg/t-encrypt-sign.c (main): Likewise.  
\* gpg/t-encrypt.c (main): Likewise.  
\* gpg/t-export.c (main): Likewise.  
\* gpgsm/t-encrypt.c (main): Likewise.  
\* gpgsm/t-export.c (main): Likewise.

2003-05-27 Marcus Brinkmann <marcus@g10code.de>

\* gpg/Makefile.am (TESTS): Order t-keylist and t-keylist-sig after  
t-import.  
\* gpg/t-edit.c (edit\_fnc): Fix primary UID for keylisting tests.  
\* gpg/t-keylist.c: Change order of user IDs.  
\* gpg/t-keylist-sig.c: Likewise.  
\* gpg/t-import.c: Add support for gpg in CVS.

2003-05-27 Marcus Brinkmann <marcus@g10code.de>

\* t-data.c: Remove TEST\_OUT\_CB.  
(main): Likewise.  
\* gpg/t-trustlist.c (main): Access ITEM directly.



\* (t-decrypt-verify.c, t-decrypt.c, t-edit.c, t-encrypt-sign.c, t-encrypt-sym.c, t-sign.c, t-signers.c): Include <unistd.h>. (passphrase\_cb): Rewritten.  
\* t-edit.c (edit\_fnc): Rewritten.

2003-05-04 Marcus Brinkmann <marcus@g10code.de>

\*  
gpg/t-keylist-sig.c (main): Remove timestamp check.  
\* gpgsm/t-keylist.c: Add check for timestamp.  
\* gpg/Makefile.am (TESTS): Add t-keylist-sig.  
\* gpg/t-keylist-sig.c: New file.

2003-04-30 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-eventloop.c (main): Do not call print\_op\_info. (print\_op\_info): Function removed.  
\* gpg/t-keylist.c: Rewritten.  
\* gpgsm/t-keylist.c (main): Rewritten.  
\* gpg/t-edit.c (main): Do not use gpgme\_key\_get\_as\_xml. Use gpgme\_key\_unref instead gpgme\_key\_release.  
\* gpg/t-signers.c (main): Use gpgme\_key\_unref instead gpgme\_key\_release.

2003-04-29 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-trustlist.c: Rewritten.  
\* gpg/t-verify.c (main): Rewritten.  
\* gpg/t-decrypt-verify.c: Rewritten.  
\* gpgsm/t-verify.c (main): Rewritten.

2003-04-28 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-decrypt.c (main): Rewritten.  
\* gpg/t-decrypt.c: Rewritten.  
\* gpg/t-signers.c: Rewritten.

2003-04-27 Marcus Brinkmann <marcus@g10code.de>

\*  
gpg/t-encrypt-sign.c (check\_result): Rewritten.

- \* gpg/t-sign.c: Rewritten.
- \* gpgsm/t-sign.c: Rewritten.
- \* gpg/t-encrypt.c: Check for invalid recipients.
- \* gpgsm/t-encrypt.c: Likewise.
  
- \* gpg/t-import.c (check\_result): Really use FPR.
- \* gpgsm/t-import.c (check\_result): Rewritten.

2003-04-25 Marcus Brinkmann <marcus@g10code.de>

- \* gpg/t-import.c: Rewritten.
  
- \* gpgsm/t-genkey.c: Rewritten.
- \* gpgsm/Makefile.am (noinst\_PROGRAMS): Add t-genkey.
- \* gpg/t-genkey.c: Include <stdlib.h>.
- (main): Check result->fpr before checking its length.

2003-04-24 Marcus Brinkmann <marcus@g10code.de>

- \* gpg/t-genkey.c: Rewritten to match new semantics.

2003-02-06 Marcus Brinkmann <marcus@g10code.de>

- \* gpg/t-decrypt.c (passphrase\_cb): Fix to new prototype.
- \* gpg/t-decrypt-verify.c (passphrase\_cb): Likewise.
- \* gpg/t-edit.c (passphrase\_cb): Likewise.
- \* gpg/t-encrypt-sign.c (passphrase\_cb): Likewise.
- \* gpg/t-encrypt-sym.c (passphrase\_cb): Likewise.
- \* gpg/t-sign.c (passphrase\_cb): Likewise.
- \*
- gpg/t-signers.c (passphrase\_cb): Likewise.

2003-01-30 Marcus Brinkmann <marcus@g10code.de>

- \* t-engine-info.c: Use file\_name instead path throughout.
  
- \* Makefile.am (TESTS): Add t-engine-info.
- \* t-engine-info.c: New file.
- \* gpg/t-encrypt.c (main): Don't print engine info.
- \* gpg/t-eventloop.c (main): Likewise.
- \* gpg/t-encrypt-sign.c (main): Likewise.
- \* gpgsm/t-encrypt.c (main): Likewise.

2002-12-24 Marcus Brinkmann <marcus@g10code.de>

- \* gpgsm/t-verify.c (main): Adjust caller of gpgme\_op\_verify.
- \* gpg/t-verify.c (main): Likewise.
- \* gpg/t-decrypt-verify.c (main): Likewise for

gpgme\_op\_decrypt\_verify.

2002-12-23 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/Makefile.am (./gpgsm.conf): Add a faked system time to avoid certification's expiry.

\* gpgsm/t-encrypt.c (main): Use the short certification name.

2002-11-19 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-genkey.c (main): Add missing argument to gpgme\_op\_genkey invocation.

2002-10-09 Marcus Brinkmann

<marcus@g10code.de>

\* gpg/t-decrypt.c (print\_data): Update to new gpgme\_data\_read interface, and use gpgme\_engine\_check\_version instead gpgme\_check\_version.

\* gpg/t-decrypt-verify.c (print\_data): Likewise.

\* gpg/t-edit.c (main): Likewise.

\* gpg/t-encrypt.c (print\_data): Likewise.

\* gpg/t-encrypt-sign.c (print\_data): Likewise.

\* gpg/t-encrypt-sym.c (print\_data): Likewise.

\* gpg/t-eventloop.c (print\_data): Likewise.

\* gpg/t-export.c (print\_data): Likewise.

\* gpg/t-sign.c (print\_data): Likewise.

\* gpg/t-signers.c (print\_data): Likewise.

\* gpgsm/t-decrypt.c (print\_data): Likewise.

\* gpgsm/t-encrypt.c (print\_data): Likewise.

\* gpgsm/t-export.c (print\_data): Likewise.

\* gpgsm/t-sign.c (print\_data): Likewise.

\* gpg/t-verify.c (main): Likewise for gpgme\_op\_verify.

\* gpgsm/t-verify.c (main): Likewise for gpgme\_op\_verify.

\* t-data.c (read\_once\_test): Likewise.

(write\_test): Update for new behaviour of data objects.

(main): Remove type test.

2002-09-30 Werner Koch <wk@gnupg.org>

\*

gpgsm/t-keylist.c (doit): Add arg SECRET.

(main): Add option --secret.

2002-09-28 Marcus Brinkmann <marcus@g10code.de>

\* t-version.c: Include <string.h>. Reported by Stphane Corthisy.

2002-09-02 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-keylist.c (main): Test PATTERN for NULL before printing.  
Reported by Dr. Stefan Dalibor <Dr.Stefan.Dalibor@bfa.de>.

2002-08-01 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-edit.c: Also add a test for the expire command (testing  
the passphrase callback).

2002-07-28 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-edit.c: New file.  
\* gpg/Makefile (TESTS): Add t-edit.

2002-07-25 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-encrypt-sym.c (main): Change type of I to size\_t and  
rename to LEN.  
\* gpg/t-verify.c (main): Likewise. Submitted by Stphane  
Corthsy.

2002-07-03 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-eventloop.c: New file.  
\* gpg/Makefile (TESTS): Add t-eventloop.

2002-06-26 Werner Koch <wk@gnupg.org>

\*  
gpgsm/t-import.c (print\_op\_info): New.  
(main): Print operation info.

2002-06-25 Werner Koch <wk@gnupg.org>

\* gpgsm/Makefile.am (DISTCLEANFILES): new.

2002-06-25 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/Makefile.am (TESTS): Add t-export.  
gpgsm/t-export.c: New file.

2002-06-20 Werner Koch <wk@gnupg.org>

\* gpgsm/t-sign.c (main): Also test a normal signature.  
  
\* gpg/Makefile (TESTS\_ENVIRONMENT): Set GPG\_AGENT\_INFO empty.  
\* gpg/t-signers.c, gpg/t-sign.c, gpg/t-encrypt-sym.c

\* gpg/t-encrypt-sign.c, gpg/t-decrypt.c  
\* gpg/t-decrypt-verify.c (main): Changed the GPG\_AGENT\_INFO check to match the one in ../../gpgme/rungpg.c.

2002-06-12 Werner Koch <wk@gnupg.org>

\* gpgsm/t-keylist.c (doit): Print operation info if available.

2002-06-10 Werner Koch <wk@gnupg.org>

\* gpgsm/t-verify.c (print\_sig\_stat): Print the error token.

2002-06-04 Werner Koch <wk@gnupg.org>

\* gpgsm/t-encrypt.c (main): Add a simple option parser and allow to specify an encryption key.

2002-05-26 Marcus Brinkmann <marcus@g10code.de>

\* gpg/Makefile.am (all-local): Remove dependency on ./secring.gpg.  
(./secring.gpg): Remove target, and move all rules for this target to ...  
(./pubring.gpg): ... here. This was necessary because GnuPG 1.0.7 does create an empty secring.gpg file when importing public keys.

2002-05-08 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-verify.c (validity\_string): New.  
(print\_sig\_stat): Print expire time and validity.  
(status\_string): Add new expired stati.

2002-05-03 Werner Koch <wk@gnupg.org>

\* gpg/t-verify.c (validity\_string): New.  
(print\_sig\_stat): Print expire time and validity.  
(status\_string): Add new expired stati.

2002-04-05 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/Makefile.am (./trustlist.txt): Put more into this file to prevent use of gpg-agent.  
(./gpg-agent.conf): Remove target.  
(all-local): Remove ./gpg-agent.conf.

2002-04-05 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-keylist.c

(main): Use gpgme\_engine\_check\_version instead

gpgme\_check\_engine.

\* gpgsm/t-encrypt.c (main): Likewise.

2002-03-06 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-encrypt-sym.c: New file.

\* gpg/Makefile.am (TESTS): Add t-encrypt-sym.

2002-03-05 Marcus Brinkmann <marcus@g10code.de>

\* gpg/Makefile.am (CLEANFILES): Remove random\_seed, which is now in DISTCLEANFILES.

2002-03-04 Werner Koch <wk@gnupg.org>

\* gpg/Makefile.am (DISTCLEANFILES): Added.

2002-03-03 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-verify.c (main): Add a few more sanity checks, and a check for normal signatures.

2002-02-26 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-encrypt-sign.c: New file.

\* gpg/Makefile.am (TESTS): Add t-encrypt-sign.

2002-02-13 Werner Koch <wk@gnupg.org>

\* gpgsm/Makefile.am (private-keys-v1.d): Don't fail when the directory already exists.

2002-02-12 Marcus Brinkmann <marcus@g10code.de>

\* gpg/Makefile.am (CLEANFILES): New target.

(distclean-local): Rename to

...

(clean-local): ... this.

2002-02-09 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/Makefile.am (./private-keys-v1.d/\$(key\_id).key): Fix rule.

2002-02-09 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-genkey.c: New file (not added to Makefile.am because of gpg-agent bug).

2002-02-08 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/Makefile.am (key\_id): Update value.  
(all-local): Add .key to keyid filename.  
(./private-keys-v1.d/\${key\_id}): Renamed to ...  
(./private-keys-v1.d/\${key\_id}.key): ... this.  
(all-local): Add ./gpgsm.conf, ./trustlist.txt.  
(./gpgsm.conf, ./trustlist.txt): New target.  
\* gpgsm/567064FE6D14A17B2D811ABB407728BC558AA455: Renamed to ...  
\* gpgsm/32100C27173EF6E9C4E9A25D3D69F86D37A4F939: ... this.

2002-01-30 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-import.c (print\_op\_info): New function.  
(main): Use it.

2002-01-22 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-signers.c (passphrase\_cb): Change type of r\_hd to void\*\*.  
\* gpg/t-sign.c (passphrase\_cb):  
Likewise.  
\* gpg/t-decrypt-verify.c (passphrase\_cb): Likewise.  
\* gpg/t-decrypt.c (passphrase\_cb): Likewise.

2001-12-19 Marcus Brinkmann <marcus@g10code.de>

\* gpg/t-decrypt-verify.c: Don't include `mcheck.h'. Reported by  
Stphane Corthisy.

2001-12-19 Marcus Brinkmann <marcus@g10code.de>

\* gpg/Makefile.am (EXTRA\_DIST): Add missing line continuation.

2001-12-19 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/Makefile.am (EXTRA\_DIST): Add \${key\_id}.

2001-12-16 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/Makefile: Rename `pubcerts.kbx' to `pubring.kbx'.

2001-12-15 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-keylist.c (check\_two\_contexts): Set protocols.

2001-12-14 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-sign.c: New file.  
\* gpgsm/Makefile.am (TESTS): Add t-sign.

2001-12-14 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-decrypt.c: New file.  
\* gpgsm/567064FE6D14A17B2D811ABB407728BC558AA455: Likewise.  
\* gpgsm/Makefile.am (TESTS): Add  
t-decrypt.  
(key\_id): New variable.  
(all-local): New target ./private-keys-v1.d/\$(key\_id) added.  
(./private-keys-v1.d/\$(key\_id)): New target.

2001-12-14 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-verify.c: New file.  
\* gpgsm/Makefile.am (TESTS): Add t-verify.

2001-12-14 Marcus Brinkmann <marcus@g10code.de>

\* gpg/Makefile.am (GPG): Set to @GPG\_PATH@.  
(./pubring.gpg): Use \$(GPG) instead gpg.  
(./secring.gpg): Likewise.

\* gpgsm/t-import.c (main): Remove third test case.  
\* gpgsm/Makefile.am (GPGSM): Set to @GPGSM@.  
(all-local): New target.  
(./pubcerts.kbx): Likewise.  
\* gpgsm/t-encrypt.c: New file.  
\* gpgsm/Makefile.am (TESTS): Add t-encrypt.

2001-12-14 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/t-keylist.c: New file.  
\* gpgsm/Makefile.am (TESTS): Add t-keylist.

2001-12-13 Marcus Brinkmann <marcus@g10code.de>

\* gpgsm/cert\_dfn\_pca01.der: New file.  
\* gpgsm/cert\_dfn\_pca15.der: Likewise.  
\* gpgsm/cert\_g10code\_test1.der: Likewise.  
\* gpgsm/t-import.c: Likewise.  
\*

gpgsm/Makefile.am (EXTRADIST): Add new files.  
(TESTS): Add t-import.

2001-11-22 Marcus Brinkmann <marcus@g10code.de>



\* gpg/: New directory.  
\* Makefile.am, t-verify.c, t-encrypt.c, t-signers.c, t-trustlist.c,  
t-sign.c, t-keylist.c, t-import.c, t-genkey.c, t-export.c,  
t-decrypt-verify.c, t-decrypt.c, t-version.c, t-data.c, mkdemodirs.  
cipher-1.asc, cipher-2.asc, geheim.txt, pubdemo.asc, pubkey-1.asc,  
secdemo.asc, seckey-1.asc): Move to sub directory gpg/.

\* gpg/Makefile.am (INCLUDES): Include gpgme/, not include/ and  
intl/.

(LDD): Correct relative path to gpgme library.

(TESTS): Remove t-version and t-data.

\* gpg/t-verify.c, gpg/t-encrypt.c, gpg/t-signers.c, gpg/t-trustlist.c,  
gpg/t-sign.c, gpg/t-keylist.c, gpg/t-import.c, gpg/t-genkey.c,  
gpg/t-export.c, gpg/t-decrypt-verify.c, gpg/t-decrypt.c,  
t-version.c, t-data.c): Include gpgme.h, not "../gpgme/gpgme.h".

\* Makefile.am: New file.

\* gpgsm/: New directory.

\* gpgsm/Makefile.am: New file.

2001-11-16 Marcus

Brinkmann <marcus@g10code.de>

\* Makefile.am (TESTS): Add t-decrypt-verify.

\* t-decrypt-verify.c: New file.

\* cipher-2.asc: Likewise.

2001-11-02 Marcus Brinkmann <marcus@g10code.de>

\* t-data.c: Include stddef.h.

(read\_once\_test): Change type of READ to size\_t.

(read\_test): Likewise.

(write\_test): Likewise.

2001-10-29 Marcus Brinkmann <marcus@g10code.de>

\* t-signers.c: New file.

\* Makefile.am (TESTS): Add t-signers.

2001-10-22 Marcus Brinkmann <marcus@g10code.de>

\* Makefile.am (TEST\_ENVIRONMENT): Revert last change.

2001-10-22 Marcus Brinkmann <marcus@g10code.de>

\* Makefile.am (TEST\_ENVIRONMENT): Set environment to \$(srcdir),  
not current directory.

2001-10-22 Marcus Brinkmann <marcus@g10code.de>

\* t-data.c (write\_test): New function.  
(main): Invoke write\_test for all rounds except TEST\_OUT\_CB.

2001-10-22 Marcus Brinkmann <marcus@g10code.de>

\* Makefile.am (INCLUDES): Remove spurious duplicate to silence automake.

2001-10-16 Marcus Brinkmann <marcus@g10code.de>

\*  
t-version.c: New file.  
\* t-data.c: Likewise.  
\* t-data-1.txt: Likewise.  
\* t-data-2.txt: Likewise.  
\* Makefile.am (TESTS): Add t-version, t-data.

2001-09-17 Werner Koch <wk@gnupg.org>

\* t-keylist.c (check\_two\_contexts): New.

2001-09-03 Werner Koch <wk@gnupg.org>

\* t-encrypt.c (print\_op\_info): New and use it after each operation.

2001-08-28 Werner Koch <wk@gnupg.org>

\* t-sign.c (print\_op\_info): New and use it after each operation.

2001-03-15 Werner Koch <wk@gnupg.org>

\* t-keylist.c (doit): List subkeys too, show caps.

2001-02-13 Werner Koch <wk@gnupg.org>

\* t-verify.c (print\_sig\_stat): Repaled along by unsigned long because we don't use the config stuff here.

2001-02-12 Werner Koch <wk@gnupg.org>

\* tests/t-verify.c (print\_sig\_stat): Print info about the keys.

Copyright (C) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009,  
2011 g10 Code GmbH

This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, to the extent permitted by law; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

```
# -*- mode: org -*-
```

```
#+TITLE: What's New in the GPGME Python Bindings and Documentation
```

```
#+AUTHOR: Ben McGinnes
```

```
#+LATEX_COMPILER: xelatex
```

```
#+LATEX_CLASS: article
```

```
#+LATEX_CLASS_OPTIONS: [12pt]
```

```
#+LATEX_HEADER: \usepackage{xltextra}
```

```
#+LATEX_HEADER: \usepackage[margin=1in]{geometry}
```

```
#+LATEX_HEADER: \setmainfont[Ligatures={Common}]{Times New Roman}
```

```
#+LATEX_HEADER: \author{Ben McGinnes <ben@gnupg.org>}
```

```
* What's New
```

```
:PROPERTIES:
```

```
:CUSTOM_ID: new-stuff
```

```
:END:
```

```
| Version:      | 0.0.1          |
| GPGME Version: | 1.13.0         |
| Author:       | Ben McGinnes <ben@gnupg.org> |
| Author GPG Key: | DB4724E6FA4286C92B4E55C4321E4E2373590E5D |
| Language:     | Australian English, British English |
| xml:lang:     | en-AU, en-GB, en |
```

Last time the most obviously new thing was adding the /What's New/ section to the HOWTO. Now it's moving it out of the HOWTO.

```
** New in GPGME 1130
```

```
:PROPERTIES:
```

```
:CUSTOM_ID: new-stuff-1-13-0
```

```
:END:
```

Additions since GPGME 1.12.0 include:

- Moving the /What's New/ section out of the basic [\[\[file:gpgme-python-howto.org\]\]](http://file.gpgme-python-howto.org) document and into its own file so as to more readily include other documents beyond that HOWTO.
- Moving the preceding, archival, segments into [\[\[file:what-was-new.org\]\]](http://file.what-was-new.org) [another file].
- Added `=gpg.version.versionintlist=` to make it easier for Python

- developers to check for a specific version number, even with beta versions (it will drop the "-betaN" part).
- Added expanded detail on issues pertaining to installing for Windows users.
- Bindings enter `[[file:maintenance-mode][maintenance mode]]` from January, 2019.
- Added documentation on maintenance mode and what changes can be made to the code when in that status. Essentially that boils down to bug fixes only and no feature requests.
- The `import-keys-hkp.py` example script, which uses the `=hkp4py=` module to search the SKS servers for a key, has been tightened up to search for both hexadecimal key IDs and user ID strings with reduced chance of unnecessary repetition. There may still be some repetition if a key includes a user ID matching the hexadecimal value of a key ID.

000

\*H

010 UDE1!0U

Deutsches Forschungsnetz10UDFN-PCA1.0,U%DFN Top Level Certification Authority1!0 \*H  
certify@pca.dfn.de0

001102164724Z

011230180000Z010 UDE1!0U

Deutsches Forschungsnetz10UDFN-PCA1+0)U"DFN Server Certification Authority1!0 \*H  
certify@pca.dfn.de0"0

\*H

0

W r;wXu)QYHm1t[4?]-.B(iw6G01N>[mQSwC'muw~E'l-M

+<[A|F)F%

ZiRaW=OC,,meKW@J-\*<,L}:Bnm-kv

EYBmu tt[-%,R+n0j0U00U0U{upz\*D\

v0Ux0v09753http://www.pca.dfn.de/dfnpca/certify/ssl/dfnpca.crx09753http://www.pca.dfn.de/dfnpca/certify/ssl/dfn  
pca.crl0 `HB0) `HBhttps://mystic.pca.dfn.de/0A `HB42http://www.pca.dfn.de/dfnpca/policy/wwwpolicy.html0 `HB

This certificate was issued by the DFN-PCA, the Top  
Level Certification Authority of the German Research  
Network (Deutsches Forschungsnetz, DFN).

The key owner's identity was authenticated in  
accordance with the DFN World Wide Web Policy, v1.00! `HBcgi/check-rev.cgi?0

\*H

\C)2

+ZYG| UCA|PzYFnTj@SA)/<HU+4t?@g?pb5w'Z;dqLi9(d=

,)h?c(MeM44=Qe/\_^^JyYN/61&jPFXifP&#;/KZ

1 xOK?ps

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square



root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.  
^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a)

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will

operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is

normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined

with any other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation

may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

^L

## How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source file

to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

```
That's all there is to it!
1543830060
##Sketch 1 2
document()
layout('A4',1)
fp((0,0,0))
ft(1)
Fn('Helvetica-Bold')
Fs(18)
dstyle('Text')
fp((0,1,0.498))
ft(1)
lp((0,0,0))
lw(0.283465)
lc(1)
lj(0)
ld(())
la1()
la2()
dstyle('Application Box')
layer('Layer 1',1,1,0,0,(0,0,0))
lw(1)
r(0,0,0,0,688.145,44.1554)
lw(1)
r(0,0,0,0,682.363,85.0359)
lp((0.392,0.584,0.929))
lw(4.25197)
b()
bs(605.383,329.758,0)
bs(605.383,230.546,0)
lw(1)
r(0,0,0,0,807.414,53.6148)
lp((0.392,0.584,0.929))
lw(4.25)
b()
bs(480.134,240.945,0)
bs(480.358,325.277,0)
lp((0.392,0.584,0.929))
lw(3.25)
ld((1, 1))
la2((([-4.0, 3.0], [2.0, 0.0], [-4.0, -3.0], [-4.0, 3.0]), 1))
b()
bs(474.803,432.284,0)
bs(475.334,360.243,0)
lw(3.25)
ld((1, 1))
la2((([-4.0, 3.0], [2.0, 0.0], [-4.0, -3.0], [-4.0, 3.0]), 1))
b()
```



bs(354.331,432.284,0)  
bs(352.806,361.417,0)  
lp((0.392,0.584,0.929))  
lw(3.25)  
ld((1, 1))  
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)], 1))  
b()  
bs(212.598,432.284,0)  
bs(212.598,361.417,0)  
fp((0.999,1,0.4))  
lw(0.283465)  
r(70.5968,0,0,-56.6929,191.608,488.976,0.0603744,0.151107)  
lw(1)  
r(0,0,0,0,88.5492,390.805)  
lp((0.392,0.584,0.929))  
lw(4.25197)  
b()  
bs(226.772,524.409,0)  
bs(226.772,488.976,0)  
lp((0.392,0.584,0.929))  
lw(4.25)  
b()  
bs(403.937,528.718,0)  
bs(403.937,488.976,0)  
lp((0.392,0.584,0.929))  
lw(3.25)  
ld((1,  
1))  
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)], 1))  
b()  
bs(240.945,432.284,0)  
bs(240.574,394.994,0)  
bs(595.276,396.85,0)  
bs(595.276,361.417,0)  
lp((0.392,0.584,0.929))  
lw(3.25)  
ld((1, 1))  
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)], 1))  
b()  
bs(333.071,432.284,0)  
bs(333.07,425.196,0)  
bs(333.07,382.677,0)  
bs(240.945,382.677,0)  
bs(240.945,361.417,0)  
G()  
fp((0.999,1,0.4))  
lw(0.283465)  
r(70.5589,0,0,-28.347,318.897,354.331,0.0670228,0.151107)

fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica-Bold')  
Fs(10)  
txt('GPG',(1,0,0,0.905764,344.004,335.686))  
G\_()  
G()  
fp((0.999,1,0.4))  
lw(0.283465)  
r(70.5589,0,0,-28.3464,446.763,354.33,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
txt('GpgConf',(0.552654,0,0,0.500564,481.802,340.184),1,1)  
G\_()  
G()  
fp((0.999,1,0.4))  
lw(0.283465)  
r(70.5589,0,0,-28.347,191.338,354.331,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
txt('GpgSM',(0.552654,0,0,0.500574,226.376,340.185),1,1)  
G\_()  
lp((0.392,0.584,0.929))  
lw(4.25)  
b()  
bs(347.244,325.984,0)  
bs(347.244,325.984,0)  
bs(347.244,255.118,0)  
bs(304.724,255.118,0)  
bs(304.724,226.771,0)  
lp((0.392,0.584,0.929))  
lw(4.25)  
b()  
bs(233.858,325.984,0)  
bs(233.858,255.118,0)  
bs(276.378,255.118,0)  
bs(276.378,226.771,0)  
fp((0,0,0))  
le()

lw(1)  
Fn('Palatino-Roman')  
txt('2008-07-17',(0.608301,0,0,0.608301,708.661,65.8308))  
lw(1)  
r(0,0,0,0,750.427,153.265)  
lp((0.392,0.584,0.929))  
lw(3.25)  
ld((1,  
1))  
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)], 1))  
b()  
bs(219.685,325.984,0)  
bs(219.685,198.425,0)  
bs(219.685,162.992,0)  
G()  
fp((1,1,1))  
lw(0.283465)  
r(113.386,0,0,-42.5196,35.4333,162.992,0.0670228,0.151107)  
fp((0,0,0))  
lw(0.283465)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
Fn('Helvetica-Bold')  
Fs(18)  
txt('LDAP  
Server',(0.552654,0,0,0.552654,92.1261,148.819),1,1)  
fp((0,0,0))  
lw(0.283465)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
Fn('Helvetica-Bold')  
Fs(18)  
txt('(CRLs, Certificates)',(0.552654,0,0,0.552654,92.1261,134.646),1,1)  
G\_  
G()  
fp((1,1,1))  
lw(0.283465)  
r(113.386,0,0,-42.5196,35.4331,99.2125,0.0670228,0.151107)  
fp((0,0,0))  
lw(0.283465)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
Fn('Helvetica-Bold')  
Fs(18)  
txt('HTTP Server',(0.552654,0,0,0.552654,92.1259,85.0394),1,1)

fp((0,0,0))  
lw(0.283465)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
Fn('Helvetica-Bold')  
Fs(18)  
txt('(CRLs)',(0.552654,0,0,0.552654,92.1259,70.8662),1,1)  
G\_()  
G()  
fp((0.999,1,0.4))  
lw(0.283465)  
r(70.866,0,0,-31.2962,191.338,158.855,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
txt('DirMgr',(0.552654,0,0,0.552654,224.02,142.978),1,1)  
G\_()  
lw(2)  
ld((1, 1))  
la2([( (-4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0) ], 1))  
b()  
bs(219.15,126.18,0)  
bs(219.685,77.9528,0)  
bs(155.906,77.9528,0)  
lp((0.392,0.584,0.929))  
lw(3)  
b()  
bs(233.858,127.559,0)  
bs(233.858,99.2125,0)  
bs(276.378,99.2125,0)  
bs(276.378,85.0393,0)  
lp((0.392,0.584,0.929))  
lw(3)  
b()  
bs(248.031,127.559,0)  
bs(248.031,113.386,0)  
bs(375.59,113.386,0)  
bs(375.59,85.0393,0)  
G()  
fp((1,0.647,0.31))  
lw(0.283465)  
r(99.2124,0,0,-28.3464,333.07,85.0393,0.0670228,0.151107)  
fp((0,0,0))  
le()

lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
Fn('Helvetica-Bold')  
Fs(18)  
txt('Certificate  
Cache',(0.552654,0,0,0.552654,382.606,69.8548),1,1)  
fp((1,0.647,0.31))  
lw(0.283465)  
r(70.5589,0,0,-28.3464,248.031,85.0393,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
txt('CRL Cache',(0.552654,0,0,0.552654,284.147,70.6936),1,1)  
G\_()  
lw(1)  
la2([( (-4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0) ], 1))  
b()  
bs(503.149,240.945,0)  
bs(503.149,283.464,0)  
bs(588.189,283.465,0)  
bs(588.189,325.984,0)  
lw(1)  
la2([( (-4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0) ], 1))  
b()  
bs(503.149,283.464,0)  
bs(503.149,283.464,0)  
bs(361.417,283.464,0)  
bs(361.417,325.984,0)  
lw(1)  
la2([( (-4.0,  
3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0) ], 1))  
b()  
bs(361.417,283.464,0)  
bs(205.512,283.465,0)  
bs(205.512,325.984,0)  
lw(1)  
la2([( (-4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0) ], 1))  
b()  
bs(574.015,85.0393,0)  
bs(574.015,141.732,0)  
bs(262.204,141.732,0)  
lw(1)  
la2([( (-4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0) ], 1))

b()  
bs(602.361,85.0393,0)  
bs(602.361,170.079,0)  
bs(439.37,170.079,0)  
bs(439.37,311.811,0)  
bs(460.629,311.811,0)  
bs(460.629,325.984,0)  
lw(1)  
ld((5, 1))  
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)), 1))  
b()  
bs(389.763,240.945,0)  
bs(389.763,269.291,0)  
bs(290.551,269.291,0)  
bs(290.551,340.157,0)  
bs(262.204,340.157,0)  
lw(1)  
ld((5, 1))  
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)), 1))  
b()  
bs(389.763,269.291,0)  
bs(559.843,269.291,0)  
bs(559.843,333.071,0)  
bs(574.016,333.071,0)  
lw(1)  
ld((5, 1))  
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)), 1))  
b()  
bs(488.976,85.0393,0)  
bs(488.976,127.559,0)  
bs(389.763,127.559,0)  
bs(389.763,212.598,0)  
lw(2)  
ld((1,  
1))  
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)), 1))  
b()  
bs(205.512,127.559,0)  
bs(205.512,113.386,0)  
bs(170.079,113.386,0)  
bs(170.079,141.732,0)  
bs(155.906,141.732,0)  
lp((0.392,0.584,0.929))  
lw(3.25)  
ld((1, 1))  
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)), 1))  
b()  
bs(622.961,356.76,0)

bs(622.961,518.503,0)  
G()  
fp((0.999,1,0.4))  
lw(0.283465)  
r(70.5589,0,0,-28.3459,573.199,354.33,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
txt('GpgAgent',(0.552654,0,0,0.500554,608.238,340.185),1,1)  
G\_  
lp((0.392,0.584,0.929))  
lw(4.25)  
b()  
bs(721.712,467.717,0)  
bs(721.712,297.838,0)  
G()  
fp((0.999,1,0.4))  
lw(0.283465)  
r(70.5589,0,0,-28.3464,686.278,297.637,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
txt('SCdaemon',(0.552654,0,0,0.500564,721.316,283.492),1,1)  
G\_  
fp((1,0.647,0.31))  
lw(0.283465)  
lj(1)  
r(86.162,0,0,-117.493,679.192,566.929,0.181818,0.333333)  
G()  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica-Bold')  
Fs(18)  
txt('Smartcard',(0.552654,0,0,0.552654,698.127,491.036))  
fp((0.999,1,0.4))  
lw(0.283465)  
r(70.5589,0,0,-31.2962,686.279,557.593,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')

Fs(14)  
style('Text')  
txt('Card  
Reader',(0.552654,0,0,0.552654,721.318,541.975),1,1)  
G\_  
G()  
fp((0.999,1,0.4))  
lw(0.283465)  
r(73.6353,0,0,-41.2944,587.066,565.703,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
txt('PIN Entry',(0.57675,0,0,0.729211,623.632,545.097),1,1)  
G\_  
lp((0.392,0.584,0.929))  
lw(3.25)  
ld((1, 1))  
la2([( (-4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)], 1))  
b()  
bs(643.758,340.157,0)  
bs(643.758,340.157,0)  
bs(707.539,340.158,0)  
bs(707.539,304.724,0)  
lw(1)  
la2([( (-4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)], 1))  
b()  
bs(574.016,283.465,0)  
bs(587.066,283.464,0)  
bs(686.278,283.464,0)  
G()  
lp((0.392,0.584,0.929))  
lw(4.25197)  
b()  
bs(98.9053,325.985,0)  
bs(98.9053,240.945,0)  
G()  
fp((0.999,1,0.4))  
lw(0.283465)  
r(70.5589,0,0,-28.3464,63.7795,354.331,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')



txt('WatchGnuPG',(0.552654,0,0,0.552654,98.8185,338.713),1,1)  
G\_  
G()  
fp((1,0.647,0.31))  
lw(0.283465)  
r(70.5589,0,0,-28.1194,63.7795,240.718,0.0670228,0.168178)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
txt('Log  
Socket',(0.552654,0,0,0.552654,98.8175,225.1),1,1)  
G\_  
G\_  
G()  
fp((1,0.647,0.31))  
lw(0.283465)  
r(85.0392,0,0,-28.3464,446.457,240.945,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
Fn('Helvetica-Bold')  
Fs(18)  
txt('Config Files',(0.552654,0,0,0.552654,485.621,226.772),1,1)  
G\_  
G()  
fp((1,0.647,0.31))  
lw(0.283465)  
r(85.0392,0,0,-28.3464,545.669,85.0394,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
Fn('Helvetica-Bold')  
Fs(18)  
txt('Config Files',(0.552654,0,0,0.552654,584.834,70.8662),1,1)  
G\_  
G()  
fp((1,0.647,0.31))  
lw(0.283465)  
r(84.6546,0,0,-27.3609,347.245,239.959,0.0670228,0.151107)

fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
Fn('Helvetica-Bold')  
Fs(18)  
txt('Help  
Files',(0.552654,0,0,0.552654,388.252,224.705),1,1)  
G\_()  
G()  
fp((1,0.647,0.31))  
lw(0.283465)  
r(84.6546,0,0,-27.3609,446.457,85.0394,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
Fn('Helvetica-Bold')  
Fs(18)  
txt('Help Files',(0.552654,0,0,0.552654,487.464,69.7854),1,1)  
G\_()  
G()  
fp((1,0.647,0.31))  
lw(0.283465)  
r(85.0392,0,0,-28.3464,248.032,240.945,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
Fn('Helvetica-Bold')  
Fs(18)  
txt('Keybox Files',(0.552654,0,0,0.552654,289.59,226.322),1,1)  
G\_()  
G()  
fp((1,0.647,0.31))  
lw(0.283465)  
r(70.866,0,0,-28.3464,574.016,240.945,0.0670228,0.151107)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)

```
style('Text')
Fn('Helvetica-Bold')
Fs(18)
txt('Private Keys',(0.552654,0,0,0.552654,609.449,226.772),1,1)
G_()
G()
fp((0,0,0))
le()
lw(1)
Fn('Helvetica')
Fs(14)
style('Text')
Fn('Helvetica-Bold')
Fs(24)
txt('Scute',(0.552654,0,0,0.599958,224.978,465.775),1,1)
fp((0,0,0))
le()
lw(1)
Fn('Times-Roman')
Fs(10)
txt('(pkcs#11)',(1,0,0,1.08559,206.081,445.011))
G_()
G()
fp((0.999,1,0.4))
lw(0.283465)
r(198.827,0,0,-56.6929,304.322,488.976,0.0603744,0.151107)
fp((0,0,0))
le()
lw(1)
Fn('Helvetica')
Fs(14)
style('Text')
Fn('Helvetica-Bold')
Fs(36)
txt('GPGME
Library',(0.552654,0,0,0.552654,404.952,457.853),1,1)
G_()
G()
lw(1)
style('Application Box')
r(197.598,0,0,-42.5187,304.724,566.928,0.0152672,0.0677968)
fp((0,0,0))
le()
lw(1)
Fn('Helvetica')
txt('GPGME aware Application',(0.98062,0,0,0.937018,334.892,540.985))
G_()
G()
```

lw(1)  
style('Application Box')  
r(127.829,0,0,-41.7496,162.992,566.159,0.0152672,0.0677968)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
txt('Legacy Application',(174.688,540.01))  
G\_  
G()  
G()  
lp((0.392,0.584,0.929))  
lw(4.25197)  
b()  
bs(749.296,162.296,0)  
bs(705.89,162.296,0)  
lw(3.25)  
ld((1, 1))  
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0,  
-3.0), (-4.0, 3.0)], 1))  
b()  
bs(705.89,100.083,0)  
bs(744.472,100.083,0)  
lp((0.392,0.584,0.929))  
lw(3.25)  
ld((1, 1))  
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)], 1))  
b()  
bs(705.89,131.189,0)  
bs(744.472,131.189,0)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
txt('execute/access',(0.31891,0,0,0.280771,726.951,87.3768),1,1)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')  
Fs(14)  
style('Text')  
txt('closely linked',(0.31891,0,0,0.280771,724.715,149.589),1,1)  
fp((0,0,0))  
le()  
lw(1)  
Fn('Helvetica')

```

Fs(14)
style('Text')
txt('Assuan protocol',(0.31891,0,0,0.280771,728.535,118.483),1,1)
G_()
lw(1)
r(56.6929,0,0,-92.126,701.575,170.079)
G_()
lp((0.392,0.584,0.929))
lw(3.25)
ld((1, 1))
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)), 1))
b()
bs(248.031,325.984,0)
bs(248.031,297.638,0)
bs(538.583,297.638,0)
bs(538.583,340.157,0)
bs(566.929,340.157,0)
lp((0.392,0.584,0.929))
lw(3.25)
ld((1, 1))
la2((( -4.0, 3.0), (2.0, 0.0), (-4.0, -3.0), (-4.0, 3.0)), 1))
b()
bs(375.591,325.984,0)
bs(375.591,304.724,0)
bs(531.496,304.724,0)
bs(531.496,347.244,0)
bs(566.929,347.244,0)
guidelayer('Guide
  Lines',1,0,0,1,(0,0,1))
grid((0,0,7.08661,7.08661),1,(0,0,1),'Grid')
Just GNU it!
Just GNU it!
Just GNU it!
# -*- mode: org -*-
#+TITLE: GNU Privacy Guard (GnuPG) Made Easy Python Bindings
#+AUTHOR: Ben McGinnes
#+LATEX_COMPILER: xelatex
#+LATEX_CLASS: article
#+LATEX_CLASS_OPTIONS: [12pt]
#+LATEX_HEADER: \usepackage{xltextra}
#+LATEX_HEADER: \usepackage[margin=1in]{geometry}
#+LATEX_HEADER: \setmainfont[Ligatures={Common}]{Times New Roman}
#+LATEX_HEADER: \author{Ben McGinnes <ben@gnupg.org>}

```

```
* GPGME Python Bindings
```

```
:PROPERTIES:
```

```
:CUSTOM_ID: top
```

:END:

\*\* Contents

:PROPERTIES:

:CUSTOM\_ID: contents

:END:

- [[file:short-history]][A short history of the project]]
- [[file:what-is-new]][What's New]]
- [[file:maintenance-mode]][Maintenance Mode]] (from January, 2019)
- [[file:what-was-new]][What Was New]]
- [[file:gpgme-python-howto]][GPGME Python Bindings HOWTO]]

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether

gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies

of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest



your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the

source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

**NO WARRANTY**

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License

along with this program; if not, write to the Free Software  
Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and  
`show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

```
\input texinfo @c -*- texinfo -*-
@c %**start of header
@setfilename short-history.info
@settitle A Short History of the GPGME bindings for Python
@documentencoding utf-8
@documentlanguage en
@c %**end of header

@finalout
@titlepage
@title A Short History of the GPGME bindings for Python
@author Ben McGinnes
@end titlepage
```

@contents

@ifnottex

@node Top

@top A Short History of the GPGME bindings for Python

@end ifnottex

@menu

\* Overview::

\* Relics of the past::

@detailmenu

--- The Detailed Node Listing ---

Overview

\* In the beginning::

\* Keeping the flame alive::

\* Passing the torch::

\* Coming full circle::

Relics of the past

\* The Annoyances of Git::

\* The Perils of PyPI::

The Perils of PyPI

\* GPG 180 - Python bindings for GPGME GnuPG cryptography library::

\* PyME 090 - Python support for GPGME GnuPG cryptography library::

@end detailmenu

@end menu

@node Overview

@chapter Overview

@multitable {aaaaaaaaaaaaaaaa} {aaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa}

@item Version:

@tab

0.0.1

@item GPGME Version:

@tab 1.13.0

@item Author:

@tab Ben McGinnes <ben@gnupg.org>

@item Author GPG Key:

@tab DB4724E6FA4286C92B4E55C4321E4E2373590E5D

@item Language:  
@tab Australian English, British English  
@item xml:lang:  
@tab en-AU, en-GB, en  
@end multitable

The GPGME Python bindings passed through many hands and numerous phases before, after a fifteen year journey, coming full circle to return to the source. This is a short explanation of that journey.

@menu  
\* In the beginning::  
\* Keeping the flame alive::  
\* Passing the torch::  
\* Coming full circle::  
@end menu

@node In the beginning  
@section In the beginning

In 2002 John Goerzen released PyME; Python bindings for the GPGME module which utilised the current release of Python of the time and SWIG. @footnote{In all likelihood this would have been Python 2.2 or possibly Python 2.3.} Shortly after creating it and ensuring it worked he stopped supporting it, though he left his work available on his Gopher site.

@node Keeping  
the flame alive  
@section Keeping the flame alive

A couple of years later the project was picked up by Igor Belyi and actively developed and maintained by him from 2004 to 2008. Igor's whereabouts at the time of this document's creation are unknown, but the current authors do hope he is well. We're assuming (or hoping) that life did what life does and made continuing untenable.

@node Passing the torch  
@section Passing the torch

In 2014 Martin Albrecht wanted to patch a bug in the PyME code and discovered the absence of Igor. Following a discussion on the PyME mailing list he became the new maintainer for PyME, releasing version 0.9.0 in May of that year. He remains the maintainer of the original PyME release in Python 2.6 and 2.7 (available via PyPI).

@node Coming full circle

@section Coming full circle

In 2015 Ben McGinnes approached Martin about a Python 3 version, while investigating how complex a task this would be the task ended up being completed. A subsequent discussion with Werner Koch led to the decision to fold the Python 3 port back into the original GPGME release in the languages subdirectory for non-C bindings under the module name of @samp{pyme3}.

In 2016 this PyME module was integrated back into the GPGME project by Justus Winter. During the course of this work Justus adjusted the port to restore limited support for Python 2, but not as many minor point releases as the original PyME package supports. During the course of this integration the package was renamed to more accurately reflect its status as a component of GPGME. The @samp{pyme3} module was renamed to @samp{gpg} and adopted by the upstream GnuPG team.

In 2017 Justus departed G10code and the GnuPG team. Following this Ben returned to maintain of gpgme Python bindings and continue building them from that point.

@node Relics of the past  
@chapter Relics of the past

There are a few things, in addition to code specific factors, such as SWIG itself, which are worth noting here.

@menu  
\*

The Annoyances of Git::  
\* The Perils of PyPI::  
@end menu

@node The Annoyances of Git  
@section The Annoyances of Git

As anyone who has ever worked with git knows, submodules are horrible way to deal with pretty much anything. In the interests of avoiding migraines, that was skipped with addition of the PyME code to GPGME.

Instead the files were added to a subdirectory of the @samp{lang/} directory, along with a copy of the entire git log up to that point as a separate file within the @samp{lang/python/docs/} directory. @footnote{The entire PyME git log and other preceding VCS logs are located in the @samp{gpgme/lang/python/docs/old-commits.log} file.} As the log for PyME is nearly 100KB and the log for GPGME is



approximately 1MB, this would cause considerable bloat, as well as some confusion, should the two be merged.

Hence the unfortunate, but necessary, step to simply move the files. A regular repository version has been maintained should it be possible to implement this better in the future.

```
@node The Perils of PyPI
@section The Perils of PyPI
```

The early port of the Python 2 @samp{pyme} module as @samp{pyme3} was never added to PyPI while the focus remained on development and testing during 2015 and early 2016. Later in 2016, however, when Justus completed his major integration work and subsequently renamed the module from @samp{pyme3} to @samp{gpg}, some prior releases were also provided through PyPI.

Since these bindings require a matching release of the GPGME libraries in order to function, it was determined that there was little benefit in also providing a copy through PyPI since anyone obtaining the GPGME source code would obtain the Python bindings source code at the same time. Whereas there was the potential to sew confusion amongst Python users installing the module from PyPI, only to discover that without the relevant C files, header files or SWIG compiled binaries, the Python module did them little good.

There are only two files on PyPI which might turn up in a search for this module or a sample of its content:

```
@enumerate
@item
gpg (1.8.0) - Python bindings for GPGME GnuPG cryptography library
@item
pyme (0.9.0) - Python support for GPGME GnuPG cryptography library
@end enumerate
```

```
@menu
* GPG 180 - Python bindings for GPGME GnuPG cryptography library::
* PyME 090 - Python support for GPGME GnuPG cryptography library::
@end menu
```

```
@node GPG 180 - Python bindings for GPGME GnuPG cryptography library
@subsection GPG 180 - Python bindings for GPGME GnuPG cryptography library
```

This is the most recent version to reach PyPI and is the version of the official Python bindings which shipped with GPGME 1.8.0. If

you have GPGME 1.8.0 installed and `@emph{only}` 1.8.0 installed, then it is probably safe to use this copy from PyPI.

As there have been a lot of changes since the release of GPGME 1.8.0, the GnuPG Project recommends not using this version of the module and instead installing the current version of GPGME along with the Python bindings included with that package.

`@node PyME 090 - Python support for GPGME GnuPG cryptography library`  
`@subsection PyME 090 - Python support for GPGME GnuPG cryptography library`

This is the last release of the PyME bindings maintained by Martin Albrecht and is only compatible with Python 2, it will not work with Python 3. This is the version of the software from which the port from Python 2 to Python 3 code was made in 2015.

Users of the more recent Python bindings will recognise numerous points of similarity, but also significant differences. It is likely that the more recent official bindings will feel "more pythonic."

For those using Python 2, there is essentially no harm in using this module, but it may lack a number of more recent features added to GPGME.

`@bye`  
commit 2145348ec54c6027f2ea20f695de0277e2871405  
Merge: 348ba88 2036f1a  
Author: Ben McGinnes <ben@adversary.org>  
Date: Wed May 6 03:04:19 2015 +1000

Merge pull request #4 from Hasimir/master

history

commit 2036f1a0a670a0561993e195c458059220b36114  
Merge: dbabf0c 348ba88  
Author: Ben McGinnes <ben@adversary.org>  
Date: Wed May 6 02:57:44 2015 +1000

Merge branch 'master' of github:adversary-org/pyme3

commit dbabf0cf1f2985755c2293b619011832e34faa9c  
Author: Ben McGinnes <ben@adversary.org>  
Date: Wed May 6 02:52:23 2015 +1000

Added a short history

- \* A (very) brief summary of the project's history since 2002.
- \* Deals with why the commit log in the GPGME repo does not include the history of PyME.
- \* Mentions that intact git repos will be maintained, but not where they are (one will be on github, another will be in a user directory on playfair.gnupg.org).

docs/Short\_History.rst | 57 +++++  
1 file  
changed, 57 insertions(+)

commit 348ba883424778c711c04ae9b66035ccdb36eb8c  
Merge: 127d0a5 7c37a27  
Author: Ben McGinnes <ben@adversary.org>  
Date: Wed May 6 02:21:34 2015 +1000

Merge pull request #3 from Hasimir/master

Version release preparation

commit 7c37a27a6845c58222d4d947c2efbe38e955b612  
Merge: f692cff 127d0a5  
Author: Ben McGinnes <ben@adversary.org>  
Date: Wed May 6 02:17:14 2015 +1000

Merge branch 'master' of github:adversary-org/pyme3

commit f692cff50a89c2c61acbdb3d7dd60f5ce3cd15af  
Author: Ben McGinnes <ben@adversary.org>  
Date: Wed May 6 02:09:44 2015 +1000

TODO update

- \* Removed reference to GitHub, replaced with impending new home at gnupg.org.

docs/TODO.rst | 4 +++-  
1 file changed, 2 insertions(+), 2 deletions(-)

commit bd5ccf9e3bfe69fa6816137577e87b72ca08ec  
Author: Ben McGinnes <ben@adversary.org>  
Date: Wed May 6 02:00:44 2015 +1000

Version bump

- \* Bumped version number to 0.9.1 to keep it somewhat in line with the existing

PyME project, even though there will be some divergence at some point (or even re-merging, depending on how many of the Python 3 modifications can be back-ported to the Python 2 version).

\* Updated the author and copyright information to reflect the two current authors (Martin and I).

\* Replaced Igor's contact details with mine.

\* Replaced project home page with the GnuPG one.

pyme/version.py | 16 ++++++-----

1 file changed, 9 insertions(+), 7 deletions(-)

commit ec167512f4ca88d8f6e89e2ae831798c8283b4df

Author: Ben McGinnes <ben@adversary.org>

Date: Wed May 6 01:48:01 2015 +1000

README preparation.

\* Changes in preparation for impending move of code to the GnuPG git server as a part of GPGME.

README.rst | 14 ++++++-----

1 file changed, 7 insertions(+), 7 deletions(-)

commit 8a48515e884c36b5bdb24a13cb4d2e49f4ee6f17

Author: Ben McGinnes <ben@adversary.org>

Date: Wed May 6 01:43:53 2015 +1000

TODO moved to docs

\* As it says.

TODO.rst | 25 -----

docs/TODO.rst | 25 ++++++

2 files changed, 25 insertions(+), 25 deletions(-)

commit f968c777472f01f308f6e57eac1740bf5c76c205

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 16:52:13 2015 +1000

Started another TODO file.

TODO.rst | 25 ++++++

1 file changed, 25 insertions(+)

commit 127d0a56fa9f7ad1d4fb39d0b529b890a8d67365

Merge: db72dea 44837f6

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 14:59:44 2015 +1000

Merge pull request #2 from Hasimir/master

Minor editing.

commit 44837f6e50fc539c86aef1f75a6a3538b02029ea

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 14:56:55 2015 +1000

Minor editing.

\* Fixed another URL.

\* Changed Py3 version's version number to v0.9.1-beta0.

README.rst | 4 ++--

1 file changed, 2 insertions(+), 2 deletions(-)

commit db72deaae19c3513391df040bcaf66a88d9213af

Merge: db34286 48eb185

Author:

Ben McGinnes <ben@adversary.org>

Date: Sun May 3 14:26:11 2015 +1000

Merge pull request #1 from Hasimir/master

Links

commit 48eb1856cb0739cc9f0b9084da9d965e1fc7fddd

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 14:22:30 2015 +1000

Links

\* Fixed URLs for authors.

\* Updated my entry to point to github location.

\*\* I strongly suspect the result of this work will be concurrent projects, so preparing for that eventuality with this repo.

README.rst | 8 +++++--

1 file changed, 4 insertions(+), 4 deletions(-)

commit db3428659783f30b9a76204403daedf9fc4cf7cf

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 11:29:00 2015 +1000

Explicit over Implicit ...

... isn't just for code.

- \* Removed the 2to3 working directory and its contents.
- \* Made the README.rst file a little more clear that this branch is for Python 3 (set Python 3.2 as a fairly arbitrary requirement for the moment, but will probably raise this to 3.3).

```
2to3/2to3-output-remaining.log | 60 ---
2to3/2to3-output-setup.log   | 35 --
2to3/2to3-output.log         | 950 -----
README.rst                    | 10 +-
4 files changed, 7 insertions(+), 1048 deletions(-)
```

```
commit 3edf07a4ba8a86af3a33246234d6e133074862af
Author: Ben McGinnes <ben@adversary.org>
Date: Sun May 3 11:19:41 2015 +1000
```

Added authors.

- \* In alphabetical order.
- \* Mine will need updating once Martin and I have decided what to do regarding the two main branches.

```
README.rst | 12 ++++++++
1 file changed, 12 insertions(+)
```

```
commit 811eb14b53e8856312d99f46b77215f7f9bd672c
Author: Ben McGinnes <ben@adversary.org>
Date: Sun May 3 10:23:00 2015 +1000
```

Docs and other things.

- \* Now able to import pyme.core without error, indicates port process is successful.
- \* Code is *\*not\** compatible with the Python 2 version.
- \* Will need to consider making this a parallel project with the master branch.
- \* Got rid of the .org TODO file.
- \* Changed the README to use the reST file extension since it's full of reST anyway.

```
2to3/TODO.org | 5 -----
README.rst    | 32 ++++++++
README.txt    | 32 -----
3 files changed, 32 insertions(+), 37 deletions(-)
```

```
commit 79e784bdcce1de6f7856921b5431044c62c6f015
```

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 10:18:40 2015 +1000

Fixed another implicit import by making it explicit. Hopefully this is the last one.

pyme/util.py | 2 +-  
1 file changed, 1 insertion(+), 1 deletion(-)

commit 2b52b46ccda3e7abcc50eed0745062259d698661

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 10:16:01 2015 +1000

Fixed another implicit import by making it explicit.

pyme/errors.py | 2 +-  
1 file changed, 1 insertion(+), 1 deletion(-)

commit 409c8fd565e21f23cd41daaeffc867e6d23a0863

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 10:08:22  
2015 +1000

Bytes vs. Unicode

\* Trying PyBytes instead of PyUnicode.

gpgme.i | 14 ++++++-----  
helpers.c | 8 +++++--

2 files changed, 11 insertions(+), 11 deletions(-)

commit d8164aa2ae98bf8c807c16e2d9be12c5fba7cfd

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 09:22:58 2015 +1000

String to Unicode

\* Replaced all instances of PyString with PyUnicode (and hoping there's no byte data in there).

gpgme.i | 14 ++++++-----  
helpers.c | 8 +++++--

2 files changed, 11 insertions(+), 11 deletions(-)

commit bd99b7865656e559b17c419c6b64b412a22c6c44

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 09:17:06 2015 +1000

PyInt\_AsLong

\* Replaced all instances of PyInt with PyLong, as per C API docs.

gpgme.i | 4 +++  
helpers.c | 8 ++++----  
2 files changed, 6 insertions(+), 6 deletions(-)

commit 3c91e2ccf8ca788b51e3308e292c6b64888fdb15  
Author: Ben McGinnes <ben@adversary.org>  
Date: Sun May 3 05:59:36 2015 +1000

Import correction

\* Once pygpgme.py is generated and moved, it will be in the right directory for the explicit "from . import pygpgme" to be correct.

pyme/core.py | 2 +-  
1 file changed, 1 insertion(+), 1 deletion(-)

commit 23a49e7070812ff1ce138d8d4cc46d0b80328897  
Author: Ben McGinnes <ben@adversary.org>  
Date: Sun May 3 05:38:29 2015 +1000

The -py3 flag.

Makefile | 2 +-  
1 file changed, 1 insertion(+), 1 deletion(-)

commit b1549587d6db5e33081b9c20f75d1348a1d25938  
Author: Ben McGinnes <ben@adversary.org>  
Date: Sun May 3 05:01:42 2015 +1000

Fixed indentation - 4.

pyme/core.py | 2 +-  
1 file changed, 1 insertion(+), 1 deletion(-)

commit a685142ce46761ee6f5176e90717176e38e0d24f  
Author: Ben McGinnes <ben@adversary.org>  
Date: Sun May 3 05:00:16 2015 +1000

Fixed indentation - 3.

pyme/core.py | 5 +++-  
1 file changed, 2 insertions(+), 3 deletions(-)

commit 488a70b490cc64eb1c47d2483cb2f4079c6767f7



Author: Ben McGinnes <ben@adversary.org>

Date: Sun

May 3 04:53:21 2015 +1000

Pet Peeve

```
def pet_peeve(self):
    peeve = print("people who don't press return after a colon!")
```

FFS!

pyme/core.py | 5 +++--

1 file changed, 3 insertions(+), 2 deletions(-)

commit a5d38eb47d64bb17bb609fe594dae2aca480bac9

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 04:47:54 2015 +1000

Fixed indentation - 2.

pyme/core.py | 2 +-

1 file changed, 1 insertion(+), 1 deletion(-)

commit 476a207f732b8559abb1ea3c23147c0e34804730

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 04:46:01 2015 +1000

Fixed indentation.

pyme/core.py | 4 +++--

1 file changed, 2 insertions(+), 2 deletions(-)

commit 0572900eba9bcd9b0283c7d8e022e8972f06f9f8

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 04:43:49 2015 +1000

Replaced all tabs with 4 spaces.

pyme/core.py | 18 ++++++++-----

1 file changed, 9 insertions(+), 9 deletions(-)

commit 78c0b7677e94ce1e11b8cdb833a9064527187330

Author: Ben McGinnes <ben@adversary.org>

Date:

Sun May 3 04:39:07 2015 +1000

SWIG flags in the wrong place.

Makefile | 4 +++-

1 file changed, 2 insertions(+), 2 deletions(-)

commit dfa7f2589963494a8f89277560d8c1116604a3c8

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 04:35:09 2015 +1000

Fixed subprocess call for swig (again).

setup.py | 2 +-

1 file changed, 1 insertion(+), 1 deletion(-)

commit 249bfd8c714dcda53127b99b6cc8a6c7c4a99f20

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 04:32:40 2015 +1000

Fixed subprocess call for swig.

setup.py | 2 +-

1 file changed, 1 insertion(+), 1 deletion(-)

commit 6fd7e719cf4c975f466ceb39835db7007df36fb2

Author: Ben McGinnes <ben@adversary.org>

Date: Sun May 3 03:51:48 2015 +1000

Linking swig to py3

\* Changed the swig invocations to run with the -python -py3 flags explicitly.

Makefile | 4 +++-

setup.py | 2 +-

2 files changed, 3 insertions(+), 3 deletions(-)

commit 7a6b584f50ed6ddc8617a642185eea1f24ff791a

Author:

Ben McGinnes <ben@adversary.org>

Date: Sat May 2 11:12:00 2015 +1000

String fun

\* streamlined confdata details, including decoding strom binary to string.

setup.py | 4 +---

1 file changed, 1 insertion(+), 3 deletions(-)

commit f7fd3f270592021a95a8f779bfe85ac18f4e390b

Author: Ben McGinnes <ben@adversary.org>

Date: Sat May 2 10:46:59 2015 +1000

Open File

\* Removed deprecated file() and replaced with open().

examples/PyGtkGpgKeys.py | 2 +-  
examples/pygpa.py | 6 +++---  
gpgme-h-clean.py | 2 +-  
3 files changed, 5 insertions(+), 5 deletions(-)

commit 4227d486f9558015e7e548d71085e58e1b50ec08  
Author: Ben McGinnes <ben@adversary.org>  
Date: Sat May 2 10:36:15 2015 +1000

print() fix

\* Makefile includes a python print, changed from statement to function.

Makefile | 2 +-  
1 file changed, 1 insertion(+), 1 deletion(-)

commit 406f7f2567b701502186fe0a325dc2a3491ff7f8  
Author: Ben McGinnes <ben@adversary.org>  
Date: Sat May 2 10:28:42  
2015 +1000

Updated Makefile

\* set make to use python3 instead.  
\* This will mean a successful port may need to be maintained separately from the original python2 code instead of merged, but ought to be able to share most things. So maybe merge with separated make files or a pre-make script to set python2 or python3 prior to building ... decide later, after it works.

Makefile | 6 +++---  
1 file changed, 3 insertions(+), 3 deletions(-)

commit 90b3efa5b193d37e08dc9b4ee766ba9ebc9412af  
Author: Ben McGinnes <ben@adversary.org>  
Date: Sat May 2 10:15:20 2015 +1000

Env and a little license issue

\* Updated all the /usr/bin/env paths to point to python3.  
\* Also fixed the hard coded /usr/bin/python paths.  
\* Updated part of setup.py which gave the impression this package was only licensed under the GPL (it's actually licensed under the LGPL as

well, essentially the same dual licensing as the GPGME library).

```
examples/PyGtkGpgKeys.py
| 2 +-
examples/delkey.py      | 2 +-
examples/encrypt-to-all.py | 2 +-
examples/exportimport.py | 2 +-
examples/genkey.py     | 2 +-
examples/inter-edit.py | 2 +-
examples/pygpa.py      | 2 +-
examples/sign.py       | 2 +-
examples/signverify.py | 2 +-
examples/simple.py     | 2 +-
examples/t-edit.py     | 2 +-
examples/testCMSgetkey.py | 2 +-
examples/verifydetails.py | 2 +-
gpgme-h-clean.py      | 2 +-
setup.py              | 4 +++-
15 files changed, 16 insertions(+), 16 deletions(-)
```

```
commit 1a4b55dbccd2774344352e579130bf494bc5fa4b
Author: Ben McGinnes <ben@adversary.org>
Date: Sat May 2 08:50:54 2015 +1000
```

Removed extraneous files.

\* The two .bak files.

```
pyme/errors.py.bak | 46 -----
setup.py.bak      | 116 -----
2 files changed, 162 deletions(-)
```

```
commit 208879d4f2a6d0514c3f8ee2fc0da8bba42350de
Author: Ben McGinnes <ben@adversary.org>
Date:
Sat May 2 08:19:37 2015 +1000
```

Added TODO.org

\* TODO list in Emacs org-mode.

\* Will eventually be removed along with this entire directory when the porting process is complete.

```
2to3/TODO.org | 5 +++++
1 file changed, 5 insertions(+)
```

```
commit 1548bf201059638675c5387c6f124d4b703363a9
Author: Ben McGinnes <ben@adversary.org>
```

Date: Sat May 2 07:58:40 2015 +1000

2to3 conversion of remaining files

- \* Ran the extended version against all the unmodified python files.
- \* Only pyme/errors.py required additional work.

```
2to3/2to3-output-remaining.log | 60 ++++++
pyme/errors.py                | 2 +-
pyme/errors.py.bak            | 46 ++++++
3 files changed, 107 insertions(+), 1 deletion(-)
```

commit 1230650bc6bbe4c14d1284f7877aa932f3e86eb4  
Author: Ben McGinnes <ben@adversary.org>  
Date: Sat May 2 07:50:39 2015 +1000

2to3 conversion of setup.py

- \* Ran extended 2to3 command to produce python 3 code for setup.py.
- \* Effectively testing for what to run against the other originally unmodified py2 files.

```
2to3/2to3-output-setup.log | 35 ++++++
setup.py                    | 7 +-
setup.py.bak                | 116 ++++++
3 files changed, 154 insertions(+), 4 deletions(-)
```

commit edad44955f59aa879e95a369591717fb19eec6b7  
Author: Ben McGinnes <ben@adversary.org>  
Date: Fri May 1 21:50:07 2015 +1000

Removing 2to3 generated .bak files.

- \* Not really needed with a real VCS, but couldn't hurt to have them for a couple of revisions. ;)

```
examples/PyGtkGpgKeys.py.bak | 663 -----
examples/encrypt-to-all.py.bak | 65 --
examples/exportimport.py.bak | 75 --
examples/genkey.py.bak | 45 -
examples/inter-edit.py.bak | 57 --
examples/pygpa.py.bak | 1457 -----
examples/sign.py.bak
| 31 -
examples/signverify.py.bak | 78 --
examples/simple.py.bak | 52 --
examples/t-edit.py.bak | 59 --
```

```
examples/testCMSgetkey.py.bak      | 45 -
examples/verifydetails.py.bak     | 100 ---
gpgme-h-clean.py.bak              | 42 -
pyme/callbacks.py.bak             | 47 --
pyme/constants/data/__init__.py.bak | 4 -
pyme/constants/keylist/__init__.py.bak | 4 -
pyme/constants/sig/__init__.py.bak | 4 -
pyme/core.py.bak                  | 463 -----
pyme/util.py.bak                  | 72 --
pyme/version.py.bak               | 41 -
20 files changed, 3404 deletions(-)
```

commit 1cfc3c969f885ed191610bffb60ac23fdd349e

Author: Ben McGinnes <ben@adversary.org>

Date: Fri May 1 21:45:50 2015 +1000

2to3 conversion log

\* The output of the command to convert the code from Python 2 to 3.

\* Note: this contains the list of files which were not modified

and

which will or may need to be modified.

```
2to3/2to3-output.log | 950 ++++++
1 file changed, 950 insertions(+)
```

commit 078f6cf878aa62d12704fab424198a613a24cc8c

Author: Ben McGinnes <ben@adversary.org>

Date: Fri May 1 21:36:58 2015 +1000

2to3 conversion of pyme master

\* Branch from commit 459f3eca659b4949e394c4a032d9ce2053e6c721

\* Ran this: or x in `find . | egrep .py\$` ; do 2to3 -w \$x; done ;

\* Multiple files not modified, will record elsewhere (see next commit).

```
examples/PyGtkGpgKeys.py          | 10 +-
examples/PyGtkGpgKeys.py.bak      | 663 ++++++
examples/encrypt-to-all.py       | 12 +-
examples/encrypt-to-all.py.bak   | 65 ++
examples/exportimport.py          | 20 +-
examples/exportimport.py.bak      | 75 ++
examples/genkey.py                | 2 +-
examples/genkey.py.bak            | 45 +
examples/inter-edit.py            | 8 +-
examples/inter-edit.py.bak        | 57 ++
examples/pygpa.py                 | 40 +-

```

```

examples/pygpa.py.bak      | 1457 ++++++
examples/sign.py          | 2 +-
examples/sign.py.bak      | 31 +
examples/signverify.py    | 18 +-
examples/signverify.py.bak | 78 ++
examples/simple.py        | 8 +-
examples/simple.py.bak    | 52 ++
examples/t-edit.py        | 12 +-
examples/t-edit.py.bak    | 59 ++
examples/testCMSgetkey.py | 8 +-
examples/testCMSgetkey.py.bak | 45 +
examples/verifydetails.py | 34 +-
examples/verifydetails.py.bak | 100 +++
gpgme-h-clean.py         | 2 +-
gpgme-h-clean.py.bak     | 42 +
pyme/callbacks.py        | 6 +-
pyme/callbacks.py.bak    | 47 ++
pyme/constants/data/__init__.py
| 2 +-
pyme/constants/data/__init__.py.bak | 4 +
pyme/constants/keylist/__init__.py | 2 +-
pyme/constants/keylist/__init__.py.bak | 4 +
pyme/constants/sig/__init__.py | 2 +-
pyme/constants/sig/__init__.py.bak | 4 +
pyme/core.py             | 26 +-
pyme/core.py.bak         | 463 ++++++
pyme/util.py             | 6 +-
pyme/util.py.bak         | 72 ++
pyme/version.py          | 2 +-
pyme/version.py.bak     | 41 +
40 files changed, 3515 insertions(+), 111 deletions(-)

```

commit 459f3eca659b4949e394c4a032d9ce2053e6c721

Merge: c5966ab dae7f14

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Wed Jul 9 10:48:33 2014 +0100

Merged in jerrykan/pyme/fix\_setup\_26 (pull request #1)

Provide support for using setup.py with Python v2.6

commit dae7f14a54e6c2bde0ad4da7308cc7fc0d0c0469

Author: John Kristensen

<john.kristensen@dpipwe.tas.gov.au>

Date: Wed Jul 9 15:54:39 2014 +1000

Provide support for using setup.py with Python v2.6

The setup.py script uses subprocess.check\_output() which was introduced in Python v2.7. The equivalent functionality can be achieved without adding much extra code and provide support for Python v2.6.

setup.py | 4 +++-

1 file changed, 3 insertions(+), 1 deletion(-)

commit c5966abec9d772b3922d32650da288fd50a217be

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Thu May 15 19:43:00 2014 +0100

README.txt in ReST, including headlines

README.txt | 8 ++++++--

1 file changed, 6 insertions(+), 2 deletions(-)

commit 43ee8c6f34fa9b6d3975aa6ea60b3d4a741fa721

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Thu May 15 19:37:15 2014 +0100

README.txt in ReST

README.txt | 25 ++++++-----

1 file changed, 13 insertions(+), 12 deletions(-)

commit f71a369484cba8801df23ccc5842335fa496c0df

Author:

Martin Albrecht <martinralbrecht@googlemail.com>

Date: Thu May 15 19:28:12 2014 +0100

added MANIFEST.in and README.txt (instead of .md)

MANIFEST.in | 6 ++++++

README.md | 27 -----

README.txt | 27 ++++++-----

3 files changed, 33 insertions(+), 27 deletions(-)

commit d0d6755229f920b0bed043e9c2731de2d57c096c

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Tue May 13 09:52:44 2014 +0100

added mailing list to README

README.md | 19 ++++++-----

1 file changed, 16 insertions(+), 3 deletions(-)

commit 30ca60ddf92df684de261cb24c83c68089be0adc

Author: Martin Albrecht <martinralbrecht@googlemail.com>



Date: Sun May 11 13:34:28 2014 +0100

we don't need a separate out of date ChangeLog file

ChangeLog | 802 -----

1 file changed, 802 deletions(-)

commit 8263f1a6d38fdb7f5f3dd5c7e28f83caa7528a08

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date:

Sun May 11 13:32:31 2014 +0100

adding README.md

README.md | 14 ++++++

1 file changed, 14 insertions(+)

commit 3fc71b47e9e14b0b984801c28d722723baa4b406

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Sat May 10 15:43:06 2014 +0100

ValueError -> RuntimeError

setup.py | 4 +++-

1 file changed, 2 insertions(+), 2 deletions(-)

commit eec432abea56296b9fa36aac0d10926a2335b739

Merge: eea6537 d2738b3

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Sat May 10 15:41:02 2014 +0100

Merge branch 'master' of bitbucket.org:malb/pyme

Conflicts:

setup.py

commit eea6537921061b4dcfc54e00a99d3fa110e71433

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Sat May 10 15:39:51 2014 +0100

check for swig

setup.py | 8 ++++++

1 file changed, 8 insertions(+)

commit 53867bf9715ee1b4ea873bf5e2fbb7d9740a2b4a

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Sat May 10 15:35:04 2014 +0100

more friendly error message if gpgme is missing

setup.py | 8 ++++++--

1 file changed, 7 insertions(+), 1 deletion(-)

commit d2738b35d63b1492d69641c5466103685f2d3a30

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Sat May 10 15:35:04 2014 +0100

more friendly error message if gpgme is missing

setup.py | 8 ++++++--

1 file changed, 7 insertions(+), 1 deletion(-)

commit c0b01240becf8ba6cf1d4c1f64b2cb4c056f5163

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Fri May 9 15:20:24 2014 +0100

version number should have three digits

pyme/version.py | 2 +-

1 file changed, 1 insertion(+), 1 deletion(-)

commit 6672bb60b9bec60d38e854016c48658b57774578

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Wed May 7 15:11:08 2014 +0100

bump version number for upcoming release

pyme/version.py | 2 +-

1 file changed, 1 insertion(+), 1 deletion(-)

commit 7bd6de700f33ca5d1f27bc16ebbd401f21d2e788

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date:

Sat May 3 19:36:25 2014 +0100

bump version number to indicate changes

pyme/version.py | 2 +-

1 file changed, 1 insertion(+), 1 deletion(-)

commit 4fb6bd9b3f47c1a343242ac83b326cacd12a136e

Author: Martin Albrecht <martinralbrecht@googlemail.com>

Date: Sat May 3 19:34:07 2014 +0100

pyme instead of pygpgme

setup.py | 2 +-  
1 file changed, 1 insertion(+), 1 deletion(-)

commit 9548973138d78241a45ccb82333b25f2cf36ce7d  
Author: Martin Albrecht <martinralbrecht@googlemail.com>  
Date: Sat May 3 19:31:10 2014 +0100

dirty hack to make 'python setup.py install' work

setup.py | 7 +++++--  
1 file changed, 4 insertions(+), 3 deletions(-)

commit a961d7eab9db478b7e603324bc5d243bd3c84bad  
Author: Martin Albrecht <martinralbrecht@googlemail.com>  
Date: Sat May 3 19:05:44 2014 +0100

moved everything down to the toplevel directory

|                              |               |
|------------------------------|---------------|
| COPYING                      | 340 ++        |
| COPYING.LESSER               | 510 +++       |
| ChangeLog                    | 802 +++++     |
| INSTALL                      | 15 +          |
| Makefile                     | 104 +         |
| debian/README.Debian         | 6 +           |
| debian/changelog             | 93 +          |
| debian/control               | 34 +          |
| debian/copyright             | 25 +          |
| debian/docs                  | 2 +           |
| debian/examples              | 2 +           |
| debian/rules                 | 99 +          |
| examples/PyGtkGpgKeys.glade  | 1394 ++++++++ |
| examples/PyGtkGpgKeys.gladep | 8 +           |
| examples/PyGtkGpgKeys.py     | 663 ++++      |
| examples/delkey.py           | 34 +          |
| examples/encrypt-to-all.py   | 65 +          |
| examples/exportimport.py     | 75 +          |
| examples/genkey.py           | 45 +          |
| examples/inter-edit.py       | 57 +          |
| examples/pygpa.glade         | 5546 ++++++   |
| examples/pygpa.py            | 1457 ++++++   |
| examples/sign.py             | 31 +          |
| examples/signverify.py       | 78 +          |
| examples/simple.py           | 52 +          |
| examples/t-edit.py           | 59 +          |
| examples/testCMSgetkey.py    | 45 +          |

|                                    |            |
|------------------------------------|------------|
| examples/verifydetails.py          | 100 +      |
| gpgme-h-clean.py                   | 42 +       |
| gpgme.i                            | 267 ++     |
| helpers.c                          | 154 +      |
| helpers.h                          | 36 +       |
| pyme/COPYING                       | 340 --     |
| pyme/COPYING.LESSER                | 510 ---    |
| pyme/ChangeLog                     | 802 -----  |
| pyme/INSTALL                       | 15 -       |
| pyme/Makefile                      | 104 -      |
| pyme/__init__.py                   | 137 +      |
| pyme/callbacks.py                  | 47 +       |
| pyme/constants/__init__.py         | 7 +        |
| pyme/constants/data/__init__.py    | 4          |
| +                                  |            |
| pyme/constants/data/encoding.py    | 20 +       |
| pyme/constants/event.py            | 20 +       |
| pyme/constants/import.py           | 20 +       |
| pyme/constants/keylist/__init__.py | 4 +        |
| pyme/constants/keylist/mode.py     | 20 +       |
| pyme/constants/md.py               | 20 +       |
| pyme/constants/pk.py               | 20 +       |
| pyme/constants/protocol.py         | 20 +       |
| pyme/constants/sig/__init__.py     | 4 +        |
| pyme/constants/sig/mode.py         | 20 +       |
| pyme/constants/sigsum.py           | 20 +       |
| pyme/constants/status.py           | 20 +       |
| pyme/constants/validity.py         | 20 +       |
| pyme/core.py                       | 463 +++    |
| pyme/debian/README.Debian          | 6 -        |
| pyme/debian/changelog              | 93 -       |
| pyme/debian/control                | 34 -       |
| pyme/debian/copyright              | 25 -       |
| pyme/debian/docs                   | 2 -        |
| pyme/debian/examples               |            |
| 2 -                                |            |
| pyme/debian/rules                  | 99 -       |
| pyme/errors.py                     | 46 +       |
| pyme/examples/PyGtkGpgKeys.glade   | 1394 ----- |
| pyme/examples/PyGtkGpgKeys.gladep  | 8 -        |
| pyme/examples/PyGtkGpgKeys.py      | 663 ----   |
| pyme/examples/delkey.py            | 34 -       |
| pyme/examples/encrypt-to-all.py    | 65 -       |
| pyme/examples/exportimport.py      | 75 -       |
| pyme/examples/genkey.py            | 45 -       |
| pyme/examples/inter-edit.py        | 57 -       |
| pyme/examples/pygpa.glade          | 5546 ----- |
| pyme/examples/pygpa.py             | 1457 ----- |

```

pyme/examples/sign.py          | 31 -
pyme/examples/signverify.py   | 78 -
pyme/examples/simple.py       | 52 -
pyme/examples/t-edit.py       | 59 -
pyme/examples/testCMSgetkey.py | 45 -
pyme/examples/verifydetails.py | 100 -
pyme/gpgme-h-clean.py         | 42 -
  pyme/gpgme.i                 | 267 --
pyme/helpers.c                 | 154 -
pyme/helpers.h                 | 36 -
pyme/pyme/__init__.py         | 137 -
pyme/pyme/callbacks.py        | 47 -
pyme/pyme/constants/__init__.py | 7 -
pyme/pyme/constants/data/__init__.py | 4 -
pyme/pyme/constants/data/encoding.py | 20 -
pyme/pyme/constants/event.py  | 20 -
pyme/pyme/constants/import.py  | 20 -
pyme/pyme/constants/keylist/__init__.py | 4 -
pyme/pyme/constants/keylist/mode.py | 20 -
pyme/pyme/constants/md.py     | 20 -
pyme/pyme/constants/pk.py     | 20 -
pyme/pyme/constants/protocol.py | 20 -
pyme/pyme/constants/sig/__init__.py | 4 -
pyme/pyme/constants/sig/mode.py | 20 -
pyme/pyme/constants/sigsum.py  | 20 -
pyme/pyme/constants/status.py  | 20 -
pyme/pyme/constants/validity.py | 20
-
pyme/pyme/core.py             | 463 ---
pyme/pyme/errors.py           | 46 -
pyme/pyme/util.py             | 72 -
pyme/pyme/version.py          | 41 -
pyme/setup.py                 | 99 -
pyme/util.py                  | 72 +
pyme/version.py               | 41 +
setup.py                      | 99 +
108 files changed, 13384 insertions(+), 13384 deletions(-)

```

```

commit 8148cdd424c434e833ce427612ea8c89abc6e41c
Author: Martin Albrecht <martinralbrecht@googlemail.com>
Date: Sat May 3 18:58:52 2014 +0100

```

removing pyme-web

```

pyme-web/Makefile             | 15 -
pyme-web/default.css          | 37 --
pyme-web/doc/gpgme/ASCII-Armor.html | 57 ---
pyme-web/doc/gpgme/Advanced-Key-Editing.html | 98 ----

```

|                                                    |           |
|----------------------------------------------------|-----------|
| pyme-web/doc/gpgme/Algorithms.html                 | 47 --     |
| pyme-web/doc/gpgme/Building-the-Source.html        | 82 ----   |
| .../doc/gpgme/Callback-Based-Data-Buffers.html     | 148 ----- |
| pyme-web/doc/gpgme/Cancellation.html               | 67 ---    |
| pyme-web/doc/gpgme/Concept-Index.html              | 186 ----- |
| pyme-web/doc/gpgme/Context-Attributes.html         | 52 --     |
| pyme-web/doc/gpgme/Contexts.html                   | 61 ---    |
| pyme-web/doc/gpgme/Creating-Contexts.html          | 49 --     |
| pyme-web/doc/gpgme/Creating-Data-Buffers.html      | 47 --     |
| pyme-web/doc/gpgme/Creating-a-Signature.html       | 143 ----- |
| pyme-web/doc/gpgme/Crypto-Engine.html              | 79 ---    |
| pyme-web/doc/gpgme/Crypto-Operations.html          | 67 ---    |
| .../doc/gpgme/Cryptographic-Message-Syntax.html    | 42 --     |
| .../doc/gpgme/Data-Buffer-I_002fO-Operations.html  | 104 ----  |
| pyme-web/doc/gpgme/Data-Buffer-Meta_002dData.html  | 100 ----  |
| pyme-web/doc/gpgme/Decrypt-and-Verify.html         | 79 ---    |
| pyme-web/doc/gpgme/Decrypt.html                    | 123 ----- |
| pyme-web/doc/gpgme/Deleting-Keys.html              | 67        |
| ---                                                |           |
| pyme-web/doc/gpgme/Destroying-Contexts.html        | 46 --     |
| pyme-web/doc/gpgme/Destroying-Data-Buffers.html    | 70 ---    |
| pyme-web/doc/gpgme/Encrypt.html                    | 45 --     |
| pyme-web/doc/gpgme/Encrypting-a-Plaintext.html     | 147 ----- |
| pyme-web/doc/gpgme/Engine-Configuration.html       | 65 ---    |
| pyme-web/doc/gpgme/Engine-Information.html         | 119 ----- |
| pyme-web/doc/gpgme/Engine-Version-Check.html       | 48 --     |
| pyme-web/doc/gpgme/Error-Codes.html                | 133 ----- |
| pyme-web/doc/gpgme/Error-Handling.html             | 72 ---    |
| pyme-web/doc/gpgme/Error-Sources.html              | 89 ----   |
| pyme-web/doc/gpgme/Error-Strings.html              | 80 ---    |
| pyme-web/doc/gpgme/Error-Values.html               | 159 ----- |
| pyme-web/doc/gpgme/Exchanging-Data.html            | 58 ---    |
| pyme-web/doc/gpgme/Exporting-Keys.html             | 101 ----  |
| pyme-web/doc/gpgme/Features.html                   | 59 ---    |
| pyme-web/doc/gpgme/File-Based-Data-Buffers.html    | 74        |
| ---                                                |           |
| pyme-web/doc/gpgme/Function-and-Data-Index.html    | 229 ----- |
| pyme-web/doc/gpgme/Generating-Keys.html            | 144 ----- |
| pyme-web/doc/gpgme/Getting-Started.html            | 55 ---    |
| pyme-web/doc/gpgme/Hash-Algorithms.html            | 59 ---    |
| pyme-web/doc/gpgme/Header.html                     | 53 --     |
| .../doc/gpgme/I_002fO-Callback-Example-GDK.html    | 85 ----   |
| .../gpgme/I_002fO-Callback-Example-GTK_002b.html   | 86 ----   |
| .../doc/gpgme/I_002fO-Callback-Example-Qt.html     | 99 ----   |
| pyme-web/doc/gpgme/I_002fO-Callback-Example.html   | 259 ----- |
| pyme-web/doc/gpgme/I_002fO-Callback-Interface.html | 142 ----- |
| pyme-web/doc/gpgme/Importing-Keys.html             | 171 ----- |
| pyme-web/doc/gpgme/Included-Certificates.html      | 70 ---    |

|                                                    |      |       |
|----------------------------------------------------|------|-------|
| pyme-web/doc/gpgme/Information-About-Keys.html     | 207  | ----- |
| .../doc/gpgme/Information-About-Trust-Items.html   | 75   | ---   |
| pyme-web/doc/gpgme/Introduction.html               | 53   | --    |
| pyme-web/doc/gpgme/Key-Listing-Mode.html           |      |       |
| 99                                                 | ---- |       |
| pyme-web/doc/gpgme/Key-Management.html             | 260  | ----- |
| pyme-web/doc/gpgme/Key-Signatures.html             | 130  | ----  |
| .../doc/gpgme/Largefile-Support-_0028LFS_0029.html | 110  | ----  |
| pyme-web/doc/gpgme/Library-Copying.html            | 542  | ----- |
| pyme-web/doc/gpgme/Library-Version-Check.html      | 97   | ----  |
| pyme-web/doc/gpgme/Listing-Keys.html               | 204  | ----- |
| pyme-web/doc/gpgme/Listing-Trust-Items.html        | 88   | ----  |
| pyme-web/doc/gpgme/Locale.html                     | 69   | ---   |
| pyme-web/doc/gpgme/Manipulating-Data-Buffers.html  | 45   | --    |
| pyme-web/doc/gpgme/Manipulating-Keys.html          | 63   | ---   |
| pyme-web/doc/gpgme/Manipulating-Trust-Items.html   | 62   | ---   |
| pyme-web/doc/gpgme/Memory-Based-Data-Buffers.html  | 107  | ----  |
| pyme-web/doc/gpgme/Multi-Threading.html            | 93   | ----  |
| pyme-web/doc/gpgme/OpenPGP.html                    | 44   | --    |
| pyme-web/doc/gpgme/Overview.html                   | 57   | ---   |
| pyme-web/doc/gpgme/Passphrase-Callback.html        |      |       |
| 101                                                | ---- |       |
| pyme-web/doc/gpgme/Preparation.html                | 54   | --    |
| pyme-web/doc/gpgme/Progress-Meter-Callback.html    | 80   | ---   |
| pyme-web/doc/gpgme/Protocol-Selection.html         | 60   | ---   |
| pyme-web/doc/gpgme/Protocols-and-Engines.html      | 82   | ----  |
| pyme-web/doc/gpgme/Public-Key-Algorithms.html      | 74   | ---   |
| .../doc/gpgme/Registering-I_002fO-Callbacks.html   | 81   | ---   |
| pyme-web/doc/gpgme/Run-Control.html                | 53   | --    |
| pyme-web/doc/gpgme/Selecting-Signers.html          | 64   | ---   |
| pyme-web/doc/gpgme/Sign.html                       | 50   | --    |
| pyme-web/doc/gpgme/Signal-Handling.html            | 61   | ---   |
| pyme-web/doc/gpgme/Signature-Notation-Data.html    | 85   | ----  |
| pyme-web/doc/gpgme/Text-Mode.html                  | 63   | ---   |
| pyme-web/doc/gpgme/Trust-Item-Management.html      | 68   | ---   |
| pyme-web/doc/gpgme/Using-Automake.html             | 74   | ---   |
| pyme-web/doc/gpgme/Using-External-Event-Loops.html | 74   | ---   |
| pyme-web/doc/gpgme/Using-Libtool.html              |      |       |
| 44                                                 | --   |       |
| pyme-web/doc/gpgme/Verify.html                     | 492  | ----- |
| pyme-web/doc/gpgme/Waiting-For-Completion.html     | 77   | ---   |
| pyme-web/doc/gpgme/index.html                      | 169  | ----- |
| pyme-web/doc/pyme/index.html                       | 164  | ----- |
| pyme-web/doc/pyme/pyme.callbacks.html              | 42   | --    |
| .../doc/pyme/pyme.constants.data.encoding.html     | 48   | --    |
| pyme-web/doc/pyme/pyme.constants.data.html         | 29   | --    |
| pyme-web/doc/pyme/pyme.constants.event.html        | 48   | --    |
| pyme-web/doc/pyme/pyme.constants.html              | 39   | --    |

```

pyme-web/doc/pyme/pyme.constants.import.html | 49 --
pyme-web/doc/pyme/pyme.constants.keylist.html | 29 --
pyme-web/doc/pyme/pyme.constants.keylist.mode.html | 49 --
pyme-web/doc/pyme/pyme.constants.md.html | 58 ---
pyme-web/doc/pyme/pyme.constants.pk.html | 50 --
pyme-web/doc/pyme/pyme.constants.protocol.html | 48 --
pyme-web/doc/pyme/pyme.constants.sig.html
| 29 --
pyme-web/doc/pyme/pyme.constants.sig.mode.html | 47 --
pyme-web/doc/pyme/pyme.constants.sigsum.html | 55 ---
pyme-web/doc/pyme/pyme.constants.status.html | 126 ----
pyme-web/doc/pyme/pyme.constants.validity.html | 50 --
pyme-web/doc/pyme/pyme.core.html | 277 -----
pyme-web/doc/pyme/pyme.errors.html | 82 ----
pyme-web/doc/pyme/pyme.html | 164 -----
pyme-web/doc/pyme/pyme.util.html | 81 ---
pyme-web/doc/pyme/pyme.version.html | 37 --
pyme-web/index.html | 72 ---
112 files changed, 10551 deletions(-)

```

```

commit 684d95feb7e10e538a56fb1b27f1456111bacb60
Author: Martin Albrecht <martinralbrecht@googlemail.com>
Date: Mon Jan 6 17:44:20 2014 +0100

```

fixing op\_export\_keys()

the conversion of gpgme\_key\_t [] was restricted to gpgme\_key\_t [] with the name recv, i.e. only the use-cases of encryption were covered.

see: [http://sourceforge.net/mailarchive/forum.php?forum\\_name=pyme-help&max\\_rows=25&style=nested&viewmonth=201309](http://sourceforge.net/mailarchive/forum.php?forum_name=pyme-help&max_rows=25&style=nested&viewmonth=201309)

```

pyme/gpgme.i | 6 +++---
1 file changed, 3 insertions(+), 3 deletions(-)

```

```

commit 658d23b95110d21eeb50abf4e74701a667521a88
Author: Martin Albrecht <martinralbrecht@googlemail.com>
Date: Mon Jan 6 17:41:33 2014 +0100

```

deleting CVSROOT

```

CVSROOT/checkoutlist | 13 -----
CVSROOT/commitinfo | 15 -----
CVSROOT/config | 21 -----
CVSROOT/cvswrappers | 19 -----
CVSROOT/editinfo | 21 -----
CVSROOT/loginfo | 26 -----

```



CVSROOT/modules | 26 -----  
CVSROOT/notify | 12 -----  
CVSROOT/rcsinfo | 13 -----  
CVSROOT/taginfo | 20 -----  
CVSROOT/verifymsg | 21 -----  
11 files changed, 207 deletions(-)

commit 576b555499c094c4786d42de9e59aa9826009b89

Author:

convert-repo <devnull@localhost>

Date: Mon Jan 6 15:22:44 2014 +0000

update tags

commit 2dcf0c5b702eb5a18c66ff1e42a72eaa7427af1d

Author: belyi <devnull@localhost>

Date: Wed Nov 26 02:38:33 2008 +0000

Move Windows specific fix from helpers.c to helpers.h so that it works  
for edit callback as well as for the passphrase one.

pyme/helpers.c | 5 -----

pyme/helpers.h | 5 +++++

2 files changed, 5 insertions(+), 5 deletions(-)

commit 42a035f2ef62470fea7a7f8ee33a1297fa90a603

Author: belyi <devnull@localhost>

Date: Mon Nov 24 21:44:30 2008 +0000

Update the way build directives are constructed on MinGW to have a bit  
more robust. Update PyMe build version to 0.8.1 in version.py

pyme/pyme/version.py | 2 +-  
pyme/setup.py | 10 ++++++---

2 files changed, 9 insertions(+), 3 deletions(-)

commit 3aaa20fbcba17066c9ffd580f5209946022793a2

Author: belyi <devnull@localhost>

Date: Mon Nov 24 06:57:11 2008 +0000

Update changelog

pyme/debian/changelog

| 5 ++++-

1 file changed, 4 insertions(+), 1 deletion(-)

commit 689ff46b2550547e3883f809a6dc40c22c3e137e

Author: belyi <devnull@localhost>

Date: Mon Nov 24 06:50:41 2008 +0000

Fix hang problem on Windows when password is written to a filehandle.  
Fix the way path is constructed on MinGW platform.

pyme/helpers.c | 5 +++++  
pyme/setup.py | 4 +++-  
2 files changed, 7 insertions(+), 2 deletions(-)

commit 852a60d541d66cb56f40378182b976fd87a02c46  
Author: belyi <devnull@localhost>  
Date: Sun Nov 23 04:31:31 2008 +0000

Add Bernard's example testCMSgetkey.py and his updates for  
verifydetails.py

pyme/examples/testCMSgetkey.py | 45 +++++++++++++++++++++++++++++++++++++++++++++++++++++++++++++++++++++  
pyme/examples/verifydetails.py | 43 +++++++++++++++++++++++++++++++++++++-----  
2 files changed, 77 insertions(+), 11 deletions(-)

commit f080527d9184f3360f0a8ef6136b9a188d8e7d2a  
Author: belyi <devnull@localhost>  
Date: Thu May 29 18:29:37 2008 +0000

Remove debian packaging for python2.3  
since it is removed from both  
testing and unstable dists.  
Update docs build target to have correct PYTHONPATH set.

pyme/Makefile | 2 +-  
pyme/debian/changelog | 4 +++-  
pyme/debian/control | 4 +++-  
pyme/debian/rules | 2 --  
4 files changed, 6 insertions(+), 6 deletions(-)

commit c25d133fcbadf3c7f6e655586b4a05d6e3cf6f0b  
Author: belyi <devnull@localhost>  
Date: Thu Apr 3 13:37:12 2008 +0000

Forgot to adjust mainText margin. Doing it now.

pyme-web/default.css | 2 +-  
1 file changed, 1 insertion(+), 1 deletion(-)

commit 897286a54a32336d060cd03305cdec7905f34f1  
Author: belyi <devnull@localhost>  
Date: Thu Apr 3 13:00:11 2008 +0000

Fix an error in default.css and make index.html "Standards Compliant".

pyme-web/default.css | 2 +-  
pyme-web/index.html | 7 +++++-  
2 files changed, 5 insertions(+), 4 deletions(-)

commit 4e049212bd214449cc0ba1ce06e00782783f328a  
Author: belyi <devnull@localhost>  
Date: Thu Apr 3 12:38:42 2008 +0000

Adjust spacing  
between links.

pyme-web/default.css | 9 ++++++---  
1 file changed, 6 insertions(+), 3 deletions(-)

commit cb2bddfbd77483b1deb14f2eab0715a03dd33fcd  
Author: belyi <devnull@localhost>  
Date: Wed Apr 2 22:50:21 2008 +0000

Make style a big more IE friendly.

pyme-web/default.css | 15 ++++++++-----  
1 file changed, 11 insertions(+), 4 deletions(-)

commit ad66f0a1bb01b46baac328e9fee439b35a60c232  
Author: belyi <devnull@localhost>  
Date: Wed Apr 2 11:58:32 2008 +0000

Make GPGME documentation a bit more web friendly on the index.html page.

pyme-web/doc/gpgme/Algorithms.html | 2 +-  
pyme-web/doc/gpgme/Concept-Index.html | 2 +-  
pyme-web/doc/gpgme/Contexts.html | 2 +-  
pyme-web/doc/gpgme/Error-Handling.html | 2 +-  
pyme-web/doc/gpgme/Exchanging-Data.html | 2 +-  
pyme-web/doc/gpgme/Function-and-Data-Index.html | 2 +-  
pyme-web/doc/gpgme/Introduction.html | 4 +-  
pyme-web/doc/gpgme/Library-Copying.html  
| 2 +-  
pyme-web/doc/gpgme/Preparation.html | 2 +-  
pyme-web/doc/gpgme/Protocols-and-Engines.html | 2 +-  
pyme-web/doc/gpgme/index.html | 229 +-----  
11 files changed, 12 insertions(+), 239 deletions(-)

commit 4f57c0ccb049d4442e7732e2d1d05dabffd2a21d  
Author: belyi <devnull@localhost>  
Date: Wed Apr 2 06:12:57 2008 +0000

Add missing core.set\_locale() to set default locale for contexts.

```
pyme/debian/changelog | 2 +-
pyme/pyme/core.py    | 4 ++++
2 files changed, 5 insertions(+), 1 deletion(-)
```

commit acf7ead3dea8590cf9fe86b67bb125837ad6ed4f

Author: belyi <devnull@localhost>

Date: Wed Apr 2 05:50:24 2008 +0000

Avoid leaks caused by keys.  
Add set/get methods for engine info.

```
pyme/debian/changelog | 10 ++++++++
pyme/pyme/core.py    | 24 ++++++++
2 files changed, 34 insertions(+)
```

commit df4a2fb518adbb6420d95ce74af212c87abff7e7

Author: belyi <devnull@localhost>

Date: Wed Apr 2

04:04:41 2008 +0000

Update index.html to reflect new versions on the web.

```
pyme-web/Makefile      | 3 +-
pyme-web/doc/gpgme/index.html | 4 +---
pyme-web/index.html    | 4 +-
3 files changed, 5 insertions(+), 6 deletions(-)
```

commit bd3ffc9bdf98d6aafde6b689c6c8215fa468612d

Author: belyi <devnull@localhost>

Date: Wed Apr 2 04:01:04 2008 +0000

Update PyMe documentation to match 0.8.0 version of the package.

```
pyme-web/doc/pyme/index.html          | 14 ++++-----
pyme-web/doc/pyme/pyme.constants.keylist.mode.html | 1 +
pyme-web/doc/pyme/pyme.constants.protocol.html    | 4 +-
pyme-web/doc/pyme/pyme.constants.status.html      | 9 ++++++
pyme-web/doc/pyme/pyme.core.html           | 36 ++++++++
pyme-web/doc/pyme/pyme.errors.html         | 8 +----
pyme-web/doc/pyme/pyme.html               | 14 ++++-----
pyme-web/doc/pyme/pyme.util.html          | 17 ++++++++
pyme-web/doc/pyme/pyme.version.html        | 14 ++++-----
9 files changed, 82 insertions(+), 35 deletions(-)
```

commit 6973a69a317608a0d0661590d701f4e3f3a21b32

Author: belyi <devnull@localhost>

Date: Wed Apr 2 02:35:24 2008 +0000

Have a fix for Contents being put onto 'Function and Data Index' page.

```
pyme-web/doc/gpgme/Concept-Index.html      | 2 +-
pyme-web/doc/gpgme/Function-and-Data-Index.html | 153 +-----
pyme-web/doc/gpgme/index.html              | 154 ++++++
3 files changed, 155 insertions(+), 154 deletions(-)
```

commit 086315964cbc2abad1187f306dcb9c72ac3257f3

Author: belyi <devnull@localhost>

Date: Wed Apr 2 01:00:29 2008 +0000

Update GPGME documentation. It's for v1.1.6 now.

```
pyme-web/doc/gpgme/ASCII-Armor.html        | 57 ++
pyme-web/doc/gpgme/Advanced-Key-Editing.html | 98 +++
pyme-web/doc/gpgme/Algorithms.html         | 47 ++
pyme-web/doc/gpgme/Building-the-Source.html | 82 +++
.../doc/gpgme/Callback-Based-Data-Buffers.html
| 148 +++++
pyme-web/doc/gpgme/Cancellation.html       | 67 ++
pyme-web/doc/gpgme/Concept-Index.html      | 186 ++++++
pyme-web/doc/gpgme/Context-Attributes.html | 52 ++
pyme-web/doc/gpgme/Contexts.html           | 61 ++
pyme-web/doc/gpgme/Creating-Contexts.html  | 49 ++
pyme-web/doc/gpgme/Creating-Data-Buffers.html | 47 ++
pyme-web/doc/gpgme/Creating-a-Signature.html | 143 +++++
pyme-web/doc/gpgme/Crypto-Engine.html      | 79 +++
pyme-web/doc/gpgme/Crypto-Operations.html  | 67 ++
.../doc/gpgme/Cryptographic-Message-Syntax.html | 42 ++
.../doc/gpgme/Data-Buffer-I_002fO-Operations.html | 104 +++++
pyme-web/doc/gpgme/Data-Buffer-Meta_002dData.html | 100 +++
pyme-web/doc/gpgme/Decrypt-and-Verify.html | 79 +++
pyme-web/doc/gpgme/Decrypt.html            | 123 +++++
pyme-web/doc/gpgme/Deleting-Keys.html      | 67 ++
pyme-web/doc/gpgme/Destroying-Contexts.html
| 46 ++
pyme-web/doc/gpgme/Destroying-Data-Buffers.html | 70 +++
pyme-web/doc/gpgme/Encrypt.html            | 45 ++
pyme-web/doc/gpgme/Encrypting-a-Plaintext.html | 147 ++++++
pyme-web/doc/gpgme/Engine-Configuration.html | 65 ++
pyme-web/doc/gpgme/Engine-Information.html  | 119 +++++
pyme-web/doc/gpgme/Engine-Version-Check.html | 48 ++
pyme-web/doc/gpgme/Error-Codes.html        | 133 +++++
pyme-web/doc/gpgme/Error-Handling.html     | 72 +++
```

pyme-web/doc/gpgme/Error-Sources.html | 89 +++  
 pyme-web/doc/gpgme/Error-Strings.html | 80 +++  
 pyme-web/doc/gpgme/Error-Values.html | 159 +++++  
 pyme-web/doc/gpgme/Exchanging-Data.html | 58 ++  
 pyme-web/doc/gpgme/Exporting-Keys.html | 101 +++  
 pyme-web/doc/gpgme/Features.html | 59 ++  
 pyme-web/doc/gpgme/File-Based-Data-Buffers.html | 74 +++  
 pyme-web/doc/gpgme/Function-and-Data-Index.html  
 | 380 ++++++  
 pyme-web/doc/gpgme/Generating-Keys.html | 144 +++++  
 pyme-web/doc/gpgme/Getting-Started.html | 55 ++  
 pyme-web/doc/gpgme/Hash-Algorithms.html | 59 ++  
 pyme-web/doc/gpgme/Header.html | 53 ++  
 ../doc/gpgme/I\_002fO-Callback-Example-GDK.html | 85 +++  
 ../gpgme/I\_002fO-Callback-Example-GTK\_002b.html | 86 +++  
 ../doc/gpgme/I\_002fO-Callback-Example-Qt.html | 99 +++  
 pyme-web/doc/gpgme/I\_002fO-Callback-Example.html | 259 ++++++  
 pyme-web/doc/gpgme/I\_002fO-Callback-Interface.html | 142 +++++  
 pyme-web/doc/gpgme/Importing-Keys.html | 171 +++++  
 pyme-web/doc/gpgme/Included-Certificates.html | 70 +++  
 pyme-web/doc/gpgme/Information-About-Keys.html | 207 ++++++  
 ../doc/gpgme/Information-About-Trust-Items.html | 75 +++  
 pyme-web/doc/gpgme/Introduction.html | 53 ++  
 pyme-web/doc/gpgme/Key-Listing-Mode.html | 99 +++  
 pyme-web/doc/gpgme/Key-Management.html  
 | 260 ++++++  
 pyme-web/doc/gpgme/Key-Signatures.html | 130 ++++  
 ../doc/gpgme/Largefile-Support-\_0028LFS\_0029.html | 110 ++++  
 pyme-web/doc/gpgme/Library-Copying.html | 542 ++++++  
 pyme-web/doc/gpgme/Library-Version-Check.html | 97 +++  
 pyme-web/doc/gpgme/Listing-Keys.html | 204 ++++++  
 pyme-web/doc/gpgme/Listing-Trust-Items.html | 88 +++  
 pyme-web/doc/gpgme/Locale.html | 69 +++  
 pyme-web/doc/gpgme/Manipulating-Data-Buffers.html | 45 ++  
 pyme-web/doc/gpgme/Manipulating-Keys.html | 63 ++  
 pyme-web/doc/gpgme/Manipulating-Trust-Items.html | 62 ++  
 pyme-web/doc/gpgme/Memory-Based-Data-Buffers.html | 107 ++++  
 pyme-web/doc/gpgme/Multi-Threading.html | 93 +++  
 pyme-web/doc/gpgme/OpenPGP.html | 44 ++  
 pyme-web/doc/gpgme/Overview.html | 57 ++  
 pyme-web/doc/gpgme/Passphrase-Callback.html | 101 +++  
 pyme-web/doc/gpgme/Preparation.html  
 | 54 ++  
 pyme-web/doc/gpgme/Progress-Meter-Callback.html | 80 +++  
 pyme-web/doc/gpgme/Protocol-Selection.html | 60 ++  
 pyme-web/doc/gpgme/Protocols-and-Engines.html | 82 +++  
 pyme-web/doc/gpgme/Public-Key-Algorithms.html | 74 +++  
 ../doc/gpgme/Registering-I\_002fO-Callbacks.html | 81 +++

|                                                    |            |
|----------------------------------------------------|------------|
| pyme-web/doc/gpgme/Run-Control.html                | 53 ++      |
| pyme-web/doc/gpgme/Selecting-Signers.html          | 64 ++      |
| pyme-web/doc/gpgme/Sign.html                       | 50 ++      |
| pyme-web/doc/gpgme/Signal-Handling.html            | 61 ++      |
| pyme-web/doc/gpgme/Signature-Notation-Data.html    | 85 +++     |
| pyme-web/doc/gpgme/Text-Mode.html                  | 63 ++      |
| pyme-web/doc/gpgme/Trust-Item-Management.html      | 68 ++      |
| pyme-web/doc/gpgme/Using-Automake.html             | 74 +++     |
| pyme-web/doc/gpgme/Using-External-Event-Loops.html | 74 +++     |
| pyme-web/doc/gpgme/Using-Libtool.html              | 44 ++      |
| pyme-web/doc/gpgme/Verify.html                     | 492 ++++++ |
| pyme-web/doc/gpgme/Waiting-For-Completion.html     | 77 +++     |
| pyme-web/doc/gpgme/gpgme.html                      | 251 -----  |
| pyme-web/doc/gpgme/gpgme_1.html                    | 76 ---     |
| pyme-web/doc/gpgme/gpgme_10.html                   | 61 --      |
| pyme-web/doc/gpgme/gpgme_11.html                   | 130 ----   |
| pyme-web/doc/gpgme/gpgme_12.html                   | 82 ---     |
| pyme-web/doc/gpgme/gpgme_13.html                   | 130 ----   |
| pyme-web/doc/gpgme/gpgme_14.html                   | 108 ----   |
| pyme-web/doc/gpgme/gpgme_15.html                   | 69 ---     |
| pyme-web/doc/gpgme/gpgme_16.html                   | 169 -----  |
| pyme-web/doc/gpgme/gpgme_17.html                   | 63 --      |
| pyme-web/doc/gpgme/gpgme_18.html                   | 63 --      |
| pyme-web/doc/gpgme/gpgme_19.html                   | 66 --      |
| pyme-web/doc/gpgme/gpgme_2.html                    | 79 ---     |
| pyme-web/doc/gpgme/gpgme_20.html                   | 120 ----   |
| pyme-web/doc/gpgme/gpgme_21.html                   | 102 ---    |
| pyme-web/doc/gpgme/gpgme_22.html                   | 108 ----   |
| pyme-web/doc/gpgme/gpgme_23.html                   | 237 -----  |
| pyme-web/doc/gpgme/gpgme_24.html                   | 154 ----   |
| pyme-web/doc/gpgme/gpgme_25.html                   | 248 -----  |
| pyme-web/doc/gpgme/gpgme_26.html                   | 107 ----   |
| pyme-web/doc/gpgme/gpgme_27.html                   | 80 ---     |
| pyme-web/doc/gpgme/gpgme_28.html                   | 67 --      |
| pyme-web/doc/gpgme/gpgme_29.html                   | 164 ----   |
| pyme-web/doc/gpgme/gpgme_3.html                    | 86 ---     |
| pyme-web/doc/gpgme/gpgme_30.html                   | 106 ----   |
| pyme-web/doc/gpgme/gpgme_31.html                   | 232 -----  |
| pyme-web/doc/gpgme/gpgme_32.html                   | 85 ---     |
| pyme-web/doc/gpgme/gpgme_33.html                   | 223 -----  |
| pyme-web/doc/gpgme/gpgme_34.html                   | 83 ---     |
| pyme-web/doc/gpgme/gpgme_35.html                   | 70 ---     |
| pyme-web/doc/gpgme/gpgme_36.html                   | 63 --      |
| pyme-web/doc/gpgme/gpgme_37.html                   | 66 --      |
| pyme-web/doc/gpgme/gpgme_38.html                   | 86 ---     |

|                                  |           |
|----------------------------------|-----------|
| pyme-web/doc/gpgme/gpgme_39.html | 79 ---    |
| pyme-web/doc/gpgme/gpgme_4.html  | 83 ---    |
| pyme-web/doc/gpgme/gpgme_40.html | 89 ---    |
| pyme-web/doc/gpgme/gpgme_41.html | 99 ---    |
| pyme-web/doc/gpgme/gpgme_42.html | 144 ----  |
| pyme-web/doc/gpgme/gpgme_43.html | 152 ----  |
| pyme-web/doc/gpgme/gpgme_44.html | 112 ----  |
| pyme-web/doc/gpgme/gpgme_45.html | 101 ---   |
| pyme-web/doc/gpgme/gpgme_46.html | 459 ----- |
| pyme-web/doc/gpgme/gpgme_47.html | 292 ----- |
| pyme-web/doc/gpgme/gpgme_48.html | 363 ----- |
| pyme-web/doc/gpgme/gpgme_49.html | 209 ----- |
| pyme-web/doc/gpgme/gpgme_5.html  | 74 ---    |
| pyme-web/doc/gpgme/gpgme_50.html | 88 ---    |
| pyme-web/doc/gpgme/gpgme_51.html | 208 ----- |
| pyme-web/doc/gpgme/gpgme_52.html | 154 ----  |
| pyme-web/doc/gpgme/gpgme_53.html | 291 ----- |
| pyme-web/doc/gpgme/gpgme_54.html | 91 ---    |
| pyme-web/doc/gpgme/gpgme_55.html | 107 ----  |
| pyme-web/doc/gpgme/gpgme_56.html | 140 ----  |
| pyme-web/doc/gpgme/gpgme_57.html | 106 ----  |
| pyme-web/doc/gpgme/gpgme_58.html | 89 ---    |
| pyme-web/doc/gpgme/gpgme_59.html | 97 ---    |
| pyme-web/doc/gpgme/gpgme_6.html  | 77 ---    |
| pyme-web/doc/gpgme/gpgme_60.html | 142 ----  |
| pyme-web/doc/gpgme/gpgme_61.html | 626 ----- |
| pyme-web/doc/gpgme/gpgme_62.html | 107 ----  |
| pyme-web/doc/gpgme/gpgme_63.html | 67 --     |
| pyme-web/doc/gpgme/gpgme_64.html | 95 ---    |
| pyme-web/doc/gpgme/gpgme_65.html | 233 ----- |
| pyme-web/doc/gpgme/gpgme_66.html | 65 --     |
| pyme-web/doc/gpgme/gpgme_67.html | 220 ----- |
| pyme-web/doc/gpgme/gpgme_68.html | 75 ---    |
| pyme-web/doc/gpgme/gpgme_69.html | 119 ----  |
| pyme-web/doc/gpgme/gpgme_7.html  | 123 ----  |
| pyme-web/doc/gpgme/gpgme_70.html | 107 ----  |
| pyme-web/doc/gpgme/gpgme_71.html | 218 ----- |
| pyme-web/doc/gpgme/gpgme_72.html | 134 ----  |
| pyme-web/doc/gpgme/gpgme_73.html | 299 ----- |
| pyme-web/doc/gpgme/gpgme_74.html | 103 ----  |
| pyme-web/doc/gpgme/gpgme_75.html | 104 ----  |
| pyme-web/doc/gpgme/gpgme_76.html | 118 ----  |
| pyme-web/doc/gpgme/gpgme_77.html | 95 ---    |
| pyme-web/doc/gpgme/gpgme_78.html | 71 ---    |
| pyme-web/doc/gpgme/gpgme_79.html | 686 ----- |
| pyme-web/doc/gpgme/gpgme_8.html  | 155 ----  |



```
pyme-web/doc/gpgme/gpgme_80.html      | 120 ----
pyme-web/doc/gpgme/gpgme_81.html      | 278 -----
pyme-web/doc/gpgme/gpgme_82.html      | 272 -----
pyme-web/doc/gpgme/gpgme_83.html      | 180 -----
pyme-web/doc/gpgme/gpgme_84.html      | 99 ---
pyme-web/doc/gpgme/gpgme_9.html       | 104 ----
pyme-web/doc/gpgme/gpgme_abt.html     | 206 -----
pyme-web/doc/gpgme/gpgme_fot.html     | 53 --
pyme-web/doc/gpgme/gpgme_ovr.html     | 68 --
pyme-web/doc/gpgme/gpgme_toc.html     | 247 -----
pyme-web/doc/gpgme/index.html         | 497 ++++++++-----
176 files changed, 9054 insertions(+), 13378 deletions(-)
```

commit 163c1053dc761682f5a4231da163bdd0ff7162d7

Author: belyi <devnull@localhost>

Date:

Tue Apr 1 21:14:29 2008 +0000

Update Home page to be a bit more visitor friendly.

```
pyme-web/Makefile | 2 +-
pyme-web/default.css | 27 ++++++++
pyme-web/index.html | 70 ++++++++-----
3 files changed, 75 insertions(+), 24 deletions(-)
```

commit 05db2d17d8fda0ab8c948bbdc0643dfc1466830d

Author: belyi <devnull@localhost>

Date: Sun Mar 30 21:27:38 2008 +0000

Add a rule to build binary distribution for Windows.

```
pyme/Makefile | 16 ++++++++
1 file changed, 14 insertions(+), 2 deletions(-)
```

commit 57acb1089f5f8c24323ee62fc0a7f492a496b9c0

Author: belyi <devnull@localhost>

Date: Sat Mar 29 22:50:11 2008 +0000

Switch to using central location for python files (pycentral)

Update docs rule to fix location of the python source files.

```
pyme/Makefile | 5 +++-
pyme/debian/changelog | 4 +-
pyme/debian/control | 74 +++++-----
pyme/debian/dirs
| 2 --
pyme/debian/docs | 1 +
pyme/debian/postinst.ex | 48 -----
```

```
pyme/debian/postrm.ex | 38 -----
pyme/debian/preinst.ex | 44 -----
pyme/debian/prerm.ex | 39 -----
pyme/debian/rules | 50 ++++++-----
pyme/debian/setup.cfg-2.2 | 8 ----
pyme/debian/setup.cfg-2.3 | 8 ----
pyme/debian/setup.cfg-2.4 | 8 ----
pyme/gpgme-h-clean.py | 2 +-
pyme/pyme/core.py | 2 +-
pyme/pyme/util.py | 2 +-
16 files changed, 28 insertions(+), 307 deletions(-)
```

commit 2b56fd10517cfbcffaa4ba98d8ea42f40f0d38a9

Author: belyi <devnull@localhost>

Date: Sun Mar 23 02:01:12 2008 +0000

Turn SWIG's autodoc feature on. Ignore 'next' in the types which are lists now.  
Use new style for class declarations. Specify None as a default value for  
core.check\_version() method. Update version.py for 0.8.0 version.

```
pyme/examples/pygpa.py
| 2 +-
pyme/gpgme.i | 5 +++++
pyme/pyme/core.py | 2 +-
pyme/pyme/util.py | 5 +++--
pyme/pyme/version.py | 6 +++--
5 files changed, 13 insertions(+), 7 deletions(-)
```

commit df5e25d7ee4dc0aa0d429f9d009322dd8ac33bb8

Author: belyi <devnull@localhost>

Date: Thu Mar 20 19:07:00 2008 +0000

Improve matching for DEPRECATED typedefs

```
pyme/gpgme-h-clean.py | 4 +++-
1 file changed, 2 insertions(+), 2 deletions(-)
```

commit 78d8fc732848ac267ec65e9069265cd500587cdf

Author: belyi <devnull@localhost>

Date: Wed Mar 19 19:28:40 2008 +0000

Update API to use list when types containing 'next' field are return.  
Update examples accordingly  
Add verifydetails.py example  
Start adding bullets for 0.8.0 version.

```
pyme/Makefile | 2 +-
pyme/debian/changelog | 14 +++++++-
```

```
pyme/examples/PyGtkGpgKeys.py | 53 ++++++-----
pyme/examples/delkey.py      | 7 +---
pyme/examples/encrypt-to-all.py | 7 +---
pyme/examples/exportimport.py | 7 +---
pyme/examples/pygpa.py      | 70 ++++++-----
pyme/examples/signverify.py | 11 +-----
pyme/examples/verifydetails.py | 79 ++++++-----
pyme/gpgme.i                | 19 ++++++---
10 files changed, 180 insertions(+), 89 deletions(-)
```

commit 342d85b07475e7360bcd62804bf5facda039494f

Author: belyi <devnull@localhost>

Date: Mon Mar 10 01:14:16 2008 +0000

Change references to source files so that they point to the WebCVS browse location.

```
pyme-web/doc/pyme/index.html | 2 +-
pyme-web/doc/pyme/pyme.callbacks.html | 2 +-
pyme-web/doc/pyme/pyme.constants.data.encoding.html | 2 +-
pyme-web/doc/pyme/pyme.constants.data.html | 2 +-
pyme-web/doc/pyme/pyme.constants.event.html | 2 +-
pyme-web/doc/pyme/pyme.constants.html | 2 +-
pyme-web/doc/pyme/pyme.constants.import.html | 2 +-
pyme-web/doc/pyme/pyme.constants.keylist.html
| 2 +-
pyme-web/doc/pyme/pyme.constants.keylist.mode.html | 2 +-
pyme-web/doc/pyme/pyme.constants.md.html | 2 +-
pyme-web/doc/pyme/pyme.constants.pk.html | 2 +-
pyme-web/doc/pyme/pyme.constants.protocol.html | 2 +-
pyme-web/doc/pyme/pyme.constants.sig.html | 2 +-
pyme-web/doc/pyme/pyme.constants.sig.mode.html | 2 +-
pyme-web/doc/pyme/pyme.constants.sigsum.html | 2 +-
pyme-web/doc/pyme/pyme.constants.status.html | 2 +-
pyme-web/doc/pyme/pyme.constants.validity.html | 2 +-
pyme-web/doc/pyme/pyme.core.html | 2 +-
pyme-web/doc/pyme/pyme.errors.html | 2 +-
pyme-web/doc/pyme/pyme.html | 2 +-
pyme-web/doc/pyme/pyme.util.html | 2 +-
pyme-web/doc/pyme/pyme.version.html | 2 +-
22 files changed, 22 insertions(+), 22 deletions(-)
```

commit 4139dd1d066c1a6c892d84fe45dc3e6c4aa1b803

Author: belyi

<devnull@localhost>

Date: Sat Mar 8 18:21:08 2008 +0000

Add core.check\_version(None) to all examples since this function is used by

Gpgme to do internal initialization. Update debian/rules to use dh\_pysupport instead of deprecated dh\_python.

```
pyme/debian/rules          | 8 +++-----
pyme/examples/PyGtkGpgKeys.py | 7 ++++++--
pyme/examples/delkey.py    | 2 ++
pyme/examples/encrypt-to-all.py | 3 +++
pyme/examples/exportimport.py | 2 ++
pyme/examples/genkey.py    | 1 +
pyme/examples/inter-edit.py | 3 +++
pyme/examples/pygpa.py     | 5 ++++++
pyme/examples/sign.py     | 2 ++
pyme/examples/signverify.py | 2 ++
pyme/examples/simple.py    | 2 ++
pyme/examples/t-edit.py   | 3 +++
12 files changed, 34 insertions(+), 6 deletions(-)
```

commit ae76c6176457dd38e0634cbc17d794294a3a81d2

Author: belyi <devnull@localhost>

Date: Wed Apr 12 22:20:38 2006 +0000

Change name of internal package name from 'gpgme' to 'pygpgme' to avoid conflict with gpgme.dll on Windows.

Fix build with SWIG 1.3.28.

Change version to 0.7.1 in a preparation for new release.

```
pyme/Makefile             | 3 +-
pyme/debian/changelog     | 12 +++++
pyme/gpgme.i              | 19 +++---
pyme/pyme/callbacks.py    | 1 -
pyme/pyme/core.py         | 153 ++++++-----
pyme/pyme/errors.py       | 12 ++--
pyme/pyme/util.py         | 10 ++--
pyme/pyme/version.py      | 2 +-
pyme/setup.py             | 4 +-
9 files changed, 116 insertions(+), 100 deletions(-)
```

commit d644383a76e9f83bc2d426628319e3c4a989dc2d

Author: belyi <devnull@localhost>

Date: Sat Dec 17 01:34:53 2005 +0000

Put all constants into pyme.constants package to avoid stepping on python reserved words.

Add build rules for Mingw32 and Cygwin on Windows. Rules for Mingw under Debian are still to come.

Fixed a small bug in pygpa.py example.

```
pyme/Makefile             | 11 ++++++-----
```

```
pyme/examples/pygpa.py
| 3 ++-
pyme/pyme/__init__.py      | 2 +-
pyme/pyme/constants/__init__.py | 3 +++
pyme/setup.py              | 42 ++++++-----
5 files changed, 51 insertions(+), 10 deletions(-)
```

commit 89eb370fcaa8adc9d219eadbaa579dde7bf06329

Author: belyi <devnull@localhost>

Date: Mon Aug 1 03:08:32 2005 +0000

Imported changes provided by Joost van Baal:

Use dh\_python in debian/rules and change the Section pyme belongs to from 'libs' to 'python'.

```
pyme/debian/control | 6 +++---
pyme/debian/rules  | 2 ++
2 files changed, 5 insertions(+), 3 deletions(-)
```

commit ad76d10c2a77b45b7459c62131279e946b860891

Author: belyi <devnull@localhost>

Date: Fri Jun 10 03:01:22 2005 +0000

Update 'docs' rule in Makefile to build packages first to ensure that documentation is build for the current version of pyme and not for the installed one.

Added 'callbacks' into the list of visible pyme modules (\_\_all\_\_ var.)

Slightly updated INSTALL file.

```
pyme/INSTALL      | 11 ++++++-----
pyme/Makefile     | 4 +++-
pyme/pyme/__init__.py | 2 +-
3 files changed, 11 insertions(+), 6 deletions(-)
```

commit 2fe1a81e00721698bfa6850b3db2eb85e43d1724

Author: belyi <devnull@localhost>

Date: Wed Jun 8 16:16:18 2005 +0000

Update pyme documentation to remove dead links to pyme.gpgme.html and pyme.\_gpgme.html

Added reference to the installed GPGME and PyMe documentation to the head web page.

Updated Makefile to install all \*.html files and to clean \*~ files in all subdirectories

```
pyme-web/Makefile          | 10 ++++++----
pyme-web/doc/pyme/index.html      | 8 +++-----
pyme-web/doc/pyme/pyme.callbacks.html | 8 -----
pyme-web/doc/pyme/pyme.core.html  | 1 -
pyme-web/doc/pyme/pyme.errors.html | 8 -----
pyme-web/doc/pyme/pyme.html       | 8 +++-----
pyme-web/doc/pyme/pyme.util.html  | 8 -----
pyme-web/index.html             | 9 ++++++----
```

8 files

changed, 19 insertions(+), 41 deletions(-)

commit 6aa34cce4ea0099e50b4936dfee59778157b8ca8

Author: belyi <devnull@localhost>

Date: Wed Jun 8 15:18:20 2005 +0000

Added pyme and gpgme documentation.

```
pyme-web/doc/gpgme/gpgme.html      | 251 ++++++++
pyme-web/doc/gpgme/gpgme_1.html    | 76 +++
pyme-web/doc/gpgme/gpgme_10.html   | 61 ++
pyme-web/doc/gpgme/gpgme_11.html   | 130 ++++
pyme-web/doc/gpgme/gpgme_12.html   | 82 +++
pyme-web/doc/gpgme/gpgme_13.html   | 130 ++++
pyme-web/doc/gpgme/gpgme_14.html   | 108 ++++
pyme-web/doc/gpgme/gpgme_15.html   | 69 +++
pyme-web/doc/gpgme/gpgme_16.html   | 169 ++++++
pyme-web/doc/gpgme/gpgme_17.html   | 63 ++
pyme-web/doc/gpgme/gpgme_18.html   | 63 ++
pyme-web/doc/gpgme/gpgme_19.html   | 66 ++
pyme-web/doc/gpgme/gpgme_2.html    | 79 +++
pyme-web/doc/gpgme/gpgme_20.html   | 120 ++++
pyme-web/doc/gpgme/gpgme_21.html   | 102 +++
pyme-web/doc/gpgme/gpgme_22.html   | 108 ++++
pyme-web/doc/gpgme/gpgme_23.html   | 237 ++++++
pyme-web/doc/gpgme/gpgme_24.html   | 154 ++++++
pyme-web/doc/gpgme/gpgme_25.html   | 248 ++++++
pyme-web/doc/gpgme/gpgme_26.html   | 107 ++++
pyme-web/doc/gpgme/gpgme_27.html   | 80 +++
pyme-web/doc/gpgme/gpgme_28.html   | 67 ++
pyme-web/doc/gpgme/gpgme_29.html   | 164 ++++++
pyme-web/doc/gpgme/gpgme_3.html    | 86 +++
pyme-web/doc/gpgme/gpgme_30.html   | 106 ++++
pyme-web/doc/gpgme/gpgme_31.html   | 232 ++++++
pyme-web/doc/gpgme/gpgme_32.html   | 85 +++
pyme-web/doc/gpgme/gpgme_33.html   | 223 ++++++
pyme-web/doc/gpgme/gpgme_34.html
```

|                                  |            |
|----------------------------------|------------|
| pyme-web/doc/gpgme/gpgme_35.html | 70 +++     |
| pyme-web/doc/gpgme/gpgme_36.html | 63 ++      |
| pyme-web/doc/gpgme/gpgme_37.html | 66 ++      |
| pyme-web/doc/gpgme/gpgme_38.html | 86 +++     |
| pyme-web/doc/gpgme/gpgme_39.html | 79 +++     |
| pyme-web/doc/gpgme/gpgme_4.html  | 83 +++     |
| pyme-web/doc/gpgme/gpgme_40.html | 89 +++     |
| pyme-web/doc/gpgme/gpgme_41.html | 99 +++     |
| pyme-web/doc/gpgme/gpgme_42.html | 144 +++++  |
| pyme-web/doc/gpgme/gpgme_43.html | 152 +++++  |
| pyme-web/doc/gpgme/gpgme_44.html | 112 +++++  |
| pyme-web/doc/gpgme/gpgme_45.html | 101 +++    |
| pyme-web/doc/gpgme/gpgme_46.html | 459 ++++++ |
| pyme-web/doc/gpgme/gpgme_47.html | 292 +++++  |
| pyme-web/doc/gpgme/gpgme_48.html | 363 +++++  |
| pyme-web/doc/gpgme/gpgme_49.html |            |
|                                  | 209 +++++  |
| pyme-web/doc/gpgme/gpgme_5.html  | 74 +++     |
| pyme-web/doc/gpgme/gpgme_50.html | 88 +++     |
| pyme-web/doc/gpgme/gpgme_51.html | 208 +++++  |
| pyme-web/doc/gpgme/gpgme_52.html | 154 +++++  |
| pyme-web/doc/gpgme/gpgme_53.html | 291 +++++  |
| pyme-web/doc/gpgme/gpgme_54.html | 91 +++     |
| pyme-web/doc/gpgme/gpgme_55.html | 107 +++++  |
| pyme-web/doc/gpgme/gpgme_56.html | 140 +++++  |
| pyme-web/doc/gpgme/gpgme_57.html | 106 +++++  |
| pyme-web/doc/gpgme/gpgme_58.html | 89 +++     |
| pyme-web/doc/gpgme/gpgme_59.html | 97 +++     |
| pyme-web/doc/gpgme/gpgme_6.html  | 77 +++     |
| pyme-web/doc/gpgme/gpgme_60.html | 142 +++++  |
| pyme-web/doc/gpgme/gpgme_61.html | 626 +++++  |
| pyme-web/doc/gpgme/gpgme_62.html |            |
|                                  | 107 +++++  |
| pyme-web/doc/gpgme/gpgme_63.html | 67 ++      |
| pyme-web/doc/gpgme/gpgme_64.html | 95 +++     |
| pyme-web/doc/gpgme/gpgme_65.html | 233 +++++  |
| pyme-web/doc/gpgme/gpgme_66.html | 65 ++      |
| pyme-web/doc/gpgme/gpgme_67.html | 220 +++++  |
| pyme-web/doc/gpgme/gpgme_68.html | 75 +++     |
| pyme-web/doc/gpgme/gpgme_69.html | 119 +++++  |
| pyme-web/doc/gpgme/gpgme_7.html  | 123 +++++  |
| pyme-web/doc/gpgme/gpgme_70.html | 107 +++++  |
| pyme-web/doc/gpgme/gpgme_71.html | 218 +++++  |
| pyme-web/doc/gpgme/gpgme_72.html | 134 +++++  |
| pyme-web/doc/gpgme/gpgme_73.html | 299 +++++  |
| pyme-web/doc/gpgme/gpgme_74.html | 103 +++++  |
| pyme-web/doc/gpgme/gpgme_75.html | 104 +++++  |

```

pyme-web/doc/gpgme/gpgme_76.html      | 118 ++++
pyme-web/doc/gpgme/gpgme_77.html
    | 95 +++
pyme-web/doc/gpgme/gpgme_78.html      | 71 +++
pyme-web/doc/gpgme/gpgme_79.html      | 686 ++++++
pyme-web/doc/gpgme/gpgme_8.html       | 155 +++++
pyme-web/doc/gpgme/gpgme_80.html      | 120 ++++
pyme-web/doc/gpgme/gpgme_81.html      | 278 ++++++
pyme-web/doc/gpgme/gpgme_82.html      | 272 ++++++
pyme-web/doc/gpgme/gpgme_83.html      | 180 +++++
pyme-web/doc/gpgme/gpgme_84.html      | 99 +++
pyme-web/doc/gpgme/gpgme_9.html       | 104 ++++
pyme-web/doc/gpgme/gpgme_abt.html     | 206 ++++++
pyme-web/doc/gpgme/gpgme_fot.html     | 53 ++
pyme-web/doc/gpgme/gpgme_ovr.html     | 68 ++
pyme-web/doc/gpgme/gpgme_toc.html     | 247 ++++++
pyme-web/doc/gpgme/index.html         | 251 ++++++
pyme-web/doc/pyme/index.html
    | 166 +++++
pyme-web/doc/pyme/pyme.callbacks.html  | 50 ++
../doc/pyme/pyme.constants.data.encoding.html | 48 ++
pyme-web/doc/pyme/pyme.constants.data.html | 29 +
pyme-web/doc/pyme/pyme.constants.event.html | 48 ++
pyme-web/doc/pyme/pyme.constants.html | 39 ++
pyme-web/doc/pyme/pyme.constants.import.html | 49 ++
pyme-web/doc/pyme/pyme.constants.keylist.html | 29 +
pyme-web/doc/pyme/pyme.constants.keylist.mode.html | 48 ++
pyme-web/doc/pyme/pyme.constants.md.html | 58 ++
pyme-web/doc/pyme/pyme.constants.pk.html | 50 ++
pyme-web/doc/pyme/pyme.constants.protocol.html | 46 ++
pyme-web/doc/pyme/pyme.constants.sig.html | 29 +
pyme-web/doc/pyme/pyme.constants.sig.mode.html | 47 ++
pyme-web/doc/pyme/pyme.constants.sigsum.html | 55 ++
pyme-web/doc/pyme/pyme.constants.status.html | 117 ++++
pyme-web/doc/pyme/pyme.constants.validity.html | 50 ++
pyme-web/doc/pyme/pyme.core.html
    | 254 ++++++
pyme-web/doc/pyme/pyme.errors.html     | 90 +++
pyme-web/doc/pyme/pyme.html            | 166 +++++
pyme-web/doc/pyme/pyme.util.html       | 78 +++
pyme-web/doc/pyme/pyme.version.html    | 37 ++
pyme-web/index.html                   | 6 +-

```

113 files changed, 14966 insertions(+), 1 deletion(-)

commit 2d6fe54479f042644f7b0f3d2fe35877d2056144

Author: belyi <devnull@localhost>

Date: Thu May 19 02:06:09 2005 +0000



Added INSTALL file.

pyme/INSTALL | 10 ++++++++  
1 file changed, 10 insertions(+)

commit d6892fff0c3cedf41dba4c25ab8608e7f2bc039c  
Author: belyi <devnull@localhost>  
Date: Tue May 17 16:49:28 2005 +0000

Update copyright note on simple.py

pyme/examples/simple.py | 4 +---  
1 file changed, 2 insertions(+), 2 deletions(-)

commit c2cd9cdf5995843aad7b200b929db2969effc9d2  
Author: belyi <devnull@localhost>  
Date: Tue May 17 15:03:58 2005  
+0000

Update simple.py to catch errors.

pyme/examples/simple.py | 17 ++++++++-----  
1 file changed, 11 insertions(+), 6 deletions(-)

commit eaedae7c6a0ea993caab067efe781a59b6769c44  
Author: belyi <devnull@localhost>  
Date: Tue May 17 01:18:23 2005 +0000

Added 'PYTHON = python' into Makefile for bug #1199122

pyme/Makefile | 1 +  
pyme/examples/signverify.py | 1 +  
2 files changed, 2 insertions(+)

commit 56fd244bb2636a4d58629899ea3cde1d96428198  
Author: belyi <devnull@localhost>  
Date: Wed Apr 27 21:37:06 2005 +0000

Added pygpa example.

pyme/debian/changelog | 3 +-  
pyme/examples/pygpa.glade | 5546 +++++  
pyme/examples/pygpa.py | 1459 +++++  
3 files changed, 7007 insertions(+), 1 deletion(-)

commit 2d9a2a91a59ac3fee5410c953b7e0859e9e7cd35  
Author: belyi <devnull@localhost>  
Date: Thu Apr 21 15:17:51 2005 +0000

Change version to 0.7.0 due to the change in license.

```
pyme/debian/changelog
| 2 +-
pyme/pyme/version.py | 2 +-
2 files changed, 2 insertions(+), 2 deletions(-)
```

```
commit 94e34e38d742f145385bd235825b6ba1e30d8339
Author: belyi <devnull@localhost>
Date: Thu Apr 21 03:53:12 2005 +0000
```

Changed license on PyMe from GPL to LGPL.  
PyMe examples keep GPL license.

```
pyme/COPYING.LESSER          | 510 ++++++
pyme/Makefile                 | 20 +-
pyme/debian/changelog        | 4 +-
pyme/debian/copyright        | 22 +-
pyme/gpgme-h-clean.py        | 16 ++
pyme/gpgme.i                 | 20 +-
pyme/helpers.c               | 20 +-
pyme/helpers.h               | 20 +-
pyme/pyme/__init__.py        | 20 +-
pyme/pyme/callbacks.py       | 20 +-
pyme/pyme/constants/data/encoding.py | 20 +-
pyme/pyme/constants/event.py  | 20 +-
pyme/pyme/constants/import.py | 20 +-
pyme/pyme/constants/keylist/mode.py | 20 +-
pyme/pyme/constants/md.py
| 20 +-
pyme/pyme/constants/pk.py     | 20 +-
pyme/pyme/constants/protocol.py | 20 +-
pyme/pyme/constants/sig/mode.py | 20 +-
pyme/pyme/constants/sigsum.py | 20 +-
pyme/pyme/constants/status.py | 20 +-
pyme/pyme/constants/validity.py | 20 +-
pyme/pyme/core.py            | 20 +-
pyme/pyme/errors.py          | 20 +-
pyme/pyme/util.py            | 20 +-
pyme/pyme/version.py         | 22 +-
pyme/setup.py                | 20 +-
26 files changed, 761 insertions(+), 233 deletions(-)
```

```
commit 0d8aa0f6335cb1506a37085095ed45173b099a02
Author: belyi <devnull@localhost>
Date: Tue Apr 19 01:46:06 2005 +0000
```

Added `__hash__` and `__eq__` methods to `GpgmeWrapper` to allow both `Context()` and `Data()` to be used as a dictionary key.  
Changed `core.wait()` function to always return a tuple. On timeout now it returns `(0, None)` instead of just `None`. Plus, return context is now a `Context()` object instead of a wrapper return by underlying `gpgme`.

```
pyme/helpers.c | 1 -
pyme/pyme/core.py | 25 ++++++-----
pyme/pyme/util.py | 9 ++++++
3 files changed, 24 insertions(+), 11 deletions(-)
```

```
commit 63ff6d10637be1dcbcd78c939ac1ef1ac30b1024
Author: belyi <devnull@localhost>
Date: Wed Apr 6 04:58:40 2005 +0000
```

Made `hook` parameter optional in `passphrase_cb` and `progress_cb`.  
Allowed `None` for callbacks to unset ones set previously.  
Removed cleanup of exception in callbacks - now just retrieve the error code.  
Added `prev_bad` parameter in `passphrase_cb` since it can be used in change password protocols.  
Updated examples to follow new sets of arguments in callbacks  
Updated `op_edit` to check if passed key is `None` (otherwise `gpgme` dumps core)  
God rid of annoying warning "function declaration isn't a prototype" in `helpers.c` and `helpers.h` by changing from `()` to `(void)` list of arguments.

```
pyme/debian/changelog
| 10 +++++--
pyme/examples/signverify.py | 2 +-
pyme/examples/t-edit.py | 2 +-
pyme/gpgme.i | 18 ++++++-----
pyme/helpers.c | 60 ++++++-----
pyme/helpers.h | 4 +--
pyme/pyme/callbacks.py | 6 +---
pyme/pyme/core.py | 47 ++++++-----
pyme/pyme/errors.py | 2 +-
9 files changed, 96 insertions(+), 55 deletions(-)
```

```
commit 8f0ab8138c7aa190936376ccbbf33bb09c64d6f1
Author: belyi <devnull@localhost>
Date: Thu Mar 31 23:50:59 2005 +0000
```

Added exception handling in `passphrase_cb` and `edit_cb`. If `GPGMEEError` exception is thrown in those callbacks it will be converted into its core representation and return as an error code to the caller.  
On all other exceptions error code will be `GPG_ERR_GENERAL`.

```
pyme/Makefile | 1 +
```

```
pyme/debian/changelog | 8 ++++++++
pyme/gpgme.i          | 20 ++++++-----
pyme/helpers.c        | 51
+++++-----
pyme/helpers.h        | 3 +++
5 files changed, 71 insertions(+), 12 deletions(-)
```

commit 9903d1fb11231e7e3d920e58d1ecb674c5988b07

Author: belyi <devnull@localhost>

Date: Thu Mar 31 05:12:15 2005 +0000

Remove workaround from Context.wait() method since the bug report and patch fixing gpgme\_wait's behavior is sent to GPMGE developers already. Added errorcheck into op\_edit() so that it can report an error.

```
pyme/pyme/core.py | 10 +++++-----
1 file changed, 5 insertions(+), 5 deletions(-)
```

commit 45e8a5f4e13d3ca797ec3b0037242874a6be5562

Author: belyi <devnull@localhost>

Date: Sat Mar 26 19:44:18 2005 +0000

Updated version number to 0.6.2 in version.py  
Added examples/\*.glade files into documentation package.

```
pyme/debian/examples | 1 +
pyme/pyme/version.py | 2 +-
2 files changed, 2 insertions(+), 1 deletion(-)
```

commit 270b87bb40e180cb6e8f1de9a0e8161525ffa4ab

Author: belyi <devnull@localhost>

Date: Sat Mar

26 19:31:14 2005 +0000

Updated debian/changelog regarding PyGtkGpgKeys example and a fix in errors.

```
pyme/debian/changelog | 5 ++++-
1 file changed, 4 insertions(+), 1 deletion(-)
```

commit ea4682009a506db91e5174ffd038fe7e4406b591

Author: belyi <devnull@localhost>

Date: Sat Mar 26 19:25:36 2005 +0000

Added handling of right mouse button click.  
Changed reporting a string instead of a number on key generation failure.

```
pyme/examples/PyGtkGpgKeys.glade | 2 ++
pyme/examples/PyGtkGpgKeys.py    | 30 ++++++-----
```

2 files changed, 29 insertions(+), 3 deletions(-)

commit f65ad1a703d0098a3204fb8527a54d253e5847e7

Author: belyi <devnull@localhost>

Date: Sat Mar 26 18:11:11 2005 +0000

Added another column indicating if a key has a secret part.  
Automated generation of the View menu from the view field of the KeyColumn class.

pyme/examples/PyGtkGpgKeys.glade | 93 ++-----

pyme/examples/PyGtkGpgKeys.py | 74

+++++

2 files changed, 44 insertions(+), 123 deletions(-)

commit b54e83a7a7a5785502f3c7e8b95f15e23b40e65a

Author: belyi <devnull@localhost>

Date: Sat Mar 26 16:45:13 2005 +0000

Small change to the way gtk.TreeModel object is used.

pyme/examples/PyGtkGpgKeys.py | 21 +++++-----

1 file changed, 10 insertions(+), 11 deletions(-)

commit 7078db75cef4c1fd70cf03e37172bdb4f933fd1b

Author: belyi <devnull@localhost>

Date: Fri Mar 25 23:33:06 2005 +0000

Use more comprehensible error reporting since gpgme\_strerror\_r returns None all the time.

pyme/pyme/errors.py | 6 +++---

1 file changed, 3 insertions(+), 3 deletions(-)

commit 151213f4344d9984975721440af07de09e3df61c

Author: belyi <devnull@localhost>

Date: Fri Mar 25 04:30:17 2005 +0000

Improved PyGtkGpgKeys example to manage owner\_trust on keys.  
Added another example inter-edit.py which is just a helper to write scripts for Context.op\_edit() command.

pyme/examples/PyGtkGpgKeys.glade

| 78 ++++++

pyme/examples/PyGtkGpgKeys.py | 68 +++++-----

pyme/examples/inter-edit.py | 54 ++++++

pyme/examples/t-edit.py | 18 ++++++

4 files changed, 212 insertions(+), 6 deletions(-)

commit fc7235af217bcee5231ce7fbd7f234712d5ad3b0

Author: belyi <devnull@localhost>

Date: Fri Mar 25 00:30:39 2005 +0000

Updated PyGtkGpgKeys example to include import, export and reload functionality. Also added ability to remove number of keys simultaneously. Rearranged how KeyColumn is used to avoid unnecessary sorts and duplication of information in different parts of the code.

```
pyme/examples/PyGtkGpgKeys.glade | 86 ++++++--
pyme/examples/PyGtkGpgKeys.py   | 332 ++++++-----
2 files changed, 325 insertions(+), 93 deletions(-)
```

commit 9f65749ccb1b7cab562e19c03f4371d5f7d94912

Author: belyi <devnull@localhost>

Date: Thu Mar 24 05:51:03

2005 +0000

Added example of PyGTK+ and PyMe integration.  
For now it does only simple things - listing, deleting, and generating keys.

```
pyme/examples/PyGtkGpgKeys.glade | 1321 ++++++
pyme/examples/PyGtkGpgKeys.gladep | 8 +
pyme/examples/PyGtkGpgKeys.py   | 424 ++++++
3 files changed, 1753 insertions(+)
```

commit 59e23f32c3b46413c9ec09e23e1a385a110fb103

Author: belyi <devnull@localhost>

Date: Thu Mar 24 05:44:58 2005 +0000

Added wait method Context class which handles asynchronous calls a little bit better than the one generated by SWIG.

```
pyme/debian/changelog | 7 ++++++
pyme/gpgme.i          | 1 +
pyme/pyme/core.py     | 40 ++++++
3 files changed, 48 insertions(+)
```

commit 4c1b5259e4985df2cba0ae4fc09f12cd94603a75

Author: belyi <devnull@localhost>

Date: Tue Mar 22 18:29:31 2005 +0000

Added correct handling of Context.op\_edit() method.  
Added example/t-edit.py showing usage for this method.  
Output of this example should match output of the tests/gpg/t-edit from the GPGME test suite.

Remove unused static function from helpers.c

```
pyme/examples/t-edit.py | 38 ++++++
pyme/gpgme.i           | 36 ++++++
pyme/helpers.c         | 36 -----
pyme/pyme/core.py     | 5 ++++
4 files changed, 78 insertions(+), 37 deletions(-)
```

commit dc587e215283bfef2dd594f86a7b2945f74f5155

Author: belyi <devnull@localhost>

Date: Sat Mar 19 01:43:59 2005 +0000

Update changelog to include note about deprecated function in 0.6.1 release

```
pyme/debian/changelog | 3 +-
pyme/examples/encrypt-to-all.py | 3 +-
2 files changed, 3 insertions(+), 3 deletions(-)
```

commit 86de4b3ad777f980ccf7ba3462c85bbe1787d1fd

Author: belyi <devnull@localhost>

Date: Sat Mar 19 01:40:07 2005 +0000

Remove deprecated functions from helpers.[ch]

Use gpgme-h-clean.py

to remove deprecated functions and typedefs from

the GPGME header file. This will reduce the number of unused methods.

```
pyme/Makefile | 4 +++
pyme/gpgme-h-clean.py | 26 ++++++
pyme/helpers.c | 8 -----
pyme/helpers.h | 2 --
4 files changed, 28 insertions(+), 12 deletions(-)
```

commit 2483efcbd0d73c628c4d7717928a766c3b58f0aa

Author: belyi <devnull@localhost>

Date: Fri Mar 18 22:15:52 2005 +0000

Update copyright and author values in pyme/version.py

Create rules to build distribution files - one full and one without

debian bits.

```
pyme/Makefile | 28 ++++++-----
pyme/pyme/version.py | 12 +++++-----
2 files changed, 28 insertions(+), 12 deletions(-)
```

commit 168593285380f5a7805f3dd08657d429a72d3621

Author: belyi <devnull@localhost>

Date: Fri Mar 18 19:09:33 2005 +0000

Added package building for python2.4

Updated copyright notes to include myself and avoid confusion who's the maintainer.

In John's own words: "I'd prefer to just step out of the picture".

Jonh's copyright notice left intact.

```
pyme/Makefile          | 6 +++--
pyme/debian/changelog  | 7 +++++++
pyme/debian/control    | 30 ++++++++
pyme/debian/copyright  | 10 +++++---
pyme/debian/rules      | 4 +++++
pyme/debian/setup.cfg-2.4 | 8 +++++++
pyme/examples/genkey.py | 4 +++-
pyme/gpgme.i           | 4 +++-
pyme/helpers.c         | 4 +++-
pyme/helpers.h         | 4 +++-
pyme/pyme/__init__.py  | 4 +++-
pyme/pyme/callbacks.py | 4 +++-
pyme/pyme/constants/data/encoding.py | 4 +++-
pyme/pyme/constants/event.py | 4 +++-
pyme/pyme/constants/import.py | 4 +++-
pyme/pyme/constants/keylist/mode.py | 4 +++-
pyme/pyme/constants/md.py | 4 +++-
pyme/pyme/constants/pk.py
    | 4 +++-
pyme/pyme/constants/protocol.py | 4 +++-
pyme/pyme/constants/sig/mode.py | 4 +++-
pyme/pyme/constants/sigsum.py | 4 +++-
pyme/pyme/constants/status.py | 4 +++-
pyme/pyme/constants/validity.py | 4 +++-
pyme/pyme/core.py      | 4 +++-
pyme/pyme/errors.py    | 4 +++-
pyme/pyme/util.py      | 4 +++-
pyme/pyme/version.py   | 2 +-
pyme/setup.py          | 3 +-
28 files changed, 96 insertions(+), 54 deletions(-)
```

commit 6dbbb252771133724b2879ed6d767cd708196dae

Author: belyi <devnull@localhost>

Date: Fri Mar 18 18:04:35 2005 +0000

Remove the note about gpgme.i to be generated - it's been the primary source for some time.

```
pyme/gpgme.i | 6 -----
```

1 file changed, 6 deletions(-)



commit 9d449fa4889c6bda6d14583c0625b8d5c4ffe759

Author: belyi <devnull@localhost>

Date: Fri May 7 18:31:22 2004 +0000

Added my copyright in genkey.py since there's  
enough changes made.

Updated signverify to use only keys generated by genkey.py, to check  
that keys added to singers are able to sign and to check that the  
list of signers is not empty. The last check is necessary to prevent  
signing with the key of the user running signverify.py script.

Added delkey.py script to delete keys generated by genkey.py

Added exportimport.py example for key export/import.

```
pyme/examples/delkey.py | 29 ++++++
pyme/examples/exportimport.py | 76 ++++++
pyme/examples/genkey.py | 6 ++-
pyme/examples/signverify.py | 18 +++++-
4 files changed, 119 insertions(+), 10 deletions(-)
```

commit df98c8d28245ad2c14b0ab50fc8f8932853bec8b

Author: belyi <devnull@localhost>

Date: Tue May 4 17:34:15 2004 +0000

Added examples/signverify.py for unattended sing/verify.

Updated examples/genkey.py to work correctly.

Updated gpgme.i to allow None as a value for gpgme\_data\_t

```
pyme/examples/genkey.py | 14 ++-----
pyme/examples/signverify.py | 72 ++++++
pyme/gpgme.i | 21 +++++-
3 files changed, 87 insertions(+), 20 deletions(-)
```

commit ba45931abf530ab89ead46d7233ff1b62b629a18

Author: belyi <devnull@localhost>

Date: Thu Apr 8 16:15:09 2004 +0000

Ensure that we support only python2.2 and up. :-)

Use generators in core.Context class which makes pyme.aux obsolete

Remove importing future nested\_scopes since they are standard starting  
with python2.2

```
pyme/pyme/__init__.py | 5 +----
pyme/pyme/aux.py | 56 -----
pyme/pyme/core.py | 15 +++++-
pyme/pyme/errors.py | 1 -
pyme/pyme/util.py | 2 +-
5 files changed, 15 insertions(+), 64 deletions(-)
```

commit 4e9be5a55ecffa4da7ad5c192cc892eddaaa9586

Author: belyi <devnull@localhost>

Date: Sun Mar 21 03:53:30 2004 +0000

Small change to index.html

Added clean: rule to the Makefile

pyme-web/Makefile | 3 +++

pyme-web/index.html | 6 +++---

2 files changed, 6 insertions(+), 3 deletions(-)

commit 2efb95176f4edf56ed61c9ac0c3aa09c56534df0

Author: belyi <devnull@localhost>

Date: Sun Mar 21 03:00:32 2004 +0000

Added Makefile rules for pyme module installation.

pyme/Makefile | 5 ++++-

1 file changed, 4 insertions(+), 1 deletion(-)

commit 2b83d5d8b513029cc3e54f2fa502ccc85618104b

Author: belyi <devnull@localhost>

Date: Sun Mar 21 02:29:54 2004 +0000

Decorative change.

pyme/pyme/aux.py | 2 +-

1 file changed, 1 insertion(+), 1 deletion(-)

commit e3478015d763a036c1d806ae01433fce59712204

Author: belyi <devnull@localhost>

Date: Sun Mar 21 02:25:55 2004 +0000

Added RCS Id: tags

pyme/Makefile | 1 +

pyme/examples/encrypt-to-all.py | 3 ++-

pyme/examples/genkey.py | 3 ++-

pyme/examples/sign.py | 3 ++-

pyme/examples/simple.py

| 3 ++-

pyme/gpgme.i | 1 +

pyme/helpers.c | 1 +

pyme/helpers.h | 1 +

pyme/pyme/\_\_init\_\_.py | 1 +

pyme/pyme/aux.py | 1 +

pyme/pyme/callbacks.py | 1 +

```
pyme/pyme/constants/__init__.py | 2 ++
pyme/pyme/constants/data/__init__.py | 2 ++
pyme/pyme/constants/data/encoding.py | 1 +
pyme/pyme/constants/event.py | 1 +
pyme/pyme/constants/import.py | 1 +
pyme/pyme/constants/keylist/__init__.py | 2 ++
pyme/pyme/constants/keylist/mode.py | 1 +
pyme/pyme/constants/md.py | 1 +
pyme/pyme/constants/pk.py | 1 +
pyme/pyme/constants/protocol.py | 1 +
pyme/pyme/constants/sig/__init__.py | 2 ++
pyme/pyme/constants/sig/mode.py | 1 +
pyme/pyme/constants/sigsum.py | 1 +
pyme/pyme/constants/status.py | 1 +
pyme/pyme/constants/validity.py | 1
+
pyme/pyme/core.py | 1 +
pyme/pyme/errors.py | 1 +
pyme/pyme/util.py | 1 +
pyme/pyme/version.py | 2 ++
30 files changed, 39 insertions(+), 4 deletions(-)
```

commit b3b3712645332c5bc3e8d9d557aab21d48ff0f86

Author: belyi <devnull@localhost>

Date: Sun Mar 21 02:07:36 2004 +0000

Added Id: RCS tags to all files.

```
pyme-web/Makefile | 2 ++
pyme-web/index.html | 3 +-
2 files changed, 4 insertions(+), 1 deletion(-)
```

commit 6aea2426beaaa8c43e6f2310a37a2737c0c3a1b5

Author: belyi <devnull@localhost>

Date: Sun Mar 21 01:50:55 2004 +0000

Update example on the init pyme.html page to match simple.py example.  
Fix core.py to use getcode() instead of getvalue() method of the exception.

```
pyme/pyme/__init__.py | 22 ++++++-----
pyme/pyme/core.py | 4 +---
2 files changed, 16 insertions(+), 10 deletions(-)
```

commit dee337455ffd624d3f83e1c159c4bb2cefc692c9

Author: belyi <devnull@localhost>

Date:

Sat Mar 20 20:32:29 2004 +0000

Added Makefile to simplify publishing web files.

pyme-web/Makefile | 7 +++++++  
1 file changed, 7 insertions(+)

commit af7129baa8260697d85c2ddb434562e8a80b62d8  
Author: belyi <devnull@localhost>  
Date: Sat Mar 20 20:15:53 2004 +0000

Added minimum of formatting and SF icon.

pyme-web/index.html | 18 ++++++-----  
1 file changed, 11 insertions(+), 7 deletions(-)

commit 2e64dcbf99cee796b51667b04d8961e390edde87  
Author: belyi <devnull@localhost>  
Date: Sat Mar 20 18:30:09 2004 +0000

Initial revision

pyme-web/index.html | 33 ++++++-----  
1 file changed, 33 insertions(+)

commit 1c51644b3d0b6611422d971758e35f303d2ad5df  
Author: belyi <devnull@localhost>  
Date: Sat Mar 20 05:10:46 2004 +0000

Update examples and package information on the initial pyme doc page.

pyme/pyme/\_\_init\_\_.py | 27 ++++++-----  
1 file changed, 12 insertions(+), 15 deletions(-)

commit b2d31b0bfbffdf5247d6db4e3c95140cc1b1f19  
Author:  
belyi <devnull@localhost>  
Date: Sat Mar 20 04:47:42 2004 +0000

Deleted unnecessary files.

Updated debian/control to remove dependency on python-xml package since there's none now.

Move example files from 'doc' into separate control file.

Update debian/rules to build documentation from \*.py files and to exclude CVS directories from the installation.

pyme/Makefile | 26 ++-----  
pyme/debian/control | 8 +--  
pyme/debian/docs | 1 -  
pyme/debian/ex.package.doc-base | 22 -----

```
pyme/debian/examples      | 1 +
pyme/debian/manpage.1.ex  | 60 -----
pyme/debian/manpage.sgml.ex | 152 -----
pyme/debian/rules        | 12 +++-
8 files changed, 15 insertions(+), 267 deletions(-)
```

commit 1b517dd9b82a433499b4696b06d94d756cd36e53

Author: belyi <devnull@localhost>

Date: Sat Mar 20 02:59:15 2004 +0000

Remove doc/gpgme

directory containing GPGME documentation since this belongs  
to a different project. Need to add reference in our documentation.

```
pyme/doc/gpgme/fdl.texi  | 402 -----
pyme/doc/gpgme/gpgme.texi | 3372 -----
pyme/doc/gpgme/gpl.texi  | 397 -----
pyme/doc/gpgme/version.texi | 4 -
4 files changed, 4175 deletions(-)
```

commit 95d7d171da115a0fedfe2a4a7e5acc8aa408f673

Author: belyi <devnull@localhost>

Date: Sat Mar 20 02:45:03 2004 +0000

Change debian/rules to generate files by swig during build and to cleanup  
those files on 'clean' rule.

Plus, leave generated gpgme\_wrap.c in the root directory instead of moving  
it into subdirectory 'generated'.

```
pyme/Makefile | 8 +++-----
pyme/debian/rules | 3 +-
pyme/setup.py | 2 +-
3 files changed, 6 insertions(+), 7 deletions(-)
```

commit 545b3d90d445c5c78e8d72b2c1780863e02c789a

Author: belyi <devnull@localhost>

Date: Sat Mar 20 02:18:01 2004 +0000

Initial revision

```
pyme/COPYING | 340 ++++
pyme/ChangeLog | 802 ++++++++
pyme/Makefile | 79 +
pyme/debian/README.Debian | 6 +
pyme/debian/changelog | 19 +
pyme/debian/control | 68 +
pyme/debian/copyright | 27 +
pyme/debian/dirs | 2 +
```

```

pyme/debian/docs | 2 +
pyme/debian/ex.package.doc-base | 22 +
pyme/debian/manpage.1.ex | 60 +
pyme/debian/manpage.sgml.ex | 152 ++
pyme/debian/postinst.ex | 48 +
pyme/debian/postrm.ex | 38 +
pyme/debian/preinst.ex | 44 +
pyme/debian/prerm.ex | 39 +
pyme/debian/rules | 130 ++
pyme/debian/setup.cfg-2.2 | 8 +
pyme/debian/setup.cfg-2.3 | 8 +
pyme/doc/gpgme/fdl.texi
| 402 ++++
pyme/doc/gpgme/gpgme.texi | 3372 ++++++
pyme/doc/gpgme/gpl.texi | 397 ++++
pyme/doc/gpgme/version.texi | 4 +
pyme/examples/encrypt-to-all.py | 63 +
pyme/examples/genkey.py | 55 +
pyme/examples/sign.py | 28 +
pyme/examples/simple.py | 44 +
pyme/gpgme.i | 191 ++
pyme/helpers.c | 139 ++
pyme/helpers.h | 29 +
pyme/pyme/__init__.py | 134 ++
pyme/pyme/aux.py | 55 +
pyme/pyme/callbacks.py | 45 +
pyme/pyme/constants/__init__.py | 2 +
pyme/pyme/constants/data/__init__.py | 2 +
pyme/pyme/constants/data/encoding.py | 19 +
pyme/pyme/constants/event.py | 19 +
pyme/pyme/constants/import.py | 19 +
pyme/pyme/constants/keylist/__init__.py
| 2 +
pyme/pyme/constants/keylist/mode.py | 19 +
pyme/pyme/constants/md.py | 19 +
pyme/pyme/constants/pk.py | 19 +
pyme/pyme/constants/protocol.py | 19 +
pyme/pyme/constants/sig/__init__.py | 2 +
pyme/pyme/constants/sig/mode.py | 19 +
pyme/pyme/constants/sigsum.py | 19 +
pyme/pyme/constants/status.py | 19 +
pyme/pyme/constants/validity.py | 19 +
pyme/pyme/core.py | 367 ++++
pyme/pyme/errors.py | 46 +
pyme/pyme/util.py | 61 +
pyme/pyme/version.py | 39 +
pyme/setup.py | 60 +
53 files changed, 7642 insertions(+)

```

commit a3d5a442dc713b6c4d6fc4134db5b47e379dc41d

Author: root <devnull@localhost>

Date: Fri Mar 19 14:12:30 2004 +0000

initial checkin

```

CVSROOT/checkoutlist | 13 ++++++
CVSROOT/commitinfo | 15 ++++++
CVSROOT/config
| 21 ++++++
CVSROOT/cvswrappers | 19 ++++++
CVSROOT/editinfo | 21 ++++++
CVSROOT/loginfo | 26 ++++++
CVSROOT/modules | 26 ++++++
CVSROOT/notify | 12 ++++++
CVSROOT/rcsinfo | 13 ++++++
CVSROOT/taginfo | 20 ++++++
CVSROOT/verifysmsg | 21 ++++++

```

11 files changed, 207 insertions(+)

-----BEGIN PGP PUBLIC KEY BLOCK-----

```

mQENBFrsKEkBCADKw4Wt8J6M/88qD8PO6lSMCxH1cpwH8iK0uPaFFYsJkkXo7kWf
PTAttrV+REqF/o80dvYcdLvRsV21pvncZz/HXLu1yQ18mC3XObrKokbdgrTTKA5XE
BZkNsqyaMMJauT18H4hYkSg62/tTdO1cu/zWv/LFf7Xyn6+uA74ovXCJIO1s0N2c
PSht98QRzPMf2owgVk37JnDNp4gGVDGHxSZOuUwxgYAZYN8SFc+c+3ZrQfY870
+O4j3Mz4p7yD13AwP4buQLBsb/icxekeQCqpRjLH9f7MdEcGXa1x36RcEkHdu+M
yJ392eMgD+dKNfRCtyTPhjZTxbvNELIBYICfABEBAAG0EHRlc3RAZXhhbXBsZS5v
cmeJAVQEEwEIAD4WIQTUFzW5Ejb9uIIEjFojAWNe7/DLBQUCWuwoSQIbAwUJA8Jn
AAULCQGhAgYVCgkICwIEFgIDAQIeAQIXgAAKCRAjAWNe7/DLBf9kB/wOQ/S60HGw
Fq07W9N01HWULyHhK0MmcHL6rfZ64oDqLxolPSasz7WAMW1jN4qtWJ0mFzwo83V6
kaBe+wF6Kqir6udFSBW9rPcFg6/VZXPltT0a6uacIHq6DyQ5iMW4YQWbV9OR2rN
GkYo1JCBR0XdRjYCSX3yB4TWv/eXnZ37/WjmiTOIZh35rjs+NuU/S5JPdfAp2/k7
0DevQeBsv+UjVXjWpNTZmPbvDnd995uSmC6UY4hzyP84ORYMYn9n1QAR0goxDN6U
unOf9Rlp1oMzdxMool/d1MICxg2h3jheuhv7lgUF4KpvHOuEPXQ7UO417E0TYcDZ
1J8Nsv87SZeEuQENBFrsKEkBCADjoEBHg/QPqZHg8VyoD1xYRAWGxyDJkX/GrSs6
yE+x2hk5FoQCajxKa/d4AVxOnJpdwhAfeXeSNaql5Ejgzax+Tdj9BV6vtGVJVv0p
O7bgAiZxkA6RHxtNqhpPnPQoXvUzkzpRgpuL+Nj4yIg7z1ITH6KQH4u5SI9vd+j/
8i9Taz67pdZwuJjac8qBuJHjzAo1bjYctFYUSG5pbmMQyNLySzziNkFa4DajODlt
3RuqVGP316Fk+Sy2+60tC/HIX8jgMyMONfOGBQx6jk8tvAphS/LAqrrNepnagIyL
UGKU+L8cB2g1PGGp2biBFWqZbudZoyRBet/0yH/zirBdQJw1ABEBAAGJATwEGAEI
ACYWIQTUFzW5Ejb9uIIEjFojAWNe7/DLBQUCWuwoSQIbDAUJA8JnAAAKCRAjAWNe
7/DLBf0pCACPP5hBuUWngu2Hqvg+tNiujsfYzId3MffFxEk3CbXeHcJ5F32NDJ9
PYCnra4L8wSv+NzT9gIa8IFwoFSFQCjzH7KE86XcV3MhfdJTNb/+9CR7Jq3e/4Iy
0N5ip7PNYMCyakcAsxvsNCJKrSaDuYe/OAoTXRBtgRWE2uyT315em02Lkr+2Cc/Q
k6H+vlNOHGRgnpl/OZZjnUuUfBUvMGHr1phW+y7aeymC9PnUGdViRdJe23nntMSD
A+0/I7ESO9JsWvJbyBmuiZpu9JjScOjYH9xpQLqRnyw4WHpZriN69F0t9Mmd7bM1
+UyPgbPEr0iWMeyctYsuOLeUyQKMscDT

```

=QyY6

-----END

PGP PUBLIC KEY BLOCK-----

Using gpgme.js

-----

At first, make sure that the environment you want to use gpgme.js in has access and permissions for nativeMessaging, and gpgme-json installed. For details, see the README.

The library itself is started via the { @link init } method. This will test the nativeMessaging connection, and then resolve into an Object offering the top level API:

```
* [encrypt]{ @link GpgME#encrypt}
* [decrypt]{ @link GpgME#decrypt}
* [sign]{ @link GpgME#sign}
* [verify]{ @link GpgME#verify}
* [Keyring]{ @link GPGME_Keyring}
```

---

```
gpgmejs.init()
  .then(function(GPGME) {
    // using GPGME
  }, function(error){
    // error handling;
  })
---
```

All methods that require communication with nativeMessaging are asynchronous, using Promises. Rejections will be instances of { @link GPGME\_Error }.

An exception are Keys, which can be initialized in a 'sync' mode, allowing them to be cached and used synchronously until manually refreshed.

## Keyring and Keys

-----

The gnupg keys can be accessed via the [Keyring]{ @link GPGME\_Keyring }.

The Keyring offers the methods for accessing information on all Keys known to gnupg.

**\*\*Due to security constraints, the javascript-binding currently only offers limited support for secret-Key interaction.\*\***

The existence of secret Keys is not secret, and those secret Keys can be used for signing, but Operations that may expose, modify or delete secret Keys are not supported.



```

* [getKeysArmored]{ @link GPGME_Keyring#getKeysArmored}
* [getKeys]{ @link GPGME_Keyring#getKeys}
* [getDefaultKey]{ @link GPGME_Keyring#getDefaultKey}
* [generateKey]{ @link GPGME_Keyring#generateKey}
* [deleteKey]{ @link GPGME_Keyring#deleteKey}
\input texinfo @c -*- texinfo -*-
@c %**start of header
@setfilename what-is-new.info
@settitle What's New in the GPGME Python Bindings and Documentation
@documentencoding utf-8
@documentlanguage en
@c %**end of header

@finalout
@titlepage
@title What's New in the GPGME Python Bindings and Documentation
@author Ben McGinnes
@end titlepage

@contents

@ifnottex
@node Top
@top What's New in the GPGME Python Bindings and Documentation
@end ifnottex

@menu
* What's New::

@detailmenu
--- The Detailed Node Listing ---

What's New

* New in GPGME 1130::

@end detailmenu
@end menu

@node What's New
@chapter What's New

@multitable {aaaaaaaaaaaaaaaa} {aa}
@item Version:
@tab 0.0.1
@item GPGME Version:
@tab 1.13.0

```

@item Author:  
@tab Ben McGinnes <ben@@gnupg.org>  
@item Author GPG Key:  
@tab DB4724E6FA4286C92B4E55C4321E4E2373590E5D  
@item Language:  
@tab Australian English, British English  
@item xml:lang:  
@tab en-AU, en-GB, en  
@end multitable

Last time the most  
obviously new thing was adding the @emph{What's New}  
section to the HOWTO. Now it's moving it out of the HOWTO.

@menu  
\* New in GPGME 1130::  
@end menu

@node New in GPGME 1130  
@section New in GPGME 1130

Additions since GPGME 1.12.0 include:

@itemize  
@item  
Moving the @emph{What's New} section out of the basic @uref{gpgme-python-howto.org, HOWTO} document  
and  
into its own file so as to more readily include other documents  
beyond that HOWTO.  
@item  
Moving the preceding, archival, segments into @uref{what-was-new.org, another file}.  
@item  
Added @samp{gpg.version.versionintlist} to make it easier for Python  
developers to check for a specific version number, even with beta  
versions (it will drop the "-betaN" part).  
@item  
Added expanded detail on issues pertaining to installing for Windows  
users.  
@item  
Bindings enter @uref{maintenance-mode, maintenance mode} from January, 2019.  
@item  
Added documentation on maintenance mode and what changes can be made  
to the code when in that status. Essentially  
that boils down to bug  
fixes only and no feature requests.  
@item  
The import-keys-hkp.py example script, which uses the @samp{hkp4py}  
module to search the SKS servers for a key, has been tightened up to

search for both hexadecimal key IDs and user ID strings with reduced chance of unnecessary repetition. There may still be some repetition if a key includes a user ID matching the hexadecimal value of a key ID.

@end itemize

@bye

;;; gpgme-grovel.lisp

;;; This file is part of GPGME-CL.

;;;

;;; GPGME-CL is free software; you can redistribute it and/or modify it  
;;; under the terms of the GNU General Public License as published by  
;;; the Free Software Foundation; either version 2 of the License, or  
;;; (at your option) any later version.

;;;

;;; GPGME-CL is distributed in the hope that it will be useful, but  
;;; WITHOUT ANY WARRANTY; without even the implied warranty of  
;;; MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
;;; Lesser General Public License for more details.

;;;

;;; You should have received a copy of the GNU General Public License  
;;; along with GPGME; if not, write to the Free Software Foundation,  
;;; Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

(in-package :gpgme)

(include "errno.h" "sys/types.h")

(constant (+ebadf+ "EBADF"))

(ctype off-t "off\_t")

(ctype size-t "size\_t")

(ctype ssize-t "ssize\_t")

(cvar ("errno" \*errno\*) :int)

(21:protected-private-key(3:elg(1:p129:W#} }l;;m>

;4YV\$Qg

LoLy~\*Tru\*+ID8"-9,:17^g\*({ #7)(1:g1:)(1:y128:2o62,Tj/

rRi3sSS iCAYNYbVtAHKi7(UPp)?Od{'R^f)(9:protected25:openpgp-s2k3-sha1-aes-

cbc((4:sha18:fw^E7:5242880)16:aqR)192:5f1a-`{^EV699WoB\,:Rs1\*W6Lu iZ

:=ZqURM47;pA3#DL

so8O)Th^P@IP0&.DR;"rkN7)(12:protected-at15:20101008T070216)))

For a list of the authors of the source code of GPGME, please see the file AUTHORS. The following people supported GPGME development in various ways (for example by finding bugs or giving advice), and we

want to thank them for their help. If we forgot you, please let us know.

Adriaan de Groot    adridg@cs.kun.nl  
Albrecht Dre    albrecht.dress@arcor.de  
Alfons Hoogervorst    alfons@proteus.demon.nl  
Daniel Mueller    daniel@danm.de  
Enno Cramer    uebergeek@web.de  
Frank Heckenbach    frank@g-n-u.de  
Igor Belyi    gpgme@katehok.ac93.org  
Jan-Oliver Wagner    jan@intevation.de  
Johannes Poehlmann    jhp@caldera.de  
Jose C. Garca Sogo    jose@jaimedelamo.eu.org  
Leo Gaspard    ekleog@gmail.com  
Mark Mutz    mutz@kde.org  
Miguel Coca    mcoca@gnu.org  
Noel Torres    envite@rolamasao.org  
Patrick Spendrin    patrick.spendrin@kdab.com  
Stphane Corthsy    stephane@sente.ch  
Timo Schulz    twoday@freakmail.de  
Tommy Reynolds    reynolds@redhat.com  
W.  
Trevor King    wking@tremily.us

Copyright 2001, 2002, 2004, 2010, 2012 g10 Code GmbH

This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, to the extent permitted by law; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

# This is a template. The dist target uses it to create the real file.

Summary: GPGME - GnuPG Made Easy

Name: gpgme

Version: 1.13.1

Release: 1

URL: <https://gnupg.org/gpgme.html>

Source: <https://www.gnupg.org/ftp/gcrypt/gpgme/%{name}-%{version}.tar.gz>

Group: Development/Libraries

Copyright: GPL

BuildRoot: % {\_tmppath}/%{name}-%{version}

BuildRequires: make

Prereq: /sbin/ldconfig /sbin/install-info

Requires: gnupg

%description

GnuPG Made Easy (GPGME) is a library designed to make access to GnuPG easier for applications. It provides a High-Level Crypto API for encryption, decryption, signing, signature verification and key management.

```
%prep
%setup -q

%build
CFLAGS="$RPM_OPT_FLAGS"; export CFLAGS
./configure --prefix=/usr
make

%install
rm -fr $RPM_BUILD_ROOT
mkdir -p $RPM_BUILD_ROOT
make install prefix=$RPM_BUILD_ROOT/usr infodir=$RPM_BUILD_ROOT%{_infodir}
rm -f $RPM_BUILD_ROOT%{_infodir}/dir

%clean
rm -fr $RPM_BUILD_ROOT
make distclean

%post
/sbin/ldconfig
/sbin/install-info %{_infodir}/gpgme.info.gz
%{_infodir}/dir
/sbin/install-info %{_infodir}/gpgme-python-howto.info.gz %{_infodir}/dir

%preun
if [ "$1" = 0 ]; then
/sbin/install-info --delete %{_infodir}/gpgme.info.gz %{_infodir}/dir
/sbin/install-info --delete %{_infodir}/gpgme-python-howto.info.gz %{_infodir}/dir
fi

%postun
/sbin/ldconfig

%files
%defattr(-,root,root)
%doc COPYING COPYING.LESSER AUTHORS README INSTALL NEWS ChangeLog TODO THANKS
%attr(0755,root,root) %{_bindir}/gpgme-config
%attr(0755,root,root) %{_libdir}/*gpgme.so*
%attr(0755,root,root) %{_libdir}/*gpgme.la
%attr(0644,root,root) %{_libdir}/*gpgme.a
%{_includedir}/gpgme.h
%{_datadir}/aclocal/gpgme.m4
%{_infodir}/gpgme.info*
%{_infodir}/gpgme-python-howto.info*
```

%changelog  
\* Sat Aug 30 2003 Robert Schiele <rschiele@uni-mannheim.de>  
- % {\_infodir}/dir is not packaged, remove to prevent checking failure  
\* Mon Jul 01 2002 Wojciech Polak <polak@lodz.pdi.net>  
- initial specfile release for GPGME.

# EOF

# 1.693 json-c 0.13.1-3.el8

## 1.693.1 Available under license :

Copyright (c) 2009-2012 Eric Haszlakiewicz

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  
Copyright (c) 2004, 2005 Metaparadigm Pte Ltd

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.694 mongodb-driver-core 4.0.5

## 1.694.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2008-present MongoDB, Inc.
 * Copyright 2017 Tom Bentley
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
*/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/authentication/SaslPrep.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2008-present MongoDB, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
```

\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/lang/Nullable.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/WriteConcernHelper.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/lang/NonNull.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/TransactionOptions.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncClientSessionImpl.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/lang/package-info.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/ReadConcernAwareNoOpSessionContext.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/ReadConcernHelper.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/ServerVersionHelper.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/lang/NonNullApi.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncClientSession.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2008-present MongoDB, Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*



\* Original Work: MIT License, Copyright (c) [2015-2018] all contributors

\* <https://github.com/marianobarrios/tls-channel>

\*/

Found in path(s):

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/NeedsWriteException.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/BufferAllocator.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/TrackingAllocator.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/TlsChannelFlowControlException.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/impl/ByteBufferUtil.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/TlsChannelBuilder.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/async/AsynchronousTlsChannelGroup.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/WouldBlockException.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/impl/ByteBufferSet.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/impl/BufferHolder.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/ExtendedAsynchronousByteChannel.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/ClientTlsChannel.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/util/TlsChannelCallbackException.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/util/Util.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/async/AsynchronousTlsChannel.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/impl/TlsChannelImpl.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/NeedsTaskException.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/tlschannel/NeedsReadException.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2008-present MongoDB, Inc.

\* Copyright 2012 The Netty Project  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/netty/ReadTimeoutHandler.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2008-present MongoDB, Inc.  
\* Copyright 2010 The Guava Authors  
\* Copyright 2011 The Guava Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/annotations/Beta.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2008-present MongoDB, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.

```

* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
/*
* Written by Doug Lea with assistance from members of JCP JSR-166
* Expert Group and released to the public domain, as explained at
* http://creativecommons.org/publicdomain/zero/1.0/
*/
/**
 * Returns an array containing all of the elements in this deque, in
 * proper sequence (from first to last element).
 *
 * <p>The returned array will be "safe" in that no references to it are
 * maintained by this deque. (In other words, this method must allocate
 * a new array). The caller is thus free to modify the returned array.
 *
 * <p>This method acts as bridge between array-based and collection-based
 * APIs.
 *
 * @return an array containing all of the elements in this deque
 */

```

Found in path(s):

```

* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ConcurrentLinkedDeque.java

```

No license file was found, but licenses were detected in source scan.

```

/*
* Copyright 2008-present MongoDB, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and

```





No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2008-present MongoDB, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/gridfs/helpers/package-info.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ConnectionPoolListener.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/GetMoreProtocol.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/gridfs/AsyncGridFSUploadStream.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/ReadOperation.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/validator/UpdateFieldNameValidator.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/AsyncListDatabasesIterableImpl.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/session/ClientSession.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/changestream/ChangeStreamDocument.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/TlsChannelStreamFactoryFactory.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/DefaultServerMonitorFactory.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/CollectionInfoRetriever.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/DnsSrvRecordMonitorFactory.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
```

jar/com/mongodb/internal/connection/Cluster.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/client/model/BulkWriteOptions.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/connection/ElementExtendingBsonWriter.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/async/client/AsyncAggregateIterable.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/selector/ServerSelector.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/diagnostics/logging/Loggers.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/connection/DeleteProtocol.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/client/model/CreateViewOptions.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/connection/ChangeEvent.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/client/model/geojson/Point.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/connection/DefaultConnectionPool.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/connection/AsynchronousSocketChannelStream.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/ReadPreference.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/connection/AbstractMultiServerCluster.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/validator/CollectibleDocumentFieldNameValidator.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/connection/ChangeListener.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/client/model/Indexes.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/binding/ConnectionSource.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/connection/AbstractReferenceCounted.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/connection/netty/NettyBufferProvider.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/client/model/geojson/Polygon.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/connection/GSSAPIAuthenticator.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/client/model/DeleteOptions.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/OperationExecutorImpl.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/FindOneAndDeleteOptions.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/LevelCountingBsonWriter.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoInterruptedException.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/BSONTimestampCodec.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/NoOpSessionContext.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/ClusterClockAdvancingSessionContext.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/dns/DefaultDnsResolver.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/DropCollectionOperation.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/changestream/ChangeStreamDocumentCodec.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/AsyncAggregateResponseBatchCursor.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/BulkWriteBatch.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/result/DeleteResult.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/Server.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/management/ConnectionPoolStatisticsMBean.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/geojson/Position.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/selector/PrimaryServerSelector.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncChangeStreamIterable.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/MapReduceInlineResultsAsyncCursor.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/ReturnDocument.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/MapReduceAsyncBatchCursor.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/ConnectionId.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-



```

jar/com/mongodb/internal/connection/CommandResultBaseCallback.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/WriteProtocol.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ClusterFactory.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/CreateCollectionOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/InsertOneOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/FindOneAndReplaceOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/ClusterId.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/package-info.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ServerOpeningEvent.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ServerHeartbeatFailedEvent.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/ClientSessionHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ConnectionPool.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/gejson/codecs/GeometryCollectionCodec.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/changestream/package-info.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/binding/ClusterAwareReadWriteBinding.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/bulk/package-info.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/MongoExecutionTimeoutException.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/AsyncDistinctIterable.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/Operations.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/QueryMessage.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/MongoCursorNotFoundException.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/ServerVersion.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/diagnostics/logging/SLF4JLogger.java

```

```

*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/result/UpdateResult.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/DeleteMessage.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/Time.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/FieldTrackingBsonWriter.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/FindAndReplaceOperation.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/binding/ReadBinding.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/SocketStreamFactory.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/NoOpCommandEventSender.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/gridfs/GridFSIndexCheck.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ServerListener.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/CommandResultDocumentCodec.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/gridfs/AsyncGridFSBuckets.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/DnsSrvRecordMonitor.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/BsonArrayWrapper.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ServerAddressHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/TaggableReadPreference.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/CreateViewOperation.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/binding/AsyncSingleServerBinding.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/InsertOneModel.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/gridfs/codecs/GridFSFileCodecProvider.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/bulk/BulkWriteInsert.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/Authenticator.java

```

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/Projections.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/netty/NettyByteBuf.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/InternalConnectionInitializer.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/event/ClusterListenerMulticaster.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/IndexOptionDefaults.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/AbortTransactionOperation.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoSocketReadException.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/DeleteOneModel.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/CursorType.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/OpCode.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/management/package-info.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/selector/LatencyMinimizingServerSelector.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/CreateCollectionOperation.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/vault/AsyncClientEncryptionImpl.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/event/ConnectionPoolOpenedEvent.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncAggregateIterableImpl.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoNodeIsRecoveringException.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncMapReduceIterable.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/DBRefCodecProvider.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncListCollectionsIterableImpl.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/PushOptions.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/binding/AsyncClusterBinding.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-

```

jar/com/mongodb/MongoDriverInformation.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/DistinctOperation.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ClusterListenerAdapter.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/UpdateOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/binding/SingleConnectionReadBinding.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/MongoWriteException.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/CollationAlternate.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/geojson/MultiPoint.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/gridfs/GridFSIndexCheckImpl.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/selector/CompositeServerSelector.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/binding/AsyncClusterAwareReadWriteBinding.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/WriteOperationThenCursorReadOperation.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/PlainAuthenticator.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/AsyncBatchCursor.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ResponseCallback.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/CommandProtocolImpl.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/bulk/BulkWriteResult.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/client/model/changestream/ChangeStreamLevel.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/CommandProtocol.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/SocketStream.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/MongoServerException.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/DefaultServerMonitor.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/geojson/codecs/PolygonCodec.java

```

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/Updates.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/gridfs/AsyncGridFSFindIterable.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/DnsMultiServerCluster.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/ServerAddress.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/BufferProvider.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/vault/AsyncClientEncryptions.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/DBRef.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/event/ConnectionClosedEvent.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/ServerDescription.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/Accumulators.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/client/model/FindOptions.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/client/model/CountStrategy.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/geojson/codecs/MultiPointCodec.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/gridfs/AsyncGridFSBucket.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/management/JMXMBeanServer.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/vault/package-info.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/InternalStreamConnection.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/SocketSettings.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/ServerMonitor.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/ConnectionString.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/DDBObjectFactory.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/ReplaceOptions.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-

```

jar/com/mongodb/client/model/Collation.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/MultiServerCluster.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/CommandMarker.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/session/ServerSessionPool.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ExponentiallyWeightedMovingAverage.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/IndexModel.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/geojson/codecs/GeometryEncoderHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/MongoSocketException.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/OperationReadConcernHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/SyncOperations.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/AsynchronousSocketChannelStreamFactory.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/binding/AsyncReadBinding.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/AggregateOperationImpl.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/netty/NettyStreamFactoryFactory.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/LoggingCommandEventSender.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/capi/MongoCryptHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/AsyncQueryBatchCursor.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/FindAndModifyHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/WriteConcernResult.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/UpdateManyModel.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/diagnostics/logging/Logger.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/ConnectionDescription.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/KeyManagementService.java

```

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/IndexHelper.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/AsyncWritableByteChannel.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/IndexMap.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/DObject.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoIncompatibleDriverException.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/LegacyMessage.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/SimpleExpression.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/LegacyProtocol.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/UnixSocketChannelStream.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/UpdateOperation.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/ReplyMessage.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/AsyncCompletionHandler.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/BsonWriterHelper.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoChangeStreamException.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/Stream.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/MapReduceBatchCursor.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/DecimalFormatHelper.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/client/model/CountOptionsHelper.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/geojson/codecs/AbstractGeometryCodec.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/event/ConnectionCheckOutStartedEvent.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/event/ServerHeartbeatStartedEvent.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/annotations/package-info.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-

```

jar/com/mongodb/management/MBeanServerFactory.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ZstdCompressor.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/DefaultDnsSrvRecordMonitorFactory.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/InternalConnection.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/MongoCredentialWithCache.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/geojson/codecs/LineStringCodec.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/CursorHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/CollationStrength.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/selector/ReadPreferenceServerSelector.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/AsyncChangeStreamBatchCursor.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ServerMonitorListener.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/AsyncListIndexesIterableImpl.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/InternalConnectionFactory.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/ClientSessionOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/gridfs/model/GridFSUploadOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/WriteConcernException.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/MapReduceWithInlineResultsOperation.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/geojson/CoordinateReferenceSystem.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/gridfs/AsyncInputStream.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/AggregateResponseBatchCursor.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/WriteConcern.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/CollationCaseFirst.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/MongoSocketReadTimeoutException.java

```



\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/InternalStreamConnectionFactory.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncListCollectionsIterable.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/binding/ClusterBinding.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/MappingIterable.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/geojson/NamedCoordinateReferenceSystem.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/gridfs/AsyncOutputStream.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/BaseWriteOperation.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/PowerOfTwoBufferPool.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/binding/package-info.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/SplittablePayload.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/QueryHelper.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/AggregateExplainOperation.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/binding/AsyncConnectionSource.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoBulkWriteException.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/ExplainVerbosity.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/NativeAuthenticator.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/session/package-info.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/BasicDBList.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoTimeoutException.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/MergeOptions.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/package-info.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/ClusterSettings.java  
\*

```

/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/CommandMessage.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/geojson/codex/MultiLineStringCodec.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/ChangeStreamOperation.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ClusterableServer.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/SingleServerCluster.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ConnectionCheckOutFailedEvent.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ZlibCompressor.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/CountOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/UnwindOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/EstimatedDocumentCountOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/authentication/NativeAuthenticationHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/DefaultConnectionFactory.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/assertions/package-info.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/MongoSocketClosedException.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/bulk/WriteRequestWithIndex.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/AsyncFindIterable.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/BucketOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/ClusterConnectionMode.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/CompositeByteBuf.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/IdHoldingBsonWriter.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ConnectionCheckedOutEvent.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/MongoWriteConcernWithResponseException.java
*

```

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/ResponseBuffers.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/StreamFactoryFactory.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/WriteOperation.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/bulk/DeleteRequest.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/ClusterDescription.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/package-info.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/event/ServerDescriptionChangedEvent.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/Compressor.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/ServerConnectionState.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncListIndexesIterable.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/binding/ReferenceCounted.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/gridfs/AsyncGridFSFindIterableImpl.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoClientException.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/QueryProtocol.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/MixedBulkWriteOperation.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/BatchCursor.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/package-info.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/FindAndUpdateOperation.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/SaslAuthenticator.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/MapReduceStatistics.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/bulk/UpdateRequest.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/changestream/UpdateDescription.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-

jar/com/mongodb/client/result/package-info.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/connection/UpdateProtocol.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/client/model/BuildersHelper.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/event/ConnectionReadyEvent.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/async/client/AsyncCryptConnection.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/client/model/geojson/CoordinateReferenceSystemType.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/client/model/MapReduceAction.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/DBRefCodec.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/MongoCompressor.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/operation/CommandOperationHelper.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/client/model/geojson/GeoJsonObjectType.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/event/ConnectionPoolListenerMulticaster.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/client/model/GraphLookupOptions.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/client/model/CollationMaxVariable.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/MongoCommandException.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/async/client/AsyncMongoCollection.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/operation/AsyncSingleBatchQueryCursor.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/async/client/Crypt.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/UnixServerAddress.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/async/client/package-info.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/session/ServerSession.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/client/model/geojson/package-info.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/operation/DropIndexOperation.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/BasicDBObjectBuilder.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/ValidationOptions.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/AbstractByteBufferBsonDocument.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/CountOperation.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/ErrorHandlingResultCallback.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/BulkWriteBatchCombiner.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/result/InsertManyResult.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/CommandResultCodecProvider.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/ServerType.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/DropIndexOptions.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncMongoIterable.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/DBObjectCodec.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/ServerMonitorFactory.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/netty/NettyStream.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/MapReduceToCollectionOperation.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/gejson/codecs/package-info.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/CommandEventSender.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/binding/AbstractReferenceCounted.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/ProtocolHelper.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/event/ConnectionPoolCreatedEvent.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoCredential.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/bulk/WriteConcernError.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-

```

jar/com/mongodb/internal/HexUtils.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ServerHeartbeatSucceededEvent.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/BucketAutoOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/ReadConcernLevel.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/CommitTransactionOperation.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/session/BaseClientSessionImpl.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ScramShaAuthenticator.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/CreateIndexesOperation.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/BaseCluster.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/CommandResultArrayCodec.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/gridfs/AsyncGridFSUploadStreamImpl.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/AsyncReadOperation.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/gridfs/package-info.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/MongoSocketWriteException.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/ListDatabasesOperation.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/event/ServerMonitorListenerMulticaster.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/bulk/IndexRequest.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/geojson/Geometry.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ClusterClock.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/selector/WritableServerSelector.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/AsyncMongoIterableImpl.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/SnappyCompressor.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/Facet.java

```

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/ClientEncryptionSettings.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/diagnostics/logging/NoOpLogger.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/BasicDBObjectFactory.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/BsonDocumentWrapperHelper.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/binding/SingleServerBinding.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/FindOneAndUpdateOptions.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncMapReduceIterableImpl.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/ExplainHelper.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/geojson/codecs/GeoJsonCodecProvider.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/BaseQueryMessage.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/netty/package-info.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/InternalStreamConnectionInitializer.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/event/ClusterListener.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/SocketStreamHelper.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/package-info.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/thread/DaemonThreadFactory.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/InsertProtocol.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/DefaultAuthenticator.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/OperationExecutor.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/gridfs/AsyncGridFSDownloadStreamImpl.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/InsertManyOptions.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/WriteError.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-

jar/com/mongodb/internal/connection/ClusterDescriptionHelper.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/validator/NoOpFieldNameValidator.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/event/CommandSucceededEvent.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/operation/CommandWriteOperation.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/management/NullMBeanServer.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/connection/KillCursorProtocol.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/event/ClusterOpeningEvent.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/connection/AsyncConnection.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/connection/SendMessageCallback.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/event/ConnectionCreatedEvent.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/async/SingleResultCallback.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/operation/QueryBatchCursor.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/async/client/AsyncMongoClientImpl.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/event/ServerListenerAdapter.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/connection/MessageHeader.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/connection/CompressedMessage.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/connection/Connection.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/operation/FindOperation.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/event/ConnectionPoolListenerAdapter.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/connection/ByteBufferBsonDocument.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/MongoConfigurationException.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/async/client/AsyncMongoCollectionImpl.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/async/client/AsyncMongoClient.java



```

* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/netty/NettyStreamFactory.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/MapReduceInlineResultsCursor.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/gridfs/model/GridFSFile.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/MongoNotPrimaryException.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/GetMoreMessage.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/DefaultClusterFactory.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/AsynchronousChannelStream.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ConnectionPoolClosedEvent.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/geojson/codecs/NamedCoordinateReferenceSystemCodec.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/MongoQueryException.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/IndexOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/gridfs/codecs/GridFSFileCodec.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/management/ConnectionPoolStatistics.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/MapReduceHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/bulk/BulkWriteUpsert.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/MongoGridFSException.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/Block.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/vault/DataKeyOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/DocumentHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/ClientSessionBinding.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/ConnectionPoolSettings.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/geojson/LineString.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-

```

```

jar/com/mongodb/client/model/DeleteManyModel.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ClusterClosedEvent.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/CommandEvent.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/event/ServerListenerMulticaster.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/ReplaceOneModel.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/gridfs/AsyncGridFSDownloadStream.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/DefaultClusterableServerFactory.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/gridfs/codecs/package-info.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/Tag.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/AsyncDistinctIterableImpl.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/session/SessionContext.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/geojson/codecs/GeometryDecoderHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/Aggregates.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/management/JMXConnectionPoolListener.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/UsageTrackingInternalConnection.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/BucketGranularity.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/vault/EncryptOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/DefaultDnsSrvRecordMonitor.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/Sorts.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/binding/ReadWriteBinding.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/AsynchronousSocketChannelStreamFactoryFactory.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/BsonField.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/FutureAsyncCompletionHandler.java
*

```

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/Crypts.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/Variable.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/DescriptionHelper.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/BasicDBObject.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/binding/WriteBinding.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/CommandResultCallback.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/binding/AsyncWriteBinding.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncMongoClients.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/DocumentToDBRefTransformer.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/bulk/InsertRequest.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/validator/MappedFieldNameValidator.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/InsertOperation.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/CompressedHeader.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/FindAndDeleteOperation.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/KeyRetriever.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/BsonWriterDecorator.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/changestream/FullDocument.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/AsyncWriteOperation.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/MessageSettings.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/DnsSrvRecordInitializer.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/geojson/MultiLineString.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/InsertMessage.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-

jar/com/mongodb/event/ConnectionPoolClearedEvent.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/operation/AggregateToCollectionOperation.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/client/model/CreateIndexOptions.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/client/model/ValidationAction.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/operation/ChangeStreamBatchCursorHelper.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/MongoException.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/operation/BaseFindAndModifyOperation.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/client/model/geojson/GeometryCollection.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/async/client/MappingAsyncBatchCursor.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/ServerCursor.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/async/client/AsyncCryptBinding.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/event/CommandListenerMulticaster.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/diagnostics/logging/package-info.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/binding/AsyncReadWriteBinding.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/operation/ListCollectionsOperation.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/operation/ChangeStreamBatchCursor.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/TagSet.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/client/model/ValidationLevel.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/event/ConnectionRemovedEvent.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/MongoClientSettings.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/connection/ConcurrentPool.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/operation/OrderBy.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
 jar/com/mongodb/internal/operation/TransactionOperation.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/bulk/BulkWriteError.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/DefaultServerConnection.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/event/ClusterDescriptionChangedEvent.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/Function.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/geojson/codecs/MultiPolygonCodec.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/ListIndexesOperation.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/gridfs/model/package-info.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/event/CommandListener.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncMongoDatabase.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/WriteModel.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/ErrorCategory.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncMongoDatabaseImpl.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/SslHelper.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/event/CommandFailedEvent.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/geojson/codecs/PointCodec.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/X509Authenticator.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/connection/StreamFactory.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/Pool.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/ByteBufferBsonOutput.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/ReplyHeader.java

\*

/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/geojson/MultiPolygon.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/ReadConcern.java

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-

```

jar/com/mongodb/DuplicateKeyException.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ConnectionAddedEvent.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/SslSettings.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/management/MBeanServer.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/binding/AsyncSingleConnectionReadBinding.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ConnectionCheckedInEvent.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/AsyncOperations.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/operation/RenameCollectionOperation.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ClientMetadataHelper.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/result/InsertOneResult.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/Field.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/connection/ClusterType.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/event/EventListenerHelper.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/gejson/codecs/GeometryCodec.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/event/ServerClosedEvent.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ProtocolExecutor.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/AuthenticationMechanism.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/client/model/TextSearchOptions.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/bulk/WriteRequest.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/ConnectionFactory.java
*
/opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/connection/UpdateMessage.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/DBObjectCodecProvider.java
* /opt/cola/permits/1322233803_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-
jar/com/mongodb/internal/async/client/AsyncChangeStreamIterableImpl.java

```

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoSecurityException.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/vault/AsyncClientEncryption.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/selector/ServerAddressSelector.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/changestream/OperationTypeCodec.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/RequestMessage.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/geojson/PolygonCoordinates.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/AsyncFindIterableImpl.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/CommandReadOperation.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/async/client/gridfs/AsyncGridFSBucketImpl.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/changestream/OperationType.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/QueryResult.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoInternalException.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/UpdateOneModel.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/event/CommandStartedEvent.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/client/model/AggregationLevel.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/DefaultServer.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/KillCursorsMessage.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/MongoNamespace.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/session/ClientSessionContext.java  
 \*  
 /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/operation/AggregateOperation.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/internal/connection/CommandHelper.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/client/model/vault/package-info.java  
 \* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-

jar/com/mongodb/AutoEncryptionSettings.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/dns/DnsResolver.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/client/model/RenameCollectionOptions.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/MongoWriteConcernException.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/operation/OperationHelper.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/async/client/AsyncListDatabasesIterable.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/connection/ServerId.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/connection/SplittablePayloadBsonWriter.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/client/model/Filters.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/operation/DropDatabaseOperation.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/event/ServerMonitorListenerAdapter.java  
\*  
/opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/selector/package-info.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/client/gridfs/model/GridFSDownloadOptions.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/connection/ServerSettings.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/operation/DeleteOperation.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/internal/connection/ClusterableServerFactory.java  
\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-  
jar/com/mongodb/MongoSocketOpenException.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2008-present MongoDB, Inc.  
\* Copyright (c) 2008-2014 Atlassian Pty Ltd  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software



- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

\* /opt/cola/permits/1322233803\_1651784959.94/0/mongodb-driver-core-4-0-5-sources-2-jar/com/mongodb/assertions/Assertions.java

# 1.695 frocksdbjni 6.20.3-ververica-1.0

## 1.695.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

```
// Copyright (c) 2011-present, Facebook, Inc. All rights reserved.  
// This source code is licensed under both the GPLv2 (found in the  
// COPYING file in the root directory) and Apache 2.0 License  
// (found in the LICENSE.Apache file in the root directory).
```

# 1.696 glibc 2.31-0ubuntu9.9

## 1.696.1 Available under license :

```
/* Test program for the gcc interface.  
Copyright (C) 2000-2020 Free Software Foundation, Inc.  
This file is part of the GNU C Library.  
Contributed by Ulrich Drepper <drepper@cygnus.com>.
```

The GNU C Library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public

License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The GNU C Library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with the GNU C Library; if not, see

<https://www.gnu.org/licenses/>. \*/

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved. This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

#### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by

the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed

under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this



License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for

making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of

this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them

with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes

a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)



"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

### 4. You may copy and distribute the Library (or a portion or

derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a

work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the

Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying

the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus

excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF

SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice



That's all there is to it!

## UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

### COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE

## DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED ``AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are

met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System  
Copyright (C) 1991,1990,1989 Carnegie Mellon University  
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS ``AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator

School of Computer Science  
Carnegie Mellon University  
Pittsburgh PA 15213-3890

or Software.Distribution@CS.CMU.EDU any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file `if_ppp.h` is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are

met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

```
/* The Inner Net License,  
Version 2.00
```

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.
1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright notice(s), this list of conditions, and the following disclaimer.
3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
4. [The copyright holder has authorized the removal of this clause.]

5. Neither the name(s)  
of the author(s) nor the names of its contributors  
may be used to endorse or promote products derived from this software  
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. \*/

The file sunrpc/des\_impl.c  
is copyright Eric Young:

Copyright (C) 1992 Eric Young  
Collected from libdes and modified for SECURE RPC by Martin Kuck 1994  
This file is distributed under the terms of the GNU Lesser General  
Public License, version 2.1 or later - see the file COPYING.LIB for details.  
If you did not receive a copy of the license with this program, please  
see <<https://www.gnu.org/licenses/>> to obtain a copy.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file posix/runtests.c is copyright Tom Lord:

Copyright  
1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Tom Lord DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The posix/rxspencer tests  
are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.  
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by



explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

The file `posix/PCRE.tests`  
is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but **WITHOUT ANY WARRANTY**; without even the implied warranty of **MERCHANTABILITY** or **FITNESS FOR A PARTICULAR PURPOSE**.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online help data or similar. A reference to the ftp site for the source, that is, to

`ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/`

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. If PCRE is embedded in any software that is released under the GNU

General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

Files from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems, Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, see <<https://www.gnu.org/licenses/>>. \*/

## 1.697 glob 7.2.3

### 1.697.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES

WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## Glob Logo

Glob's logo created by Tanya Brassie <<http://tanyabrassie.com/>>, licensed under a Creative Commons Attribution-ShareAlike 4.0 International License <https://creativecommons.org/licenses/by-sa/4.0/>

# 1.698 shadow 4.8.1-1ubuntu5.20.04.2

## 1.698.1 Available under license :

NOTE:

This license has been obsoleted by the change to the BSD-style copyright. You may continue to use this license if you wish, but you are under no obligation to do so.

(\*

This document is freely plagiarised from the 'Artistic Licence', distributed as part of the Perl v4.0 kit by Larry Wall, which is available from most major archive sites. I stole it from CrackLib.

\$Id\$

\*)

This documents purpose is to state the conditions under which this Package (See definition below) viz: "Shadow", the Shadow Password Suite which is held by Julianne Frances Haugh, may be copied, such that the copyright holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

So there.

\*\*\*\*\*

Definitions:

A "Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification, or segments thereof.

"Standard Version" refers to such a Package if it has not been modified,

or has been modified in accordance with the wishes of the Copyright Holder.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You

may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when AND WHY you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide separate documentation for each non-standard executable that clearly documents

how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. **YOU MAY NOT CHARGE A FEE FOR THIS PACKAGE ITSELF.** However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that **YOU DO NOT ADVERTISE** this package as a product of your own.

6. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

7. **THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.**

The End

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole

or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete



machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates

the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

# 1.699 libnsl 2.31

## 1.699.1 Available under license :

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.  
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another

language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work  
are not derived from the Program,  
and can be reasonably considered independent and separate works in  
themselves, then this License, and its terms, do not apply to those  
sections when you distribute them as separate works. But when you  
distribute the same sections as part of a whole which is a work based  
on the Program, the distribution of the whole must be on the terms of  
this License, whose permissions for other licensees extend to the  
entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest  
your rights to work written entirely by you; rather, the intent is to  
exercise the right to control the distribution of derivative or  
collective works based on the Program.

In addition, mere aggregation of another work not based on the Program  
with the Program (or with a work based on the Program) on a volume of  
a storage or distribution medium does not bring the other work under  
the scope of this License.

3. You may copy and distribute the Program (or a work based on it,  
under Section 2) in object code or executable form under the terms of  
Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable  
source code, which must be distributed under the terms of Sections  
1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three  
years, to give any third party, for a charge no more than your  
cost of physically performing source distribution, a complete  
machine-readable copy of the corresponding source code, to be  
distributed under the terms of Sections 1 and 2 above on a medium  
customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer  
to distribute corresponding source code. (This alternative is  
allowed only for noncommercial distribution  
and only if you  
received the program in object code or executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for  
making modifications to it. For an executable work, complete source  
code means all the source code for all modules it contains, plus any  
associated interface definition files, plus the scripts used to  
control compilation and installation of the executable. However, as a  
special exception, the source code distributed need not include

anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by



all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU
```

General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than ``show w'` and ``show c'`; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this  
is what you want to do, use the GNU Lesser General  
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who  
decide to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,  
whether gratis  
or for a fee, you must give the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source  
code. If you link other code with the library, you must provide  
complete object files to the recipients, so that they can relink them  
with the library after making changes to the library and recompiling  
it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the  
library, and (2) we offer you this license, which gives you legal

permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting

the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation

and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any

application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

### 4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding



machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse

engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is

normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the

Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

### COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software



Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED ``AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System  
Copyright (C) 1991,1990,1989 Carnegie Mellon University  
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS ``AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator  
School of Computer Science  
Carnegie Mellon University

Pittsburgh PA 15213-3890

or Software.Distribution@CS.CMU.EDU any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file if\_ppp.h is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

```
/* The Inner Net License,  
Version 2.00
```

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.
1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright notice(s), this list of conditions, and the following disclaimer.
3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
4. [The copyright holder has authorized the removal of this clause.]
5. Neither the name(s)

of the author(s) nor the names of its contributors  
may be used to endorse or promote products derived from this software  
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. \*/

The file sunrpc/des\_impl.c  
is copyright Eric Young:

Copyright (C) 1992 Eric Young  
Collected from libdes and modified for SECURE RPC by Martin Kuck 1994  
This file is distributed under the terms of the GNU Lesser General  
Public License, version 2.1 or later - see the file COPYING.LIB for details.  
If you did not receive a copy of the license with this program, please  
see <<https://www.gnu.org/licenses/>> to obtain a copy.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file posix/runtests.c is copyright Tom Lord:

Copyright  
1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Tom Lord DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The posix/rxspencer tests  
are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.  
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources,

credits must appear in the documentation.

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.

4. This notice may not be removed or altered.

The file `posix/PCRE.tests`  
is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but **WITHOUT ANY WARRANTY**; without even the implied warranty of **MERCHANTABILITY** or **FITNESS FOR A PARTICULAR PURPOSE**.

2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online

help data or similar. A reference to the ftp site for the source, that is, to

`ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/`

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.

4. If PCRE is embedded in any software that is released under the GNU General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL),

then the terms of that licence shall supersede any condition above with which it is incompatible.

Files from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems, Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, see <<https://www.gnu.org/licenses/>>. \*/

# 1.700 gson 2.9.0

## 1.700.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2021 Google Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,



\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/ToNumberStrategy.java

\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/ToNumberPolicy.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2018 The Gson authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/internal/GsonBuildConfig.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2011 Google Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

```
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/bind/CollectionTypeAdapterFactory.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/bind/TypeAdapterRuntimeTypeWrapper.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/bind/TypeAdapters.java
*
/opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/bind/ArrayTypeAdapter.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/bind/ReflectiveTypeAdapterFactory.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/JsonReaderInternalAccess.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/TypeAdapterFactory.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/TypeAdapter.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/bind/JsonTreeReader.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/bind/ObjectTypeAdapter.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/bind/JsonTreeWriter.java
*
/opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/bind/MapTypeAdapterFactory.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright (C) 2014 Google Inc.
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License");
```

```
* you may not use this file except in compliance with the License.
```

```
* You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software
```

```
* distributed under the License is distributed on an "AS IS" BASIS,
```

```
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
```

```
* See the License for the specific language governing permissions and
```

```
* limitations under the License.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
```

jar/com/google/gson/internal/bind/JsonAdapterAnnotationTypeAdapterFactory.java

\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-

jar/com/google/gson/annotations/JsonAdapter.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2020 Google Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-

jar/com/google/gson/internal/bind/NumberTypeAdapter.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2009 Google Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-

jar/com/google/gson/JsonStreamParser.java

\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-

jar/com/google/gson/FieldAttributes.java

\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonParser.java

\*  
/opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-  
jar/com/google/gson/LongSerializationPolicy.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2017 The Gson authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-  
jar/com/google/gson/internal/JavaVersion.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-  
jar/com/google/gson/internal/PreJava9DateFormatProvider.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2010 The Android Open Source Project  
\* Copyright (C) 2012 Google Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-  
jar/com/google/gson/internal/LinkedTreeMap.java

No license file was found, but licenses were detected in source scan.

```
/**
 * Copyright (C) 2008 Google Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/$Gson$Types.java
```

No license file was found, but licenses were detected in source scan.

```
/**
 * Copyright (C) 2010 Google Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/stream/JsonReader.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/stream/JsonToken.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/stream/JsonScope.java
*
```

/opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/stream/MalformedJsonException.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/stream/JsonWriter.java  
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 2008 Google Inc.  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

Found in path(s):

```
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonSerializationContext.java  
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/ExclusionStrategy.java  
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/Gson.java  
*  
/opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonPrimitive.java  
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonIOException.java  
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/reflect/TypeToken.java  
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/annotations/Expose.java  
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/internal/ObjectConstructor.java  
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/annotations/Since.java  
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/internal/$Gson$Preconditions.java  
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/internal/Excluder.java  
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/FieldNamingStrategy.java  
*
```

/opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonElement.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonDeserializer.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/InstanceCreator.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonArray.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonObject.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonDeserializationContext.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/annotations/SerializedName.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/FieldNamingPolicy.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonParseException.java  
\*  
/opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/GsonBuilder.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonSerializer.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/internal/Primitives.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/JsonNull.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/annotations/Until.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/internal/bind/DefaultDateTypeAdapter.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2010 Google Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-jar/com/google/gson/internal/Streams.java  
\* /opt/cola/permits/1331093984\_1653033295.598981/0/gson-2-9-0-sources-1-

jar/com/google/gson/JsonSyntaxException.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2011 Google Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/LazilyParsedNumber.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/sql/SqlTimeTypeAdapter.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/sql/SqlDateTypeAdapter.java
*
/opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/ConstructorConstructor.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/bind/DateTypeAdapter.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/UnsafeAllocator.java
* /opt/cola/permits/1331093984_1653033295.598981/0/gson-2-9-0-sources-1-
jar/com/google/gson/internal/bind/TreeTypeAdapter.java
```

## 1.701 mitchellh-mapstructure v1.5.0

### 1.701.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell



copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.702 bouncy-castle 1.0.5

### 1.702.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
# -----  
# EasyBeans  
# Copyright (C) 2007 Bull S.A.S.  
# Contact: easybeans@objectweb.org  
#  
# This library is free software; you can redistribute it and/or  
# modify it under the terms of the GNU Lesser General Public  
# License as published by the Free Software Foundation; either  
# version 2.1 of the License, or (at your option) any later version.  
#  
# This library is distributed in the hope that it will be useful,  
# but WITHOUT ANY WARRANTY; without even the implied warranty of  
# MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
# Lesser General Public License for more details.  
#  
# You should have received a copy of the GNU Lesser General Public  
# License along with this library; if not, write to the Free Software  
# Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA  
#  
# -----  
# - $Id: ow2-bundles-externals-bouncycastle.bnd 2159 2007-12-11 13:34:15Z fornacif $  
# -----
```

Export-Package org.bouncycastle.\*

Private-Package !\*

Found in path(s):

\* /opt/cola/permits/1334469583\_1671225991.4983194/0/ow2-bundles-externals-bouncycastle-1-0-5-sources-jar/META-INF/ow2-bundles-externals-bouncycastle.bnd

# 1.703 dpkg 1.19.7ubuntu3.2

## 1.703.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: dpkg

Files: \*

Copyright:

Copyright 1994 Ian Murdock <imurdock@debian.org>

Copyright 1994 Matt Welsh <mdw@sunsite.unc.edu>

Copyright 1994 Carl Streeter <streeter@cae.wisc.edu>

Copyright 1994-1999, 2008 Ian Jackson <ijackson@chiark.greenend.org.uk>

Copyright 1995 Bruce Perens <bruce@pixar.com>

Copyright 1995-1996 Erick Branderhorst <branderhorst@heel.fgg.eur.nl>

Copyright 1996 Michael Shields <shields@crosslink.net>

Copyright 1996 Klee Dienes <klee@debian.org>

Copyright 1996 Kim-Minh Kaplan <kkaplan@cdfhp3.in2p3.fr>

Copyright 1996-1998 Miquel van Smoorenburg <miquels@cistron.nl>

Copyright 1997-1998 Charles Briscoe-Smith <cpbs@debian.org>

Copyright 1997-1998 Juho Vuori <javuori@cc.helsinki.fi>

Copyright 1998 Koichi Sekido <sekido@mbox.kyoto-inet.or.jp>

Copyright 1998 Jim Van Zandt <jrv@vanzandt.mv.com>

Copyright 1998 Juan Céspedes <cespedes@debian.org>

Copyright 1998 Nils

Rennebarth <nils@debian.org>

Copyright 1998 Heiko Schlittermann <hs@schlittermann.de>

Copyright 1998-1999, 2001, 2003, 2006 Martin Schulze <joe@infodrom.org>

Copyright 1999 Roderick Shertler <roderick@argon.org>

Copyright 1999 Ben Collins <bcollins@debian.org>

Copyright 1999 Richard Kettlewell <rjk@sphere.greenend.org.uk>

Copyright 1999-2001 Marcus Brinkmann <brinkmd@debian.org>

Copyright 1999-2002 Wichert Akkerman <wakkerma@debian.org>

Copyright 2001, 2007, 2010 Joey Hess <joe@debian.org>

Copyright 2004-2005, 2007-2008, 2010 Canonical Ltd.

Copyright 2004-2005 Scott James Remnant <scott@netsplit.com>

Copyright 2006-2008 Frank Lichtenheld <djpig@debian.org>

Copyright 2006-2015 Guillem Jover <guillem@debian.org>

Copyright 2007-2012 Raphal Hertzog <hertzog@debian.org>

Copyright 2007 Nicolas François <nicolas.francois@centraliens.net>

Copyright 2007 Don Armstrong <don@donarmstrong.com>

Copyright 2007 Colin Watson <cjwatson@debian.org>

Copyright 2007,

2008 Tollef Fog Heen <tfheen@err.no>  
Copyright 2008 Zack Weinberg <zackw@panix.com>  
Copyright 2008 Pierre Habouzit <madcoder@debian.org>  
Copyright 2009 Romain Françoise <rfrancoise@debian.org>  
Copyright 2009-2010 Modestas Vainius <modax@debian.org>  
Copyright 2009-2011 Kees Cook <kees@debian.org>  
License: GPL-2+

Files:

lib/compat/getopt\*  
lib/compat/gettext.h  
lib/compat/obstack.\*  
lib/compat/strnlen.c

Copyright:

Copyright 1987-2006 Free Software Foundation, Inc.

License: GPL-2+

Files:

dselect/methods/Dselect/Ftp.pm  
dselect/methods/ftp/\*

Copyright:

Copyright 1996 Andy Guy <awpguy@acs.ucalgary.ca>

Copyright 1998 Martin Schulze <joe@infodrom.org>

Copyright 1999-2001, 2005-2006, 2009 Raphael Hertzog <hertzog@debian.org>

License: GPL-2

Files:

scripts/Dpkg/Gettext.pm

Copyright:

Copyright 2000 Joey Hess <joe@debian.org>

Copyright 2007, 2009-2010, 2012-2015 Guillem Jover <guillem@debian.org>

License: BSD-2-clause

Files:

utils/start-stop-daemon.c

Copyright:

Copyright

1999 Marek Michalkiewicz <marekm@i17linuxb.ists.pwr.wroc.pl>

Copyright 1999 Christian Schwarz <schwarz@monet.m.isar.de>

Copyright 1999 Klee Dienes <klee@debian.org>

Copyright 1999 Ben Collins <bcollins@debian.org>

Copyright 1999-2002 Wichert Akkerman <wakkerma@debian.org>

Copyright 2000-2003 Adam Heath <doogie@debian.org>

Copyright 2001 Sontri Tomo Huynh <huynh.29@osu.edu>

Copyright 2001 Andreas Schuldei <andreas@schuldei.org>

Copyright 2001 Ian Jackson <ijackson@chiark.greenend.org.uk>

Copyright 2004-2005 Scott James Remnant <keybuk@debian.org>

Copyright 2006-2014 Guillem Jover <guillem@debian.org>

Copyright 2008 Samuel Thibault <samuel.thibault@ens-lyon.org>  
Copyright 2008 Andreas Pahlsson <andreas.pahlsson@xcerion.com>  
Copyright 2009 Chris Coulson <chrisccoulson@googlemail.com>  
Copyright 2012 Carsten Hey <carsten@debian.org>  
Copyright 2014 Nir Soffer <nirs@hyperms.com>

License: public-domain-s-s-d

Written by Marek Michalkiewicz <marekm@i17linuxb.ists.pwr.wroc.pl>, public domain. Based conceptually on start-stop-daemon.pl, by Ian Jackson <ijackson@gnu.ai.mit.edu>. May be used and distributed freely for any purpose. Changes by Christian Schwarz <schwarz@monet.m.isar.de>, to make output conform to the Debian Console Message Standard, also placed in public domain. Minor changes by Klee Dienes <klee@debian.org>, also placed in the Public Domain.

Changes by Ben Collins <bcollins@debian.org>, added --chuid, --background and --make-pidfile options, placed in public domain as well.

Files: lib/compat/md5.\*

Copyright:

Copyright 1993 Colin Plumb

License: public-domain-md5

This code implements the MD5 message-digest algorithm. The algorithm is due to Ron Rivest. This code was written by Colin Plumb in 1993, no copyright is claimed. This code is in the public domain; do with it what you wish.

Equivalent code is available from RSA Data Security, Inc. This code has been tested against that, and is equivalent, except that you don't need to include two pages of legalese with every copy.

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

Comment:

On Debian systems, the complete text of the GNU General Public License

can be found in /usr/share/common-licenses/GPL-2 or in the dpkg source as the file COPYING.

License: GPL-2

This is free software; you can redistribute it and/or modify it under the terms of version

2 of the GNU General Public

License version 2 as published by the Free Software Foundation.

.  
This is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.  
You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

License: BSD-2-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

.  
THIS SOFTWARE

IS PROVIDED BY AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third

parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium



customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions

of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Lesser General  
Public License instead of this License.

# 1.704 e2fsprogs 1.45.5-2ubuntu1.1

## 1.704.1 Available under license :

This package was added to the e2fsprogs debian source package by  
Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2001 by Andries Brouwer  
Copyright (C) 1999, 2000, 2003 by Theodore Ts'o

You are free to distribute this software under the terms of the GNU  
Lesser (Library) General Public License.

On Debian systems, the complete text of the GNU Lesser (Library)  
General Public License can be found in /usr/share/common-licenses/LGPL-2.  
This is the Debian GNU/Linux prepackaged version of the static EXT2  
file system consistency checker (e2fsck.static). The EXT2 utilities  
were written by Theodore Ts'o <tytso@mit.edu> and Remy Card  
<card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2006 Theodore Ts'o <tytso@mit.edu>  
Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>  
Copyright (c) 2001 Alcove <<http://www.alcove.com/>>  
Copyright (c) 1997 Klee Dienes  
Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, is protected by the GNU General Public License.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in ``usr/share/common-licenses/GPL-2'`.

```
#
# This is a Makefile stub which handles the creation of BSD shared
# libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#
```

```
all:: image
```

```
real-subdirs:: Makefile
@echo " MKDIR pic"
@mkdir -p pic
```

```
BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic
```

```
image: $(BSD_LIB)
```

```
$(BSD_LIB): $(OBJS)
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJS))
$(MV) pic/$(BSD_LIB) .
$(RM) -f ../$(BSD_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) \
`echo $(my_dir) | sed -e 's;lib/;;' /$(BSD_LIB) $(BSD_LIB))
```

```
install-shlibs install:: $(BSD_LIB)
@echo " INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
@$(INSTALL_PROGRAM) $(BSD_LIB) \
$(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
@-$(LDCONFIG)
```

install-strip: install

install-shlibs-strip:: install-shlibs

uninstall-shlibs uninstall::

```
$(RM) -f $(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
```

clean::

```
$(RM)
```

```
-rf pic
```

```
$(RM) -f $(BSD_LIB)
```

```
$(RM) -f ../$(BSD_LIB)
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the Debian GNU/Linux prepackaged version of the translation files of the EXT2 file system utilities. The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2006 Theodore Ts'o <tytso@mit.edu>

Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>

Copyright (c) 2001 Alcové <<http://www.alcove.com/>>

Copyright (c) 1997 Klee Dienes

Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, is protected by the GNU General Public License.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in `~/usr/share/common-licenses/GPL-2`. This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Fri Dec 14 22:24:35 EST 2007

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007 by Theodore Ts'o

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR



CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Index: tdbsa/tdb.c

-----  
--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

\*/

/\*

- Unix SMB/CIFS implementation.
- + trivial database library - standalone version

- trivial database library - private includes

-

- Copyright (C) Andrew Tridgell            2005
- + Copyright (C) Andrew Tridgell            1999-2005
- + Copyright (C) Jeremy Allison            2000-2006
- + Copyright (C) Paul 'Rusty' Russell       2000

\*\* NOTE! The following LGPL license applies to the tdb

\*\* library. This does NOT imply that all of Samba is released

EXT2ED is hereby placed under the terms of the GNU General Public License.

Follows the GNU license.

Gadi Oxman, August 1995

-----  
**GNU GENERAL PUBLIC LICENSE**

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

**Preamble**

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This

General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an

announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is

allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access

to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY;  
for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```



This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider

it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

This package, the EXT2 filesystem utilities, are made available under the GNU Public License version 2, with the exception of the lib/ext2fs and lib/e2p libraries, which are made available under the GNU Library General Public License Version 2, the lib/uuid library which is made available under a BSD-style license and the lib/et and lib/ss libraries which are made available under an MIT-style license. Please see lib/uuid/COPYING for more details for the license for the files comprising the libuuid library, and the source file headers of the libet and libss libraries for more information.

The most recent officially distributed version can be found at <http://e2fsprogs.sourceforge.net>. If you need to make a distribution, that's the one you should use. If there is some reason why you'd like a more recent version that is still in ALPHA testing (i.e., either using the "WIP" test distributions or one from the hg or git repository from the development branch, please contact me (tytso@mit.edu)

before you ship. The release schedules for this package are flexible, if you give me enough lead time.

Theodore Ts'o  
23-June-2007

---

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to

using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered

only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under

these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions

either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least

the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name  
of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision  
comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into



proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

---

## GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source

code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the

libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities

other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square

root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not



excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by

the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them

to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

This is the Debian GNU/Linux prepackaged version of the EXT2 file system utilities (e2fsck, mke2fs, etc.). The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2007 Theodore Ts'o <tytso@mit.edu>  
Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>  
Copyright (c) 2001 Alcove <<http://www.alcove.com/>>  
Copyright (c) 1997 Klee Dienes  
Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, are made available under the GNU General Public License version 2, with the exception of the lib/ext2fs and lib/e2p libraries, which are made available under the GNU Library General Public License Version 2, the lib/uuid library which is made available under a BSD-style license and the lib/et and lib/ss libraries which are made available under an MIT-style license.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in `/usr/share/common-licenses/GPL-2`. The complete text of the GNU Library General Public License can be found in `/usr/share/common-licenses/LGPL-2`.

The license used for lib/et and lib/ss libraries is:

Copyright 1987 by the Student Information Processing Board  
of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose is hereby granted, provided that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. M.I.T. and the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

The license used for lib/uuid is:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior

written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2000, 2003, 2004 by Theodore Ts'o

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT

OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the Debian GNU/Linux prepackaged version of the ss command-line interface parsing library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:  
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

From the original distribution:

Copyright 1987, 1988 by the Student Information Processing Board of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

M.I.T. and

the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

This is the Debian GNU/Linux prepackaged version of the Common Error Description library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:  
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

From the original distribution:

Copyright 1987, 1988 by the Student Information Processing Board of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice

appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. M.I.T. and the M.I.T.

S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

# 1.705 apt 2.0.9

## 1.705.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether

gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's



source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES

PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Apt is copyright 1997, 1998, 1999 Jason Gunthorpe and others.

Apt is currently developed by APT Development Team <deity@lists.debian.org>.

License: GPLv2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

See /usr/share/common-licenses/GPL-2, or <<http://www.gnu.org/copyleft/gpl.txt>> for the terms of the latest version of the GNU General Public License.

## 1.706 everit-json-schema 1.14.1

### 1.706.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

Copyright (c) 2002 JSON.org

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The Software shall be used for Good, not Evil.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

Found in path(s):

\* /opt/cola/permits/1347861461\_1655734144.0687535/0/everit-json-schema-1-14-1-sources-jar/org/everit/json/schema/JSONPointerException.java

\* /opt/cola/permits/1347861461\_1655734144.0687535/0/everit-json-schema-1-14-1-sources-jar/org/everit/json/schema/JSONPointer.java

No license file was found, but licenses were detected in source scan.

<!--

Copyright (C) 2011 Everit Kft. (<http://www.everit.org>)

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

-->

Found in path(s):

\* /opt/cola/permits/1347861461\_1655734144.0687535/0/everit-json-schema-1-14-1-sources-jar/META-INF/maven/com.github.erosb/everit-json-schema/pom.xml

No license file was found, but licenses were detected in source scan.

/\*

Copyright (c) 2006 JSON.org

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all  
copies or substantial portions of the Software.

The Software shall be used for Good, not Evil.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR  
OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

\*/

Found in path(s):



# 1.707 xz 5.2.4-4.el8\_6

## 1.707.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which

gives you legal permission to copy,  
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to



freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a

covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on



those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently

reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims

owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is

conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided

above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

### XZ Utils Licensing

=====

Different licenses apply to different files in this package. Here is a rough summary of which licenses apply to which parts of this package (but check the individual files to be sure!):

- liblzma is in the public domain.
  
- xz, xzdec, and lzmadec command line tools are in the public domain unless GNU getopt\_long had to be compiled and linked in from the lib directory. The getopt\_long code is under GNU LGPLv2.1+.
  
- The scripts to grep, diff, and view compressed files have been adapted from gzip. These scripts and their documentation are under GNU GPLv2+.
  
- All the documentation in the doc directory and most of the XZ Utils specific documentation files in other directories are in the public domain.
  
- Translated messages are in the public domain.
  
- The build system contains public domain files, and files that are under GNU GPLv2+ or GNU GPLv3+. None of these files end up in the binaries being built.
  
- Test files and test code in the tests directory, and debugging utilities in the debug directory are in the public domain.

- The extra directory may contain public domain files, and files that are under various free software licenses.

You can do whatever you want with the files that have been put into the public domain. If you find public domain legally problematic, take the previous sentence as a license grant. If you still find the lack of copyright legally problematic, you have too many lawyers.

As usual, this software is provided "as is", without any warranty.

If you copy significant amounts of public domain code from XZ Utils into your project, acknowledging this somewhere in your software is polite (especially if it is proprietary, non-free software), but naturally it is not legally required. Here is an example of a good notice to put into "about box" or into documentation:

This software includes code from XZ Utils <<https://tukaani.org/xz/>>.

The following license texts are included in the following files:

- COPYING.LGPLv2.1: GNU Lesser General Public License version 2.1
- COPYING.GPLv2: GNU General Public License version 2
- COPYING.GPLv3: GNU General Public License version 3

Note that the toolchain (compiler, linker etc.) may add some code pieces that are copyrighted. Thus, it is possible that e.g. liblzma binary wouldn't actually be in the public domain in its entirety even though it contains no copyrighted code from the XZ Utils source package.

If you have questions, don't hesitate to ask the author(s) for more information.

# 1.708 v8 8.4.371.23

## 1.708.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.



"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2008-2009 Bjoern Hoehrmann <bjoern@hoehrmann.de>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This license applies to all parts of V8 that are not externally maintained libraries. The externally maintained libraries used by V8 are:

- PCRE test suite, located in test/mjsunit/third\_party/regexp-pcre/regexp-pcre.js. This is based on the test suite from PCRE-7.3, which is copyrighted by the University of Cambridge and Google, Inc. The copyright notice and license are embedded in regexp-pcre.js.
- Layout tests, located in test/mjsunit/third\_party/object-keys. These are based on layout tests from webkit.org which are copyrighted by Apple Computer, Inc. and released under a 3-clause BSD license.
- Strongtalk assembler, the basis of the files assembler-arm-inl.h, assembler-arm.cc, assembler-arm.h, assembler-ia32-inl.h, assembler-ia32.cc, assembler-ia32.h, assembler-x64-inl.h, assembler-x64.cc, assembler-x64.h, assembler-mips-inl.h, assembler-mips.cc, assembler-mips.h, assembler.cc and assembler.h. This code is copyrighted by Sun Microsystems

Inc. and released  
under a 3-clause BSD license.

- Valgrind client API header, located at `src/third_party/valgrind/valgrind.h`  
This is released under the BSD license.

- The Wasm C/C++ API headers, located at `third_party/wasm-api/wasm.{h,hh}`  
This is released under the Apache license. The API's upstream prototype  
implementation also formed the basis of V8's implementation in  
`src/wasm/c-api.cc`.

These libraries have their own licenses; we recommend you read them,  
as their terms may differ from the terms below.

Further license information can be found in LICENSE files located in  
sub-directories.

Copyright 2014, the V8 project authors. All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

- \* Redistributions  
in binary form must reproduce the above  
copyright notice, this list of conditions and the following  
disclaimer in the documentation and/or other materials provided  
with the distribution.

- \* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived  
from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

All files in this directory are provided by the following license if not stated  
otherwise in the individual file:

=====

This file is provided under a dual BSD/GPLv2 license. When using or redistributing this file, you may do so under either license.

#### GPL LICENSE SUMMARY

Copyright (c) 2005-2012 Intel Corporation. All rights reserved.

This program is free software; you can redistribute it and/or modify it under the terms of version 2 of the GNU General Public License as published by the Free Software Foundation.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St - Fifth Floor, Boston, MA 02110-1301 USA. The full GNU General Public License is included in this distribution in the file called LICENSE.GPL.

Contact Information:

<http://software.intel.com/en-us/articles/intel-vtune-amplifier-xe/>

#### BSD LICENSE

Copyright (c) 2005-2012 Intel Corporation. All rights reserved.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS  
AND CONTRIBUTORS

"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

CC0 1.0 Universal

## Statement of Purpose

The laws of most jurisdictions throughout the world automatically confer exclusive Copyright and Related Rights (defined below) upon the creator and subsequent owner(s) (each and all, an "owner") of an original work of authorship and/or a database (each, a "Work").

Certain owners wish to permanently relinquish those rights to a Work for the purpose of contributing to a commons of creative, cultural and scientific works ("Commons") that the public can reliably and without fear of later claims of infringement build upon, modify, incorporate in other works, reuse and redistribute as freely as possible in any form whatsoever and for any purposes, including without limitation commercial purposes. These owners may contribute to the Commons to promote the ideal of a free culture and the further production of creative, cultural and scientific works, or to gain reputation or greater distribution for their Work in part through the use and efforts of others.

For

these and/or other purposes and motivations, and without any expectation of additional consideration or compensation, the person associating CC0 with a Work (the "Affirmer"), to the extent that he or she is an owner of Copyright and Related Rights in the Work, voluntarily elects to apply CC0 to the Work and publicly distribute the Work under its terms, with knowledge of his or her Copyright and Related Rights in the Work and the meaning and intended legal effect of CC0 on those rights.

1. Copyright and Related Rights. A Work made available under CC0 may be protected by copyright and related or neighboring rights ("Copyright and Related Rights"). Copyright and Related Rights include, but are not limited to, the following:

- i. the right to reproduce, adapt, distribute, perform, display, communicate, and translate a Work;
- ii. moral rights retained by the original author(s) and/or performer(s);



iii. publicity and privacy rights pertaining to a person's image or likeness depicted in a Work;

iv. rights protecting against unfair competition in regards to a Work, subject to the limitations in paragraph 4(a), below;

v. rights protecting the extraction, dissemination, use and reuse of data in a Work;

vi. database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, and under any national implementation thereof, including any amended or successor version of such directive); and

vii. other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known

or unknown (including existing as well as future claims and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved

to the maximum extent permitted taking into account Affirmer's express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as

of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of action with respect to the Work, in either case contrary to Affirmer's express Statement of Purpose.

#### 4. Limitations and Disclaimers.

- a. No trademark or patent rights held by Affirmer are waived, abandoned, surrendered, licensed or otherwise affected by this document.
- b. Affirmer offers the Work as-is and makes no representations or warranties of any kind concerning the Work, express, implied, statutory or otherwise, including without limitation warranties of title, merchantability, fitness for a particular purpose, non infringement, or the absence of latent or other defects, accuracy, or the present or absence of errors, whether or not discoverable, all to the greatest extent permissible under applicable law.
- c. Affirmer disclaims responsibility for clearing rights of other persons that may apply to the Work or any use thereof, including without limitation any person's Copyright and Related Rights in the Work. Further, Affirmer disclaims responsibility for obtaining any necessary consents, permissions or other rights required for any use of the Work.
- d. Affirmer understands and acknowledges that Creative Commons is not a party to this document and has no duty or obligation with respect to this CC0 or use of the Work.

For more information, please see

[<http://creativecommons.org/publicdomain/zero/1.0/>](http://creativecommons.org/publicdomain/zero/1.0/)

Tests included here are based on build output generated by the six-speed benchmark suite.

Copyright (c) 2015 Kevin Decker

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all

copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN

AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 1994-2006 Sun Microsystems Inc.

All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- Redistribution in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- Neither the name of Sun Microsystems or the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

// Copyright 2016 The Chromium Authors. All rights reserved.

//

// Redistribution and use in source and binary forms, with or without

// modification, are permitted provided that the following conditions are

// met:

//

// \* Redistributions of source code must retain the above copyright

// notice, this list of conditions and the following disclaimer.

```
// * Redistributions in binary form must reproduce the above
// copyright notice, this list of conditions and the following disclaimer
// in the documentation and/or other materials provided with the
// distribution.
// * Neither the name of Google Inc. nor the names of its
// contributors may be used to endorse or promote products derived from
// this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
// "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
// LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
// A PARTICULAR PURPOSE
// ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
// OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
// LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
// DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
// THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
// (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
// OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
PCRE LICENCE
-----
```

PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Release 7 of PCRE is distributed under the terms of the "BSD" licence, as specified below. The documentation for PCRE, supplied in the "doc" directory, is distributed under the same terms as the software itself.

The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions.

#### THE BASIC LIBRARY FUNCTIONS

-----

Written by: Philip Hazel  
Email local part: ph10  
Email domain: cam.ac.uk

University of Cambridge Computing Service,  
Cambridge, England.

Copyright (c) 1997-2007 University of Cambridge  
All rights reserved.

## THE C++ WRAPPER FUNCTIONS

-----

Contributed by: Google Inc.

Copyright (c) 2007, Google Inc.

All rights reserved.

## THE "BSD" LICENCE

-----

Redistribution and use in

source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the University of Cambridge nor the name of Google Inc. nor the names of their contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

End

Copyright (c) 2010 Jonathan Hartley

All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the copyright holders, nor those of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 1993-2004 by Sun Microsystems, Inc. All rights reserved.

Developed at SunSoft, a Sun Microsystems, Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

-----  
Notice that the following BSD-style license applies to this one file (valgrind.h) only. The rest of Valgrind is licensed under the terms of the GNU General Public License, version 2, unless otherwise indicated. See the COPYING file in the source distribution for details.

-----  
This file is part of Valgrind, a dynamic binary instrumentation framework.

Copyright (C) 2000-2007 Julian Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE,

EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2006 Apple Computer, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder(s) nor the names of any contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS

FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The JsonCpp library's source code, including accompanying documentation, tests and demonstration applications, are licensed under the following conditions...

The author (Baptiste Lepilleur) explicitly disclaims copyright in all jurisdictions which recognize such a disclaimer. In such jurisdictions, this software is released into the Public Domain.

In jurisdictions which do not recognize Public Domain property (e.g. Germany as of 2010), this software is Copyright (c) 2007-2010 by Baptiste Lepilleur, and is released under the terms of the MIT License (see below).

In jurisdictions which recognize Public Domain property, the user of this software may choose to accept it either as 1) Public Domain, 2) under the conditions of the MIT License (see below), or 3) under the terms of dual Public Domain/MIT License conditions described here, as they choose.

The MIT License is about as close to Public Domain as a license can get, and is described in clear, concise terms at:

[http://en.wikipedia.org/wiki/MIT\\_License](http://en.wikipedia.org/wiki/MIT_License)

The full text of the MIT License follows:

=====  
Copyright (c) 2007-2010 Baptiste Lepilleur

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.



THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====  
(END LICENSE TEXT)

The MIT license is compatible with both the GPL and commercial software, affording one all of the rights of Public Domain with the minor nuisance of being required to keep the above copyright notice and license text in the source code. Note also that by accepting the Public Domain "license" you can re-license your copy using whatever license you like.

-----  
Notice that the following BSD-style license applies to this one file (valgrind.h) only. The rest of Valgrind is licensed under the terms of the GNU General Public License, version 2, unless otherwise indicated. See the COPYING file in the source distribution for details.

-----  
This file is part of Valgrind, a dynamic binary instrumentation framework.

Copyright (C) 2000-2010 Julian Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.

4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Notice that the above BSD-style license applies to this one file (valgrind.h) only. The entire rest of Valgrind is licensed under the terms of the GNU General Public License, version 2. See the COPYING file in the source distribution for details.

-----  
A. HISTORY OF THE SOFTWARE  
=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All

Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

| Release        | Derived from | Year      | Owner      | GPL-compatible? (1) |
|----------------|--------------|-----------|------------|---------------------|
| 0.9.0 thru 1.2 |              | 1991-1995 | CWI        | yes                 |
| 1.3 thru 1.5.2 | 1.2          | 1995-1999 | CNRI       | yes                 |
| 1.6            | 1.5.2        | 2000      | CNRI       | no                  |
| 2.0            | 1.6          | 2000      | BeOpen.com | no                  |
| 1.6.1          | 1.6          | 2001      | CNRI       | yes (2)             |
| 2.1            | 2.0+1.6.1    | 2001      | PSF        | no                  |
| 2.0.1          | 2.0+1.6.1    | 2001      | PSF        | yes                 |
| 2.1.1          | 2.1+2.0.1    | 2001      | PSF        | yes                 |
| 2.1.2          | 2.1.1        | 2002      | PSF        | yes                 |
| 2.1.3          | 2.1.2        | 2002      | PSF        | yes                 |
| 2.2 and above  | 2.1.1        | 2001-now  |            |                     |
| PSF            | yes          |           |            |                     |

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

## B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

### PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and

its associated documentation.

2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.

3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.

4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0  
-----

## BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").
2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.
3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.
4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.
5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.
6.

This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.
7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

## CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

-----

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive,

Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with

Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs

4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

-----  
Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both

that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE

FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2006-2011, the V8 project authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

W3C 3-clause BSD License

<http://www.w3.org/Consortium/Legal/2008/03-bsd-license.html>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of works must retain the original copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the original copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the W3C nor the names of its contributors may be used to endorse or promote products derived from this work without



specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.709 listenablefuture 9999.0-empty-to-avoid-conflict-with-guava

### 1.709.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.710 netty 4.1.70.Final

## 1.710.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Implementation-Title: Netty/All-in-One

Bundle-Description: Netty is an asynchronous event-driven network application framework for rapid development of maintainable high performance protocol servers and clients.

Automatic-Module-Name:

Bundle-License: <https://www.apache.org/licenses/LICENSE-2.0>

Bundle-SymbolicName: io.netty.all

Implementation-Version: 4.1.70.Final

Built-By: norman

Bnd-LastModified: 1635932641304

Bundle-ManifestVersion: 2

Implementation-Vendor-Id: io.netty

Bundle-DocURL: <https://netty.io/>

Bundle-Vendor: The Netty Project

Import-Package: sun.nio.ch;resolution:=optional,org.eclipse.jetty.npn;

version="[1,2)";resolution:=optional,org.eclipse.jetty.alpn;version="

[1,2)";resolution:=optional

Tool: Bnd-2.4.1.201501161923

Implementation-Vendor: The Netty Project

Bundle-Name: Netty/All-in-One

Bundle-Version: 4.1.70.Final

Created-By: Apache Maven Bundle Plugin

Build-Jdk: 1.8.0\_252

Implementation-URL:

<https://netty.io/netty-all/>

Found in path(s):

\* /opt/cola/permits/1350955670\_1656067697.948119/0/netty-all-4-1-70-final-jar/META-INF/MANIFEST.MF

No license file was found, but licenses were detected in source scan.

<!--

~ Copyright 2012 The Netty Project

~

~ The Netty Project licenses this file to you under the Apache License,

~ version 2.0 (the "License"); you may not use this file except in compliance

~ with the License. You may obtain a copy of the License at:

~

~ <https://www.apache.org/licenses/LICENSE-2.0>

~

~ Unless required by applicable law or agreed to in writing, software

~ distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

~ WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

~ License for the specific language governing permissions and limitations

~ under the License.

-->

Found in path(s):

\* /opt/cola/permits/1350955670\_1656067697.948119/0/netty-all-4-1-70-final-jar/META-INF/maven/io.netty/netty-

all/pom.xml

# 1.711 e2fsprogs 1.45.6-5.el8

## 1.711.1 Available under license :

This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2001 by Andries Brouwer

Copyright (C) 1999, 2000, 2003 by Theodore Ts'o

You are free to distribute this software under the terms of the GNU Lesser (Library) General Public License.

On Debian systems, the complete text of the GNU Lesser (Library) General Public License can be found in /usr/share/common-licenses/LGPL-2. This is the Debian GNU/Linux prepackaged version of the static EXT2 file system consistency checker (e2fsck.static). The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2006 Theodore Ts'o <tytso@mit.edu>

Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>

Copyright (c) 2001 Alcove <<http://www.alcove.com/>>

Copyright (c) 1997 Klee Dienes

Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, is protected by the GNU General Public License.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General

Public License can be found in `usr/share/common-licenses/GPL-2'.

```
#
# This is a Makefile stub which handles the creation of BSD shared
# libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#
```

all:: image

```
real-subdirs:: Makefile
@echo " MKDIR pic"
@mkdir -p pic
```

```
BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic
```

image: \$(BSD\_LIB)

```
$(BSD_LIB): $(OBJS)
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJS))
$(MV) pic/$(BSD_LIB) .
$(RM) -f ../$(BSD_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) \
`echo $(my_dir) | sed -e 's;lib/;;'"/$(BSD_LIB) $(BSD_LIB))
```

```
install-shlibs install:: $(BSD_LIB)
@echo " INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
@$(INSTALL_PROGRAM) $(BSD_LIB) \
$(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
@-$(LDCONFIG)
```

install-strip: install

install-shlibs-strip:: install-shlibs

```
uninstall-shlibs uninstall::
$(RM) -f $(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
```

```
clean::
$(RM)
-rf pic
$(RM) -f $(BSD_LIB)
```



\$(RM) -f ../\$(BSD\_LIB)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the Debian GNU/Linux prepackaged version of the translation files of the EXT2 file system utilities. The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2006 Theodore Ts'o <tytso@mit.edu>

Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>

Copyright (c) 2001 Alcove <<http://www.alcove.com/>>

Copyright (c) 1997 Klee Dienes

Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, is protected by the GNU General Public License.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000,

2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in ``usr/share/common-licenses/GPL-2'`. This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Fri Dec 14 22:24:35 EST 2007

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007 by Theodore Ts'o

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Index: tdbsa/tdb.c

=====

--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

\*/

/\*

- Unix SMB/CIFS implementation.
- + trivial database library - standalone version

- trivial database library - private includes

-

- Copyright (C) Andrew Tridgell 2005
- + Copyright (C) Andrew Tridgell 1999-2005
- + Copyright (C) Jeremy Allison 2000-2006
- + Copyright (C) Paul `Rusty' Russell 2000

\*\* NOTE! The following LGPL license applies to the tdb  
\*\* library. This does NOT imply that all of Samba is released  
EXT2ED is hereby placed under the terms of the GNU General Public License.  
Follows the GNU license.

Gadi Oxman, August 1995

-----  
GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by  
the  
GNU Library General Public License instead.) You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program,

and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access

to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free



Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or

(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY;  
for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider

it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

This package, the EXT2 filesystem utilities, are made available under  
the GNU Public License version 2, with the exception of the lib/ext2fs  
and lib/e2p libraries, which are made available under the GNU Library  
General Public License Version 2, the lib/uuid library which is made  
available under a BSD-style license and the lib/et and lib/ss

libraries which are made available under an MIT-style license. Please see lib/uuid/COPYING for more details for the license for the files comprising the libuuid library, and the source file headers of the libet and libss libraries for more information.

The most recent officially distributed version can be found at <http://e2fsprogs.sourceforge.net>. If you need to make a distribution, that's the one you should use. If there is some reason why you'd like a more recent version that is still in ALPHA testing (i.e., either using the "WIP" test distributions or one from the hg or git repository from the development branch, please contact me (tytso@mit.edu) before you ship. The release schedules for this package are flexible, if you give me enough lead time.

Theodore Ts'o  
23-June-2007

-----  
GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered

only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with

the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software



and  
of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name  
of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision  
comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a  
subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

-----  
GNU LIBRARY GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for  
all its users.

This license, the Library General Public License, applies to some  
specially designated Free Software Foundation software, and to any  
other libraries whose authors decide to use it. You can use it for  
your libraries, too.

When we speak of free software, we are referring to freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it  
if you want it, that you can change the software or use pieces of it  
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid  
anyone to deny you these rights or to ask you to surrender the rights.  
These restrictions translate to certain responsibilities for you if  
you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis  
or for a  
fee, you must give the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source  
code. If you link a program with the library, you must provide  
complete object files to the recipients so that they can relink them  
with the library, after making changes to the library and recompiling  
it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright  
the library, and (2) offer you this license which gives you legal  
permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain  
that everyone understands that there is no warranty for this free

library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a

"work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

### Activities

other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact

all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each

and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and

therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked



with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the

Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply,

and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Library General Public License for more details.

You should have received a copy of the GNU Library General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

This is the Debian GNU/Linux prepackaged version of the EXT2 file  
system utilities (e2fsck, mke2fs, etc.). The EXT2 utilities were  
written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2007 Theodore Ts'o <tytso@mit.edu>  
Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>  
Copyright (c) 2001 Alcove <<http://www.alcove.com/>>  
Copyright (c) 1997 Klee Dienes  
Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, are made available under  
the GNU General Public License version 2, with the exception of the  
lib/ext2fs and lib/e2p libraries, which are made available under the  
GNU Library General Public License Version 2, the lib/uuid library  
which is made available under a BSD-style license and the lib/et and  
lib/ss libraries  
which are made available under an MIT-style license.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000,  
2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in `"/usr/share/common-licenses/GPL-2"`. The complete text of the GNU Library General Public License can be found in `"/usr/share/common-licenses/LGPL-2"`.

The license used for lib/et and lib/ss libraries is:

Copyright 1987 by the Student Information Processing Board  
of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose is hereby granted, provided that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. M.I.T. and the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

The license used for lib/uuid is:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF

LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2000, 2003, 2004 by Theodore Ts'o

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the Debian GNU/Linux prepackaged version of the ss command-line interface parsing library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:  
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

From the original distribution:

Copyright 1987, 1988 by the Student Information Processing Board of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

M.I.T. and

the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

This is the Debian GNU/Linux prepackaged version of the Common Error Description library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:  
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

From the original distribution:

Copyright 1987, 1988 by the Student Information Processing Board of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

M.I.T. and the M.I.T.

S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.



# 1.712 libgcript 1.8.5-7.el8\_6

## 1.712.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based

on it,  
under Section 2) in object code or executable form under the terms of  
Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and  
`show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

Additional license notices for Libgcrypt.            -\*- org -\*-

This file contains the copying permission notices for various files in  
the Libgcrypt distribution which are not covered by the GNU Lesser  
General Public License (LGPL) or the GNU General Public License (GPL).

These notices all require that a copy of the notice be included  
in the accompanying documentation and be distributed with binary  
distributions of the code, so be sure to include this file along  
with any binary distributions derived from the GNU C Library.

\* BSD\_3Clause

For files:

- cipher/sha256-avx-amd64.S
- cipher/sha256-avx2-bmi2-amd64.S
- cipher/sha256-ssse3-amd64.S
- cipher/sha512-avx-amd64.S
- cipher/sha512-avx2-bmi2-amd64.S
- cipher/sha512-ssse3-amd64.S

#+begin\_quote

Copyright (c) 2012, Intel Corporation



All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions

of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY INTEL CORPORATION "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL CORPORATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#+end\_quote

For files:

- random/jitterentropy-base.c
- random/jitterentropy.h
- random/rndjent.c (plus common Libgrypt copyright holders)

#+begin\_quote

\* Copyright Stephan Mueller <smueller@chronox.de>, 2013

\*

\* License

\* =====

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, and the entire permission notice in its entirety,  
\* including the disclaimer of warranties.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the  
following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. The name of the author may not be used to endorse or promote  
\* products derived from this software without specific prior  
\* written permission.  
\*  
\* ALTERNATIVELY, this product may be distributed under the terms of  
\* the GNU General Public License, in which case the provisions of the GPL are  
\* required INSTEAD OF the above restrictions. (This clause is  
\* necessary due to a potential bad interaction between the GPL and  
\* the restrictions contained in a BSD-style copyright.)  
\*  
\* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED  
\* WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF  
\* WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
PROCUREMENT  
\* OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
\* BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE  
\* USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH  
\* DAMAGE.  
#+end\_quote

\* X License

For files:

- install.sh

#+begin\_quote

Copyright (C) 1994 X Consortium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

#+end\_quote

\* Public domain

For files:

- cipher/arcfour-amd64.S

#+begin\_quote

Author: Marc Bevand <bevand\_m (at) epita.fr>

Licence: I hereby disclaim the copyright on this code and place it in the public domain.

#+end\_quote

\* OCB license 1

For

files:

- cipher/cipher-ocb.c

#+begin\_quote

OCB is covered by several patents but may be used freely by most software. See <http://web.cs.ucdavis.edu/~rogaway/ocb/license.htm> .

In particular license 1 is suitable for Libgcrypt: See <http://web.cs.ucdavis.edu/~rogaway/ocb/license1.pdf> for the full license document; it basically says:

License 1 License for Open-Source Software Implementations of OCB  
(Jan 9, 2013)

Under this license, you are authorized to make, use, and distribute open-source software implementations of OCB. This license terminates for you if you sue someone over their

open-source software implementation of OCB claiming that you have a patent covering their implementation.

## License for Open Source Software Implementations of OCB

January 9, 2013

### 1 Definitions

1.1 Licensor means Phillip Rogaway.

1.2 Licensed Patents means any patent that claims priority to United States Patent Application No. 09/918,615 entitled Method and Apparatus for Facilitating Efficient Authenticated Encryption, and any utility, divisional, provisional, continuation, continuations-in-part, reexamination, reissue, or foreign counterpart patents that may issue with respect to the aforesaid patent application. This includes, but is not limited to, United States Patent No. 7,046,802; United States Patent No. 7,200,227; United States Patent No. 7,949,129; United States Patent No. 8,321,675 ; and any patent that issues out of United States Patent Application No. 13/669,114.

1.3 Use means any practice of any invention claimed in the Licensed Patents.

1.4 Software Implementation means any practice of any invention claimed in the Licensed Patents that takes the form of software executing on a user-programmable, general-purpose computer or that takes the form of a computer-readable medium storing such software. Software Implementation does not include, for example, application-specific integrated circuits (ASICs), field-programmable gate arrays (FPGAs), embedded systems, or IP cores.

1.5 Open Source Software means software whose source code is published and made available for inspection and use by anyone because either (a) the source code is subject to a license that permits recipients to copy, modify, and distribute the source code without payment of fees or royalties, or (b) the source code is in the public domain, including code released for public use through a CC0 waiver. All licenses certified by the Open Source Initiative at [opensource.org](http://opensource.org) as of January 9, 2013 and all Creative Commons licenses identified on the [creativecommons.org](http://creativecommons.org) website as of January 9, 2013, including the Public License Fallback of the CC0 waiver, satisfy these requirements for the purposes of this license.

1.6 Open Source Software Implementation means a Software Implementation in which the software implicating the Licensed Patents is Open Source Software. Open Source Software Implementation does not include any Software Implementation in which the software implicating the Licensed

Patents is combined, so as to form a larger program, with software that is not Open Source Software.

## 2 License Grant

2.1 License. Subject to your compliance with the terms of this license, including the restriction set forth in Section 2.2, Licensor hereby grants to you a perpetual, worldwide, non-exclusive, non-transferable, non-sublicensable, no-charge, royalty-free, irrevocable license to practice any invention claimed in the Licensed Patents in any Open Source Software Implementation.

2.2 Restriction. If you or your affiliates institute patent litigation (including, but not limited to, a cross-claim or counterclaim in a lawsuit) against any entity alleging that any Use authorized by this license infringes another patent, then any rights granted to you under this license automatically terminate as of the date such litigation is filed.

## 3 Disclaimer

YOUR USE OF THE LICENSED PATENTS

IS AT YOUR OWN RISK AND UNLESS REQUIRED

BY APPLICABLE LAW, LICENSOR MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED PATENTS OR ANY PRODUCT EMBODYING ANY LICENSED PATENT, EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. IN NO EVENT WILL LICENSOR BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM OR RELATED TO ANY USE OF THE LICENSED PATENTS, INCLUDING, WITHOUT LIMITATION, DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR SPECIAL DAMAGES, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES PRIOR TO SUCH AN OCCURRENCE.

#+end\_quote

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software

patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the

users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's



complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a)

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined

with any other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they

do not  
excuse you from the conditions of this License. If you cannot  
distribute so as to satisfy simultaneously your obligations under this  
License and any other pertinent obligations, then as a consequence you  
may not distribute the Library at all. For example, if a patent  
license would not permit royalty-free redistribution of the Library by  
all those who receive copies directly or indirectly through you, then  
the only way you could satisfy both it and this License would be to  
refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under  
any particular circumstance, the balance of the section is intended to  
apply, and the section as a whole is intended to apply in other  
circumstances.

It is not the purpose of this section to induce you to infringe any  
patents or other property right claims or to contest validity of any  
such claims; this section has the sole purpose of protecting the  
integrity of the free software distribution  
system which is  
implemented by public license practices. Many people have made  
generous contributions to the wide range of software distributed  
through that system in reliance on consistent application of that  
system; it is up to the author/donor to decide if he or she is willing  
to distribute software through any other system and a licensee cannot  
impose that choice.

This section is intended to make thoroughly clear what is believed to  
be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in  
certain countries either by patents or by copyrighted interfaces, the  
original copyright holder who places the Library under this License  
may add an explicit geographical distribution limitation excluding those  
countries, so that distribution is permitted only in or among  
countries not thus excluded. In such case, this License incorporates  
the limitation as if written in the body of this License.

13. The Free Software Foundation  
may publish revised and/or new  
versions of the Lesser General Public License from time to time.  
Such new versions will be similar in spirit to the present version,  
but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library  
specifies a version number of this License which applies to it and  
"any later version", you have the option of following the terms and  
conditions either of that version or of any later version published by

the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

^L

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source file

to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## 1.713 reactive-streams 1.0.4

### 1.713.1 Available under license :

MIT-0



# 1.714 psl 1.9.0

## 1.714.1 Available under license :

The MIT License (MIT)

Copyright (c) 2017 Lupo Montero lupomontero@gmail.com

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.715 gnupg 2.2.19-3ubuntu2.2

## 1.715.1 Available under license :

Here is a list with collected copyright notices. For details see the description of each individual package. [Compiled by wk 2017-11-07]

GNUPG is

Copyright (C) 1997-2017 Werner Koch

Copyright (C) 1994-2017 Free Software Foundation, Inc.

Copyright (C) 2003-2017 g10 Code GmbH

Copyright (C) 2002 Klarlvdalens Datakonsult AB

Copyright (C) 1995-1997, 2000-2007 Ulrich Drepper <drepper@gnu.ai.mit.edu>

Copyright (C) 1994 X Consortium

Copyright (C) 1998 by The Internet Society.

Copyright (C) 1998-2004 The OpenLDAP Foundation

Copyright (C) 1998-2004 Kurt D. Zeilenga.

Copyright (C) 1998-2004 Net Boolean Incorporated.

Copyright (C) 2001-2004 IBM Corporation.

Copyright (C) 1999-2003 Howard Y.H. Chu.

Copyright (C) 1999-2003 Symas Corporation.

Copyright (C) 1998-2003 Hallvard B. Furuseth.

Copyright (C) 1992-1996 Regents of the University of Michigan.

Copyright (C) 2000 Dimitrios Souflis

Copyright (C) 2008,2009,2010,2012-2016 William Ahern

GnuPG is free software;

you can redistribute it and/or modify it

under the terms of the GNU General Public License as published by

the Free Software Foundation; either version 3 of the License, or

(at your option) any later version.

GnuPG is distributed in the hope that it will be useful, but WITHOUT

ANY WARRANTY; without even the implied warranty of MERCHANTABILITY

or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public

License for more details.

You should have received a copy of the GNU General Public License

along with this program; if not, see <<https://www.gnu.org/licenses/>>.

LIBGCRYPT is

Copyright (C) 1989,1991-2017 Free Software Foundation, Inc.

Copyright (C) 1994 X Consortium

Copyright (C) 1996 L. Peter Deutsch

Copyright (C) 1997 Werner Koch

Copyright (C) 1998 The Internet Society

Copyright (C) 1996-1999 Peter Gutmann, Paul Kendall, and Chris Wedgwood

Copyright (C) 1996-2006 Peter Gutmann, Matt Thomlinson and Blake Coverett

Copyright (C) 2003 Nikos Mavroyanopoulos

Copyright (C) 2006-2007 NTT (Nippon Telegraph and Telephone Corporation)

Copyright (C) 2012-2017 g10 Code GmbH

Copyright (C) 2012 Simon Josefsson, Niels Mller

Copyright (c) 2012 Intel Corporation

Copyright (C) 2013 Christian Grothoff

Copyright (C) 2013-2017 Jussi Kivilinna

Copyright (C) 2013-2014 Dmitry Eremin-Solenikov

Copyright (C) 2014 Stephan Mueller

Copyright (C) 2017 Bundesamt fr Sicherheit in der Informationstechnik

Libgcrypt is free software; you can redistribute it and/or modify

it under the terms of the GNU Lesser General Public License as

published by the Free Software Foundation; either version 2.1 of

the License, or (at your option) any later version.

Libgcrypt is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the

GNU Lesser General Public License for more details.

You should have received a copy of the  
GNU Lesser General Public  
License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

LIBGPG-ERROR is

Copyright (C) 2003-2004, 2010, 2013-2017 g10 Code GmbH

libpgp-error is free software; you can redistribute it and/or  
modify it under the terms of the GNU Lesser General Public License  
as published by the Free Software Foundation; either version 2.1 of  
the License, or (at your option) any later version.

libpgp-error is distributed in the hope that it will be useful, but  
WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License  
along with this program; if not, see <<http://www.gnu.org/licenses/>>.

LIBASSUAN is

Copyright (C) 1992-2013 Free Software Foundation, Inc.

Copyright (C) 1994 X Consortium

Copyright (C) 2000 Werner Koch (dd9jn)

Copyright (C)

2001-2016 g10 Code GmbH

Copyright (C) 2004 Simon Josefsson

Assuan is free software; you can redistribute it and/or modify it  
under the terms of the GNU Lesser General Public License as  
published by the Free Software Foundation; either version 2.1 of  
the License, or (at your option) any later version.

Assuan is distributed in the hope that it will be useful, but  
WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

LIBKSBA is

Copyright (C) 2001, 2002, 2003, 2004, 2005, 2006, 2010, 2011

2012, 2013, 2014, 2015 g10 Code GmbH

Copyright (C) 2001, 2002, 2003, 2007 Free Software Foundation, Inc.

Copyright (C) 2000, 2001 Fabio Fiorina

The library and the header files are distributed under

the following

terms (LGPLv3+/GPLv2+):

KSBA is free software; you can redistribute it and/or modify

it under the terms of either

- the GNU Lesser General Public License as published by the Free Software Foundation; either version 3 of the License, or (at your option) any later version.

or

- the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

or both in parallel, as here.

KSBA is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

The other parts (e.g. manual, build system, tests) are distributed under the following terms (GPLv3):

KSBA is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the

Free Software Foundation; either version 3 of the License, or (at your option) any later version.

KSBA is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

NPTH is

Copyright (C) 2011, 2012, 2014, 2015, 2017 g10 Code GmbH

nPth is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

nPth is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, see <<https://www.gnu.org/licenses/>>.

NTBTLS is

Copyright (C) 2006-2014 Brainspark B.V.  
Copyright (C) 2014-2017 g10 Code GmbH

NTBTLS is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 3 of the License, or (at your option) any later version.

NTBTLS is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

PINENTRY is

Copyright (C) 1999 Robert Bihlmeyer <[robbe@orcus.priv.at](mailto:robbe@orcus.priv.at)>  
Copyright (C) 2001-2004, 2007-2008, 2010, 2015-2016 g10 Code GmbH  
Copyright (C) 2002, 2008 Klarlvdalens Datakonsult AB (KDAB)  
Copyright (C) 2004 by Albrecht  
Dre <[albrecht.dress@arcor.de](mailto:albrecht.dress@arcor.de)>  
Copyright 2007 Ingo Klcker  
Copyright (C) 2014 Serge Voilokov  
Copyright (C) 2015 Daiki Ueno  
Copyright (C) 2015 Daniel Kahn Gillmor <[dkg@fifthhorseman.net](mailto:dkg@fifthhorseman.net)>  
Copyright 2016 Intevation GmbH

PINENTRY is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

PINENTRY is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, see <<https://www.gnu.org/licenses/>>.

GPGME is

Copyright (C) 1991-2013 Free Software Foundation, Inc.  
Copyright (C) 2000-2001 Werner Koch  
Copyright (C) 2001-2017 g10 Code GmbH

Copyright (C) 2002 Klarlvdalens Datakonsult AB  
Copyright (C) 2004-2008 Igor Belyi  
Copyright (C) 2002 John Goerzen  
Copyright (C) 2014, 2015 Martin Albrecht  
Copyright (C) 2015 Ben McGinnes  
Copyright (C) 2015-2016 Bundesamt fr Sicherheit in der Informationstechnik  
Copyright (C) 2016 Intevation GmbH

GPGME is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

GPGME is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

NSIS is

Copyright 1999-2009 Nullsoft and Contributors  
Copyright 2002-2008 Amir Szekely  
Copyright 2003 Ramon

This license applies to everything in the NSIS package, except where otherwise noted.

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

The user interface used with the installer is

Copyright 2002-2009 Joost Verburg

[It is distributed along with NSIS and the same conditions as stated above apply]

TinySCHEME is part of the GnuPG package and is

Copyright (c) 2000, Dimitrios Souflis  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Dimitrios Souflis nor the names of the contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED  
BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR  
CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

LIBDNS is part of the GnuPG package and is

Copyright (c) 2008, 2009, 2010, 2012-2016 William Ahern

Permission is hereby granted, free of charge, to any person obtaining a  
copy of this software and associated documentation files (the  
"Software"),  
to deal in the Software without restriction, including  
without limitation the rights to use, copy, modify, merge, publish,  
distribute, sublicense, and/or sell copies of the Software, and to permit  
persons to whom the Software is furnished to do so, subject to the  
following conditions:

The above copyright notice and this permission notice shall be included  
in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS  
OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN  
NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,  
DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR  
OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE  
USE OR OTHER DEALINGS IN THE SOFTWARE.

ZLIB is

(C) 1995-2013 Jean-loup Gailly and Mark Adler

This software is provided  
'as-is', without any express or implied  
warranty. In no event will the authors be held liable for any damages



arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly      Mark Adler  
jloup@gzip.org      madler@alumni.caltech.edu

BZIP2 is

This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2010 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

SQLITE has

been put into the public-domain by its author D. Richard Hipp:  
The author disclaims copyright to this source code. In place of a legal notice, here is a blessing:

May you do good and not evil.

May you find forgiveness for yourself and forgive others.

May you share freely, never taking more than you give.

[Note that only a few files are distributed under this license.]

Creative Commons Legal Code

CC0 1.0 Universal

CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE LEGAL SERVICES. DISTRIBUTION OF THIS DOCUMENT DOES NOT CREATE AN ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES REGARDING THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED HEREUNDER, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED HEREUNDER.

Statement of Purpose

The laws of most jurisdictions throughout the world automatically confer exclusive Copyright and Related Rights (defined below) upon the creator and subsequent owner(s) (each and all, an "owner") of an original work of authorship and/or a database (each, a "Work").

Certain owners wish to permanently relinquish those rights to a Work for the purpose of contributing to a commons of creative, cultural and scientific works ("Commons") that the public can reliably and without fear of later claims of infringement build upon, modify, incorporate in other works, reuse and redistribute as freely as possible in any form whatsoever and for any purposes, including without limitation commercial purposes.

These owners may contribute to the Commons to promote the ideal of a free culture and the further production of creative, cultural and scientific works, or to gain reputation or greater distribution for their Work in part through the use and efforts of others.

For these and/or other purposes and motivations, and without any expectation of additional consideration or compensation, the person associating CC0 with a Work (the "Affirmer"), to the extent that he or she is an owner of Copyright and Related Rights in the Work, voluntarily elects to apply CC0 to the Work and publicly distribute the Work under its terms, with knowledge of his or her Copyright and Related Rights in the Work and the meaning and intended legal effect of CC0 on those rights.

1. Copyright and Related Rights. A Work made available under CC0 may be protected by copyright and related or neighboring rights ("Copyright and Related Rights"). Copyright and Related Rights include, but are not limited to, the following:

- i. the right to reproduce, adapt, distribute, perform, display, communicate, and translate a Work;
- ii. moral rights retained by the original author(s) and/or performer(s);
- iii. publicity and privacy rights pertaining to a person's image or likeness depicted in a Work;
- iv. rights protecting against unfair competition in regards to a Work, subject to the limitations in paragraph 4(a), below;
- v. rights protecting the extraction, dissemination, use and reuse of data in a Work;
- vi. database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, and under any national implementation thereof, including any amended or successor version of such directive); and
- vii. other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known or unknown (including existing as well as future claims and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising

or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved to the maximum extent permitted taking into account Affirmer's express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of action with respect to the Work, in either case contrary to Affirmer's express Statement of Purpose.

#### 4. Limitations and Disclaimers.

- a. No trademark or patent rights held by Affirmer are waived, abandoned, surrendered, licensed or otherwise affected by this document.
- b. Affirmer offers the Work as-is and makes no representations or warranties of any kind concerning the Work, express, implied, statutory or otherwise, including without limitation warranties of title, merchantability, fitness for a particular purpose, non infringement, or the absence of latent or other defects, accuracy, or the present or absence of errors, whether or not discoverable, all to the greatest extent permissible under applicable law.
- c. Affirmer disclaims responsibility for clearing rights of other persons that may apply to the Work or any use thereof, including without limitation any person's Copyright and Related Rights in the Work. Further, Affirmer disclaims responsibility for obtaining any necessary consents, permissions or other rights required for any use of the

Work.

d. Affirmer understands and acknowledges that Creative Commons is not a party to this document and has no duty or obligation with respect to this CC0 or use of the Work.

## GNU GENERAL PUBLIC LICENSE Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer

you this License  
giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To

"modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the

earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than

the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.



### 3. Protecting Users'

#### Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This

License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the

written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute

modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object

code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may

not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time

you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or



otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea

of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
```

```
This program comes with ABSOLUTELY  
NO WARRANTY; for details type `show w'.
```

```
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first,

please read

<<https://www.gnu.org/philosophy/why-not-lgpl.html>>.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free

program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause

any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the

Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.



9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

## How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if

necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this

is what you want to do, use the GNU Lesser General  
Public License instead of this License.

[Note that only a few files are distributed under this license.]

## GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically  
libraries--of the  
Free Software Foundation and other authors who decide to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations  
below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get

it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original

library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of

this Lesser General Public License (also called "this License").  
Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
  
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
  
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
  
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections

1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.



If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise,  
if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if

the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the

materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the

Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole

purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

^L

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It

is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

#### LICENSE TERMS

Copyright (c) 2000, Dimitrios Souflis  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Dimitrios Souflis nor the names of the contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,

EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

[Note that only a few files are distributed under this license.]

## GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the

Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:



- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
  
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
  
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
  
- d) Do one of the following:
  - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.
  
  - 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.
  
- e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library

facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

```
# COPYING.other          -*- org -*-  
#+TITLE: List of code with permissive licenses as used by GnuPG.  
#+STARTUP: showall
```

\* DNS resolver (dirmngr/dns.c)

dns.c - Recursive, Reentrant DNS Resolver.

-----  
Copyright (c) 2008, 2009, 2010, 2012-2016 William Ahern

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the

"Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\* TinySCHEME (tests/gpgscm/LICENSE.TinySCHEME)

Copyright (c) 2000, Dimitrios Souflis  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Dimitrios Souflis nor the names of the contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING

NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.716 pcre 10.32-3.el8\_6

## 1.716.1 Available under license :

PCRE2 LICENCE

-----

PCRE2 is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Releases 10.00 and above of PCRE2 are distributed under the terms of the "BSD" licence, as specified below, with one exemption for certain binary redistributions. The documentation for PCRE2, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a just-in-time compiler that can be used to optimize pattern matching. This is an optional feature that can be omitted when the library is built.

### THE BASIC LIBRARY FUNCTIONS

-----

Written by: Philip Hazel  
Email local part: ph10  
Email domain: cam.ac.uk

University of Cambridge Computing Service,  
Cambridge, England.

Copyright  
(c) 1997-2018 University of Cambridge  
All rights reserved.

### PCRE2 JUST-IN-TIME COMPILATION SUPPORT

-----

Written by: Zoltan Herczeg  
Email local part: hzmester  
Email domain: freemail.hu

Copyright(c) 2010-2018 Zoltan Herczeg

All rights reserved.

## STACK-LESS JUST-IN-TIME COMPILER

-----

Written by: Zoltan Herczeg

Email local part: hzmester

Email domain: freemail.hu

Copyright(c) 2009-2018 Zoltan Herczeg

All rights reserved.

## THE "BSD" LICENCE

-----

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notices, this list of conditions and the following disclaimer.
  
- \* Redistributions in binary form must reproduce the above copyright notices, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
  
- \* Neither the name of the University of Cambridge nor the names of any contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## EXEMPTION FOR BINARY LIBRARY-LIKE PACKAGES

-----

The second condition in the BSD licence (covering binary redistributions) does not apply all the way down a chain of software. If binary package A includes PCRE2, it must respect the condition, but if package B is software that includes package A, the condition is not imposed on package B unless it uses PCRE2 independently.

End

PCRE2 LICENCE

Please see the file LICENCE in the PCRE2 distribution for licensing details.

End

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.717 bash 4.4.20-4.el8\_6

### 1.717.1 Available under license :

GNU Free Documentation License  
Version 1.3, 3 November 2008

Copyright (C) 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

<<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## 0. PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document "free" in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We

have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

## 1. APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall

subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.



The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The

Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

## 2. VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

## 3. COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the

copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

#### 4. MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

A. Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section

- of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.
- B. List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.
  - C. State on the Title page the name of the publisher of the Modified Version, as the publisher.
  - D. Preserve all the copyright notices of the Document.
  - E. Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.
  - F. Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.
  - G. Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.
  - H. Include an unaltered copy of this License.
  - I. Preserve the section Entitled "History", Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled "History" in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.
  - J. Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.
  - K. For any section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.
  - L. Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.
  - M. Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.
  - N. Do not retitle any existing section to be Entitled "Endorsements" or to conflict in title with any Invariant Section.
  - O. Preserve any Warranty Disclaimers.

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties--for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

## 5. COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled "History" in the various original documents, forming one section Entitled "History"; likewise combine any sections Entitled "Acknowledgements", and any sections Entitled "Dedications". You must delete all sections Entitled "Endorsements".

## 6. COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

## 7. AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

## 8. TRANSLATION

Translation is considered a kind of modification, so you may

distribute translations of the Document under the terms of section 4.

Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

## 9. TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

## 10. FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

## 11. RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

Copyright (c) YEAR YOUR NAME.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled "GNU Free Documentation License".

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the "with...Texts." line with this:

with the Invariant Sections being LIST THEIR TITLES, with the Front-Cover Texts being LIST, and with the Back-Cover Texts being LIST.

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c The GNU Free Documentation License.  
@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,  
@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.  
@uref{http://fsf.org/}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0



@item

## PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in

part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain `@sc{ascii}` without markup, Texinfo input format, `La@TeX{}` input format, `@acronym{SGML}` or `@acronym{XML}` using a publicly available `@acronym{DTD}`, and standard-conforming simple `@acronym{HTML}`, PostScript or `@acronym{PDF}` designed for human modification. Examples of transparent image formats include `@acronym{PNG}`, `@acronym{XCF}` and `@acronym{JPG}`. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, `@acronym{SGML}` or `@acronym{XML}` for which the `@acronym{DTD}` and/or processing tools are not generally available, and the machine-generated `@acronym{HTML}`, PostScript or `@acronym{PDF}` produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the

Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct

from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for

public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of

Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements''.

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract

a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

#### AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

#### TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.



@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License ``or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this

License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover

Texts being @var{list}, and with the Back-Cover Texts

being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to

share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the

extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

## 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and

appropriately

publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any  
non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all  
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey,  
and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to  
produce it from the Program, in the form of source code under the  
terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified  
it, and giving a relevant date.
  
- b) The work must carry prominent notices stating that it is  
released under this License and any conditions added under section  
7. This requirement modifies the requirement in section  
4 to  
"keep intact all notices".
  
- c) You must license the entire work, as a whole, under this  
License to anyone who comes into possession of a copy. This  
License will therefore apply, along with any applicable section 7  
additional terms, to the whole of the work, and all its parts,  
regardless of how they are packaged. This License gives no  
permission to license the work in any other way, but it does not  
invalidate such permission if you have separately received it.
  
- d) If the work has interactive user interfaces, each must display  
Appropriate Legal Notices; however, if the Program has interactive  
interfaces that do not display Appropriate Legal Notices, your  
work need not make them do so.

A compilation of a covered work with other separate and independent  
works, which are not by their nature extensions of the covered work,  
and which are not combined with it such as to form a larger program,  
in or on a volume of a storage or distribution  
medium, is called an  
"aggregate" if the compilation and its resulting copyright are not  
used to limit the access or legal rights of the compilation's users  
beyond what the individual works permit. Inclusion of a covered work  
in an aggregate does not cause this License to apply to the other  
parts of the aggregate.



## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
- e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding

Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and

protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered

work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF



SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.
```

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to

do, use the GNU Lesser General

Public License instead of this License. But first, please read

<<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

Unless otherwise stated, all files in this directory are Copyright (C)

1991,1992,1993,1994,1995,1996,1997,1998,1999,2000,2001,2002,2003,2004,2005,2006,2007,2008,2009,2010,2011

Free Software Foundation, Inc.

See the file COPYING in the bash distribution root directory for copying and usage restrictions.

The file ifs-posix.tests is Copyright (C) 2005 Glen Fowler.

## 1.718 highcharts 6.0.3

### 1.718.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Boost module

(c) 2010-2017 Highsoft AS

Author: Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/boost.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/boost-canvas.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/boost.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/boost-canvas.js  
No license file was found, but licenses were detected in source scan.

```
/**  
* Modules in this bundle  
* @license  
*  
* svg2pdf.js:  
* license: MIT (http://opensource.org/licenses/MIT)  
* author: yFiles for HTML Support Team <yfileshtml@yworks.com>  
* homepage: https://github.com/yWorks/svg2pdf.js#readme  
* version: 1.1.0  
*  
* svgpath:  
* license: MIT (http://opensource.org/licenses/MIT)  
* maintainers: vitality <vitality@rcdesign.ru>  
* homepage: https://github.com/fontello/svgpath#readme  
* version: 2.2.1  
*  
* This header is generated by licensify (https://github.com/twada/licensify)  
*/
```

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/lib/svg2pdf.js  
No license file was found, but licenses were detected in source scan.

```
/**  
* @license Highcharts JS v6.0.3 (2017-11-14)  
*  
* (c) 2009-2016 Torstein Honsi  
*  
* License: www.highcharts.com/license  
*/
```

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/highcharts.src.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/highcharts-more.src.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/highcharts-more.src.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/highcharts.src.js  
No license file was found, but licenses were detected in source scan.

```
/*  
Highcharts JS v6.0.3 (2017-11-14)  
Highstock as a plugin for Highcharts
```

(c) 2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/stock.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/stock.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

(c) 2009-2016 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/highcharts-more.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/highcharts-more.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/highcharts.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/highcharts.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highstock JS v6.0.3 (2017-11-14)

\*

\* (c) 2009-2016 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/highstock.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/highstock.src.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Tilemap module

\*

\* (c) 2010-2017 Highsoft AS

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/tilemap.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/tilemap.src.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Highcharts Drilldown module

Author: Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/drilldown.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/drilldown.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Wind barb series module

(c) 2010-2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/windbarb.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/windbarb.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Streamgraph module

(c) 2010-2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/streamgraph.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/streamgraph.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

## Solid angular gauge module

(c) 2010-2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/solid-gauge.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/solid-gauge.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

## 3D features for Highcharts JS

@license: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/highcharts-3d.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/highcharts-3d.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

## Support for parallel coordinates in Highcharts

(c) 2010-2017 Pawel Fus

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/parallel-coordinates.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/parallel-coordinates.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Exporting module

(c) 2010-2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/export-data.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/exporting.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/exporting.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/export-data.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Exporting module

\*

\* (c) 2010-2017 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/export-data.src.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/exporting.src.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/exporting.src.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/export-data.src.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Highcharts Drilldown module

\*

\* Author: Torstein Honsi

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/drilldown.src.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/drilldown.src.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Accessibility module

\*

\* (c) 2010-2017 Highsoft AS

\* Author: Oystein Moseng

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/accessibility.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-

tgz/package/js/modules/accessibility.src.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* X-range series

\*

\* (c) 2010-2017 Torstein Honsi, Lars A. V. Cabrera

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/xrange.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/xrange.src.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\*

\* Pareto series type for Highcharts

\*

\* (c) 2010-2017 Sebastian Bochan

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/pareto.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/pareto.src.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Tilemap module

(c) 2010-2017 Highsoft AS

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/tilemap.js



\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/tilemap.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Sankey diagram module

\*

\* (c) 2010-2017 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/sankey.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/sankey.src.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\*

\* Item series type for Highcharts

\*

\* (c) 2010-2017 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/item-series.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/item-series.src.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Highcharts funnel module

(c) 2010-2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/funnel.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/funnel.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)



\* (c) 2010-2017 Torstein Honsi  
\*  
\* License: [www.highcharts.com/license](http://www.highcharts.com/license)  
\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/windbarb.src.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/windbarb.src.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)  
Client side exporting module

(c) 2015 Torstein Honsi / Oystein Moseng

License: [www.highcharts.com/license](http://www.highcharts.com/license)  
\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/offline-exporting.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/offline-exporting.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)  
Sankey diagram module

(c) 2010-2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)  
\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/sankey.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/sankey.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)  
Drag-panes module

(c) 2010-2017 Highsoft AS  
Author: Kacper Madej

License: [www.highcharts.com/license](http://www.highcharts.com/license)  
\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/drag-panes.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/drag-panes.js  
No license file was found, but licenses were detected in source scan.

/\*\* @preserve

\* jsPDF - PDF Document creation from JavaScript  
\* Version 1.2.68 Built on 2017-07-18T14:26:07.334Z  
\* CommitID 38732db74a  
\*  
\* Copyright (c) 2010-2014 James Hall <james@parall.ax>, <https://github.com/MrRio/jsPDF>  
\* 2010 Aaron Spike, <https://github.com/acspike>  
\* 2012 Willow Systems Corporation, [willow-systems.com](http://willow-systems.com)  
\* 2012 Pablo Hess, <https://github.com/pablohess>  
\* 2012 Florian Jenett, <https://github.com/fjenett>  
\* 2013 Warren Weckesser, <https://github.com/warrenweckesser>  
\* 2013 Youssef Beddad, <https://github.com/lifof>  
\* 2013 Lee Driscoll, <https://github.com/lsdriscoll>  
\* 2013 Stefan Slonevskiy, <https://github.com/stefslon>  
\* 2013 Jeremy Morel, <https://github.com/jmorel>  
\* 2013

Christoph Hartmann, <https://github.com/chris-rock>

\* 2014 Juan Pablo Gaviria, <https://github.com/juanpgaviria>  
\* 2014 James Makes, <https://github.com/dollaruw>  
\* 2014 Diego Casorran, <https://github.com/diegocr>  
\* 2014 Steven Spungin, <https://github.com/Flamenco>  
\* 2014 Kenneth Glassey, <https://github.com/Gavvers>  
\*

\* Licensed under the MIT License

\*

\* Contributor(s):

\* siefkenj, ahwolf, rickygu, Midnith, saintclair, eaparango,  
\* kim3er, mfo, alnorth, Flamenco

\*/

/\*\*

\* jsPDF AcroForm Plugin  
\* Copyright (c) 2016 Alexander Weidt, <https://github.com/BiggA94>  
\*  
\* Licensed under the MIT License.  
\* <http://opensource.org/licenses/mit-license>  
\*/

/\*

Deflate.js - <https://github.com/gildas-lormeau/zip.js>  
Copyright (c) 2013 Gildas Lormeau. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL JCRAFT, INC. OR ANY CONTRIBUTORS TO THIS SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
*/  
/*  
html2canvas 0.5.0-alpha <http://html2canvas.hertzen.com>  
Copyright (c) 2014 Niklas von Herten
```

Released under MIT License

```
*/  
/*  
* base64-arraybuffer  
* https://github.com/niklasvh/base64-arraybuffer  
*  
* Copyright (c) 2012 Niklas von Herten  
* Licensed under the MIT license.  
*/  
/*  
# PNG.js  
# Copyright (c) 2011 Devon Govett  
# MIT LICENSE  
#  
#  
*/
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/lib/jspdf.js
```

No license file was found, but licenses were detected in source scan.

```
/**
 * @license Highcharts JS v6.0.3 (2017-11-14)
 *
 * (c) 2009-2017 Torstein Honsi
 *
 * License: www.highcharts.com/license
 */
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/skies.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/dark-blue.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/gray.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/overlapping-
datalabels.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/gray.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/series-label.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/grid.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/grid-light.src.js
*
/opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/series-label.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/heatmap.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/overlapping-
datalabels.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/dark-green.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/broken-axis.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/grid-light.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/heatmap.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/dark-unica.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/sand-signika.src.js
*
/opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/dark-unica.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/sand-signika.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/dark-blue.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/skies.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/grid.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/broken-axis.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/dark-green.src.js
```

No license file was found, but licenses were detected in source scan.

```
/**
 * @license Highcharts JS v6.0.3 (2017-11-14)
 * Streamgraph module
 *
 * (c) 2010-2017 Torstein Honsi
 *
 * License: www.highcharts.com/license
```

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/streamgraph.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/streamgraph.src.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

(c) 2016 Highsoft AS

Authors: Jon Arild Nygard

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/sunburst.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/sunburst.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/wordcloud.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/wordcloud.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Highcharts funnel module

\*

\* (c) 2010-2017 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/funnel.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/funnel.src.js

No license file was found, but licenses were detected in source scan.

/\*

Highmaps JS v6.0.3 (2017-11-14)

(c) 2011-2016 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/highmaps.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/highmaps.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Data module

\*

\* (c) 2012-2017 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

/\*\*

\* A comma delimited string to be parsed. Related options are [startRow](#data.

\* startRow), [endRow](#data.endRow), [startColumn](#data.startColumn)

\* and [endColumn](#data.endColumn) to delimit what part of the table

\* is used. The [lineDelimiter](#data.lineDelimiter) and [itemDelimiter](#data.

\* itemDelimiter) options define the CSV delimiter formats.

\*

\* The built-in CSV parser doesn't support all flavours of CSV, so in

\* some cases it may be necessary to use an external CSV parser. See

\* [this example](<http://jsfiddle.net/highcharts/u59176h4/>) of parsing

\* CSV through the MIT licensed [Papa Parse](<http://papaparse.com/>)

\* library.

\*

\* @type {String}

\* @sample {highcharts} highcharts/data/csv/ Data from CSV

\* @since 4.0

\* @product highcharts

\* @apioption data.csv

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/data.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/data.src.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highmaps JS v6.0.3 (2017-11-14)

\* Highmaps as a plugin for Highcharts 4.1.x or Highstock 2.1.x (x being the patch version of this file)

\*

\* (c) 2011-2017 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/map.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/map.src.js



No license file was found, but licenses were detected in source scan.

/\*

Highmaps JS v6.0.3 (2017-11-14)

Highmaps as a plugin for Highcharts 4.1.x or Highstock 2.1.x (x being the patch version of this file)

(c) 2011-2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/map.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/map.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Bullet graph series type for Highcharts

(c) 2010-2017 Kacper Madej

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/bullet.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/bullet.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Vector plot series module

\*

\* (c) 2010-2017 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/vector.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/vector.src.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

(c) 2010-2017 Highsoft AS

Author: Sebastian Domas

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/histogram-bellcurve.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/histogram-bellcurve.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Pareto series type for Highcharts

(c) 2010-2017 Sebastian Bochan

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/pareto.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/pareto.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highmaps JS v6.0.3 (2017-11-14)

\*

\* (c) 2011-2016 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/highmaps.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/highmaps.src.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license canvg.js - Javascript SVG parser and renderer on Canvas

\* MIT Licensed

\* Gabe Lerner (gabelerner@gmail.com)

\* <http://code.google.com/p/canvg/>

\*

\* Requires: [rgbcolor.js](http://www.phpied.com/rgb-color-parser-in-javascript/) - <http://www.phpied.com/rgb-color-parser-in-javascript/>

```
*  
*/  
/**  
* @license Highcharts JS v4.2.7 (2016-09-21)  
* CanVGRenderer Extension module  
*  
* (c) 2011-2016 Torstein Honsi, Erik Olsson  
*  
* License: www.highcharts.com/license  
*/
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/canvas-tools.src.js  
No license file was found, but licenses were detected in source scan.
```

```
/**  
* @license Highcharts JS v6.0.3 (2017-11-14)  
*  
* (c) 2014 Highsoft AS  
* Authors: Jon Arild Nygard / Oystein Moseng  
*  
* License: www.highcharts.com/license  
*/
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/treemap.src.js  
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/treemap.src.js  
No license file was found, but licenses were detected in source scan.
```

```
/*  
Highcharts JS v6.0.3 (2017-11-14)
```

Item series type for Highcharts

(c) 2010-2017 Torstein Honsi

License: www.highcharts.com/license  
\*/

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/item-series.js  
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/item-series.js  
No license file was found, but licenses were detected in source scan.
```

```
/*  
Highcharts JS v6.0.3 (2017-11-14)  
Vector plot series module
```

(c) 2010-2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/vector.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/vector.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Highcharts variwide module

\*

\* (c) 2010-2017 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/variwide.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/variwide.src.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Plugin for displaying a message when there is no data visible in chart.

\*

\* (c) 2010-2017 Highsoft AS

\* Author: Oystein Moseng

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/no-data-to-display.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/no-data-to-display.src.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Highcharts variwide module

(c) 2010-2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/variwide.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/variwide.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

(c) 2009-2017 Highsoft AS

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/avocado.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/sunset.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/sunset.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/avocado.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Variable Pie module for Highcharts

(c) 2010-2017 Grzegorz Blachliski

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/variable-pie.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/variable-pie.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

StaticScale

(c) 2016 Torstein Honsi, Lars A. V. Cabrera

--- WORK IN PROGRESS ---

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/static-scale.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/static-scale.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

X-range series

(c) 2010-2017 Torstein Honsi, Lars A. V. Cabrera

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/xrange.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/xrange.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\*

\* (c) 2010-2017 Highsoft AS

\* Author: Sebastian Domas

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/histogram-bellcurve.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/histogram-bellcurve.src.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v5.0.14 (2017-07-28)

X-range series

(c) 2010-2017 Torstein Honsi, Lars A. V. Cabrera

--- WORK IN PROGRESS ---

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/xrange-series.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/xrange-series.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

(c) 2014 Highsoft AS

Authors: Jon Arild Nygard / Oystein Moseng

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/treemap.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/treemap.js

No license file was found, but licenses were detected in source scan.

/\*\* @preserve

\* jsPDF - PDF Document creation from JavaScript

\* Version 1.2.68 Built on 2017-07-18T14:26:05.034Z

\* CommitID 38732db74a

\*

\* Copyright (c) 2010-2014 James Hall <james@parall.ax>, <https://github.com/MrRio/jsPDF>

\* 2010 Aaron Spike, <https://github.com/acspike>

\* 2012 Willow Systems Corporation, [willow-systems.com](http://willow-systems.com)

\* 2012 Pablo Hess, <https://github.com/pablohess>

\* 2012 Florian Jenett, <https://github.com/fjenett>

\* 2013 Warren Weckesser, <https://github.com/warrenweckesser>

\* 2013 Youssef Beddad, <https://github.com/lifof>

\* 2013 Lee Driscoll, <https://github.com/lsdriscoll>

\* 2013 Stefan Slonevskiy, <https://github.com/stefslon>

\* 2013 Jeremy Morel, <https://github.com/jmorel>

\* 2013

Christoph Hartmann, <https://github.com/chris-rock>

\* 2014 Juan Pablo Gaviria, <https://github.com/juanpgaviria>

\* 2014 James Makes, <https://github.com/dollaruw>

\* 2014 Diego Casorran, <https://github.com/diegocr>

\* 2014 Steven Spungin, <https://github.com/Flamenco>

\* 2014 Kenneth Glassey, <https://github.com/Gavvers>

\*

\* Licensed under the MIT License

\*

\* Contributor(s):

\* siefkenj, ahwolf, rickygu, Midnith, saintclair, eaparango,

\* kim3er, mfo, alnorth, Flamenco

\*/

/\*\*

\* jsPDF AcroForm Plugin

```
* Copyright (c) 2016 Alexander Weidt, https://github.com/BiggA94
*
* Licensed under the MIT License.
* http://opensource.org/licenses/mit-license
*/
/** @preserve
* jsPDF split_text_to_size plugin - MIT license.
* Copyright (c) 2012 Willow Systems Corporation, willow-systems.com
*     2014 Diego Casorran, https://github.com/diegocr
*/
/**
Resources:
Font metrics data is reprocessed derivative of contents of
"Font Metrics for PDF Core 14 Fonts" package, which exhibits the following copyright and license:

Copyright (c) 1989, 1990, 1991, 1992, 1993, 1997 Adobe Systems Incorporated. All Rights Reserved.

This file and the 14 PostScript(R) AFM files it accompanies may be used,
copied, and distributed for any purpose and without charge, with or without
modification, provided that all copyright notices are retained; that the AFM
files are not distributed without this file; that all modifications to this
file or any of the AFM files are prominently noted in the modified file(s);
and that this paragraph is not modified. Adobe Systems has no responsibility
or obligation to support the use of the AFM files.

*/
/* Blob.js
* A Blob implementation.
* 2014-07-24
*
* By Eli Grey, http://eligrey.com
* By Devin Samarin, https://github.com/dsamarin
* License: X11/MIT
* See https://github.com/eligrey/Blob.js/blob/master/LICENSE.md
*/
/* FileSaver.js
* A saveAs() FileSaver implementation.
* 1.1.20151003
*
* By Eli Grey, http://eligrey.com
* License: MIT
* See https://github.com/eligrey/FileSaver.js/blob/master/LICENSE.md
*/
/*
Deflate.js - https://github.com/gildas-lormeau/zip.js
Copyright (c) 2013 Gildas Lormeau. All rights reserved.
```

Redistribution and use in source and binary forms, with or without



modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS'' AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL JCRAFT, INC. OR ANY CONTRIBUTORS TO THIS SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
*/
/*
  html2canvas 0.5.0-alpha
<http://html2canvas.hertzen.com>
  Copyright (c) 2014 Niklas von Hertzen

  Released under MIT License
*/
/*
 * base64-arraybuffer
 * https://github.com/niklasvh/base64-arraybuffer
 *
 * Copyright (c) 2012 Niklas von Hertzen
 * Licensed under the MIT license.
*/
/*
# PNG.js
# Copyright (c) 2011 Devon Govett
# MIT LICENSE
#
#
*/
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/lib/jspdf.src.js
```

No license file was found, but licenses were detected in source scan.

```
/**
 * @license Highcharts JS v6.0.3 (2017-11-14)
 *
 * (c) 2009-2017 Highsoft AS
 *
 * License: www.highcharts.com/license
 */
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/avocado.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/sunset.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/sunset.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/avocado.src.js
```

No license file was found, but licenses were detected in source scan.

```
/*
Highcharts JS v6.0.3 (2017-11-14)
```

(c) 2009-2017 Torstein Honsi

License: www.highcharts.com/license

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/grid-light.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/grid.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/sand-signika.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/broken-axis.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/series-label.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/gray.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/skies.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/heatmap.js
*
/opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/overlapping-
datalabels.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/series-label.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/dark-green.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/gray.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/dark-unica.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/themes/dark-blue.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/heatmap.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/broken-axis.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/dark-blue.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/dark-green.js
*
```

```
/opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/grid-light.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/overlapping-
datalabels.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/dark-unica.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/grid.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/sand-signika.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/themes/skies.js
No license file was found, but licenses were detected in source scan.
```

```
/*
Highcharts JS v6.0.3 (2017-11-14)
Plugin for displaying a message when there is no data visible in chart.
```

(c) 2010-2017 Highsoft AS  
Author: Oystein Moseng

License: [www.highcharts.com/license](http://www.highcharts.com/license)  
\*/

```
Found in path(s):
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/no-data-to-
display.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/no-data-to-
display.js
No license file was found, but licenses were detected in source scan.
```

```
/**
* @license Highcharts
*
* (c) 2009-2016 Torstein Honsi
*
* License: www.highcharts.com/license
*/
```

```
Found in path(s):
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/css/highcharts.scss
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/css/highcharts.css
No license file was found, but licenses were detected in source scan.
```

```
/**
* @license Highcharts JS v6.0.3 (2017-11-14)
*
* 3D features for Highcharts JS
*
* @license: www.highcharts.com/license
*/
/**
* (c) 2010-2017 Torstein Honsi
```

```
*
* License: www.highcharts.com/license
*/
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/highcharts-3d.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/highcharts-3d.src.js
```

No license file was found, but licenses were detected in source scan.

```
/**
* @license Highcharts JS v6.0.3 (2017-11-14)
*
* Variable Pie module for Highcharts
*
* (c) 2010-2017 Grzegorz Blachliski
*
* License: www.highcharts.com/license
*/
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/variable-pie.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/variable-pie.src.js
```

No license file was found, but licenses were detected in source scan.

```
/**
* @license Highcharts JS v6.0.3 (2017-11-14)
* Annotations module
*
* (c) 2009-2017 Torstein Honsi
*
* License: www.highcharts.com/license
*/
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/annotations.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/annotations.src.js
```

No license file was found, but licenses were detected in source scan.

```
/*
Highcharts JS v6.0.3 (2017-11-14)
Gantt series

(c) 2016 Lars A. V. Cabrera
```

--- WORK IN PROGRESS ---

```
License: www.highcharts.com/license
*/
```

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/gantt.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/gantt.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Highstock as a plugin for Highcharts

\*

\* (c) 2017 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/stock.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/stock.src.js

No license file was found, but licenses were detected in source scan.

/\*

canvg.js - Javascript SVG parser and renderer on Canvas

MIT Licensed

Gabe Lerner ([gabelerner@gmail.com](mailto:gabelerner@gmail.com))

<http://code.google.com/p/canvg/>

Requires: [rgbcolor.js](http://www.phpied.com/rgb-color-parser-in-javascript/) - <http://www.phpied.com/rgb-color-parser-in-javascript/>

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/lib/canvg.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Solid angular gauge module

\*

\* (c) 2010-2017 Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/solid-gauge.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/solid-gauge.src.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Data module

(c) 2012-2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/data.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/data.js

No license file was found, but licenses were detected in source scan.

/\*

Highstock JS v6.0.3 (2017-11-14)

(c) 2009-2016 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/highstock.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/highstock.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* GridAxis

\*

\* (c) 2016 Lars A. V. Cabrera

\*

\* --- WORK IN PROGRESS ---

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/grid-axis.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/grid-axis.src.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Annotations module

(c) 2009-2017 Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/annotations.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/annotations.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Boost module

\*

\* (c) 2010-2017 Highsoft AS

\* Author: Torstein Honsi

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/boost.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/boost.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/boost-canvas.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/boost-canvas.src.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\* Gantt series

\*

\* (c) 2016 Lars A. V. Cabrera

\*

\* --- WORK IN PROGRESS ---

\*

\* License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/gantt.src.js

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/gantt.src.js

No license file was found, but licenses were detected in source scan.

/\*\*

\* @license Highcharts JS v6.0.3 (2017-11-14)

\*

\* Bullet graph series type for Highcharts

\*

\* (c) 2010-2017 Kacper Madej  
\*  
\* License: [www.highcharts.com/license](http://www.highcharts.com/license)  
\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/bullet.src.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/bullet.src.js

No license file was found, but licenses were detected in source scan.

```
/** @preserve
 * canvg.js - Javascript SVG parser and renderer on Canvas
 * MIT Licensed
 * Gabe Lerner (gabelerner@gmail.com)
 * http://code.google.com/p/canvg/
 *
 * Requires: rgbcolor.js - http://www.phpied.com/rgb-color-parser-in-javascript/
 */
```

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/lib/canvg.src.js

No license file was found, but licenses were detected in source scan.

```
/**
 * @license Highcharts JS v5.0.14 (2017-07-28)
 * X-range series
 *
 * (c) 2010-2017 Torstein Honsi, Lars A. V. Cabrera
 *
 * --- WORK IN PROGRESS ---
 *
 * License: www.highcharts.com/license
 */
```

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/xrange-series.src.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/xrange-series.src.js

No license file was found, but licenses were detected in source scan.

```
/*
Highcharts JS v6.0.3 (2017-11-14)
Accessibility module

(c) 2010-2017 Highsoft AS
Author: Oystein Moseng
```

License: [www.highcharts.com/license](http://www.highcharts.com/license)



\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/accessibility.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/accessibility.js

No license file was found, but licenses were detected in source scan.

/\*

Highcharts JS v6.0.3 (2017-11-14)

Old IE (v6, v7, v8) module for Highcharts v6+.

(c) 2010-2017 Highsoft AS

Author: Torstein Honsi

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/oldie.js  
\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/oldie.js

No license file was found, but licenses were detected in source scan.

/\*

A class to parse color values

@author Stoyan Stefanov <[sstoo@gmail.com](mailto:sstoo@gmail.com)>

@link <http://www.phpied.com/rgb-color-parser-in-javascript/>

Use it if you like it

canvg.js - Javascript SVG parser and renderer on Canvas

MIT Licensed

Gabe Lerner ([gabelerner@gmail.com](mailto:gabelerner@gmail.com))

<http://code.google.com/p/canvg/>

Requires: [rgbcolor.js](http://www.phpied.com/rgb-color-parser-in-javascript/) - <http://www.phpied.com/rgb-color-parser-in-javascript/>

Highcharts JS v4.2.7 (2016-09-21)

CanVGRenderer Extension module

(c) 2011-2016 Torstein Honsi, Erik Olsson

License: [www.highcharts.com/license](http://www.highcharts.com/license)

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/canvas-tools.js

No license file was found, but licenses were detected in source scan.

/\*\*

```
* @license Highcharts JS v6.0.3 (2017-11-14)
*
* Support for parallel coordinates in Highcharts
*
* (c) 2010-2017 Pawel Fus
*
* License: www.highcharts.com/license
*/
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/parallel-
coordinates.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/parallel-
coordinates.src.js
```

No license file was found, but licenses were detected in source scan.

```
/**
* @license Highcharts JS v6.0.3 (2017-11-14)
* StaticScale
*
* (c) 2016 Torstein Honsi, Lars A. V. Cabrera
*
* --- WORK IN PROGRESS ---
*
* License: www.highcharts.com/license
*/
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/static-scale.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/static-scale.src.js
```

No license file was found, but licenses were detected in source scan.

```
/*
Highcharts JS v6.0.3 (2017-11-14)
GridAxis

(c) 2016 Lars A. V. Cabrera
```

--- WORK IN PROGRESS ---

```
License: www.highcharts.com/license
*/
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/grid-axis.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/grid-axis.js
```

No license file was found, but licenses were detected in source scan.

```
/**
 * @license Highcharts JS v6.0.3 (2017-11-14)
 *
 * (c) 2016 Highsoft AS
 * Authors: Jon Arild Nygard
 *
 * License: www.highcharts.com/license
 */
```

Found in path(s):

```
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/wordcloud.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/wordcloud.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/js/modules/sunburst.src.js
* /opt/cola/permits/1392458499_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/modules/sunburst.src.js
```

No license file was found, but licenses were detected in source scan.

```
/**
 * Modules in this bundle
 * @license
 *
 * svg2pdf.js:
 * license: MIT (http://opensource.org/licenses/MIT)
 * author: yFiles for HTML Support Team <yfileshtml@yworks.com>
 * homepage: https://github.com/yWorks/svg2pdf.js#readme
 * version: 1.1.0
 *
 * svgpath:
 * license: MIT (http://opensource.org/licenses/MIT)
 * maintainers: vitality <vitaly@rcdesign.ru>
 * homepage: https://github.com/fontello/svgpath#readme
 * version: 2.2.1
 *
 * This header is generated by licensify (https://github.com/twada/licensify)
 */
/*
```

The MIT License (MIT)

Copyright (c) 2015-2016 yWorks GmbH

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all

copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*/

Found in path(s):

\* /opt/cola/permits/1392458499\_1660727548.54736/0/highcharts-6-0-3-1-tgz/package/lib/svg2pdf.src.js

## 1.719 jackson 2.13.4

### 1.719.1 Available under license :

```
=====
== NOTICE file corresponding to the section 4 d of      ==
== the Apache License, Version 2.0,                    ==
== in this case for the Apache Camel distribution.      ==
=====
```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Please read the different LICENSE files present in the licenses directory of  
this distribution.

Camel :: Jackson  
Copyright 2007-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>



Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.720 pcre 10.34-7ubuntu0.1

## 1.720.1 Available under license :

PCRE2 LICENCE

Please see the file LICENCE in the PCRE2 distribution for licensing details.

End

PCRE2 LICENCE

-----

PCRE2 is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Releases 10.00 and above of PCRE2 are distributed under the terms of the "BSD" licence, as specified below, with one exemption for certain binary redistributions. The documentation for PCRE2, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a just-in-time compiler that can be used to optimize pattern matching. This is an optional feature that can be omitted when the library is built.

### THE BASIC LIBRARY FUNCTIONS

-----

Written by: Philip Hazel

Email local part: ph10

Email domain: cam.ac.uk

University of Cambridge Computing Service,  
Cambridge, England.

Copyright

(c) 1997-2019 University of Cambridge

All rights reserved.

## PCRE2 JUST-IN-TIME COMPILATION SUPPORT

-----

Written by: Zoltan Herczeg  
Email local part: hzmester  
Email domain: freemail.hu

Copyright(c) 2010-2019 Zoltan Herczeg  
All rights reserved.

## STACK-LESS JUST-IN-TIME COMPILER

-----

Written by: Zoltan Herczeg  
Email local part: hzmester  
Email domain: freemail.hu

Copyright(c) 2009-2019 Zoltan Herczeg  
All rights reserved.

## THE "BSD" LICENCE

-----

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notices, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notices, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the University of Cambridge nor the names of any contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#### EXEMPTION FOR BINARY LIBRARY-LIKE PACKAGES

-----

The second condition in the BSD licence (covering binary redistributions) does not apply all the way down a chain of software. If binary package A includes PCRE2, it must respect the condition, but if package B is software that includes package A, the condition is not imposed on package B unless it uses PCRE2 independently.

End

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.721 gnupg 2.2.20-3.el8\_6

### 1.721.1 Available under license :

Here is a list with collected copyright notices. For details see the description of each individual package. [Compiled by wk 2017-11-07]

GNUPG is

Copyright (C) 1997-2017 Werner Koch  
Copyright (C) 1994-2017 Free Software Foundation, Inc.  
Copyright (C) 2003-2017 g10 Code GmbH  
Copyright (C) 2002 Klarlvadalens Datakonsult AB  
Copyright (C) 1995-1997, 2000-2007 Ulrich Drepper <drepper@gnu.ai.mit.edu>  
Copyright (C) 1994 X Consortium  
Copyright (C) 1998 by The Internet Society.  
Copyright (C) 1998-2004 The OpenLDAP Foundation  
Copyright (C) 1998-2004 Kurt D. Zeilenga.  
Copyright (C) 1998-2004 Net Boolean Incorporated.  
Copyright (C) 2001-2004 IBM Corporation.  
Copyright (C) 1999-2003 Howard Y.H. Chu.  
Copyright (C) 1999-2003 Symas Corporation.  
Copyright (C) 1998-2003 Hallvard B. Furuseth.  
Copyright (C) 1992-1996 Regents of the University of Michigan.  
Copyright (C) 2000 Dimitrios Souflis  
Copyright (C) 2008,2009,2010,2012-2016 William Ahern

GnuPG is free software;  
you can redistribute it and/or modify it  
under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 3 of the License, or  
(at your option) any later version.

GnuPG is distributed in the hope that it will be useful, but WITHOUT  
ANY WARRANTY; without even the implied warranty of MERCHANTABILITY  
or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public  
License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, see <<https://www.gnu.org/licenses/>>.

LIBGCRYPT is

Copyright (C) 1989,1991-2017 Free Software Foundation, Inc.  
Copyright (C) 1994 X Consortium  
Copyright (C) 1996 L. Peter Deutsch  
Copyright (C) 1997 Werner Koch  
Copyright (C) 1998 The Internet Society  
Copyright (C) 1996-1999 Peter Gutmann, Paul Kendall, and Chris Wedgwood  
Copyright (C) 1996-2006 Peter Gutmann, Matt Thomlinson and Blake Coverett  
Copyright (C) 2003 Nikos Mavroyanopoulos  
Copyright (C) 2006-2007 NTT (Nippon Telegraph and Telephone Corporation)  
Copyright (C) 2012-2017 g10 Code GmbH  
Copyright (C) 2012 Simon Josefsson, Niels Mller

Copyright (c) 2012 Intel Corporation  
Copyright (C) 2013 Christian Grothoff  
Copyright (C) 2013-2017 Jussi Kivilinna  
Copyright (C) 2013-2014 Dmitry Eremin-Solenikov  
Copyright (C) 2014 Stephan Mueller  
Copyright (C) 2017 Bundesamt fr Sicherheit in der Informationstechnik

Libgcrypt is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

Libgcrypt is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

LIBGPG-ERROR is

Copyright (C) 2003-2004, 2010, 2013-2017 g10 Code GmbH

libpgp-error is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

libpgp-error is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

LIBASSUAN is

Copyright (C) 1992-2013 Free Software Foundation, Inc.

Copyright (C) 1994 X Consortium

Copyright (C) 2000 Werner Koch (dd9jn)

Copyright (C)

2001-2016 g10 Code GmbH

Copyright (C) 2004 Simon Josefsson

Assuan is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

Assuan is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

LIBKSBA is

Copyright (C) 2001, 2002, 2003, 2004, 2005, 2006, 2010, 2011  
2012, 2013, 2014, 2015 g10 Code GmbH  
Copyright (C) 2001, 2002, 2003, 2007 Free Software Foundation, Inc.  
Copyright (C) 2000, 2001 Fabio Fiorina

The library and the header files are distributed under the following terms (LGPLv3+/GPLv2+):

KSBA is free software; you can redistribute it and/or modify it under the terms of either

- the GNU Lesser General Public License as published by the Free Software Foundation; either version 3 of the License, or (at your option) any later version.

or

- the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

or both in parallel, as here.

KSBA is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

The other parts (e.g. manual, build system, tests) are distributed under the following terms (GPLv3):

KSBA is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 3 of the License, or (at your option) any later version.

KSBA is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

NPTH is

Copyright (C) 2011, 2012, 2014, 2015, 2017 g10 Code GmbH

nPth is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

nPth is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, see <<https://www.gnu.org/licenses/>>.

NTBTLS is

Copyright (C) 2006-2014 Brainspark B.V.  
Copyright (C) 2014-2017 g10 Code GmbH

NTBTLS is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 3 of the License, or (at your option) any later version.

NTBTLS is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License

along with this program; if not, see <<http://www.gnu.org/licenses/>>.

PINENTRY is

Copyright (C) 1999 Robert Bihlmeyer <[robbe@orcus.priv.at](mailto:robbe@orcus.priv.at)>  
Copyright (C) 2001-2004, 2007-2008, 2010, 2015-2016 g10 Code GmbH  
Copyright (C) 2002, 2008 Klarlvdalens Datakonsult AB (KDAB)  
Copyright (C) 2004 by Albrecht  
Dre <[albrecht.dress@arcor.de](mailto:albrecht.dress@arcor.de)>  
Copyright 2007 Ingo Klcker  
Copyright (C) 2014 Serge Voilokov  
Copyright (C) 2015 Daiki Ueno  
Copyright (C) 2015 Daniel Kahn Gillmor <[dkg@fifthhorseman.net](mailto:dkg@fifthhorseman.net)>  
Copyright 2016 Intevation GmbH

PINENTRY is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

PINENTRY is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, see <<https://www.gnu.org/licenses/>>.

GPGME is

Copyright (C) 1991-2013 Free Software Foundation, Inc.  
Copyright (C) 2000-2001 Werner Koch  
Copyright (C) 2001-2017 g10 Code GmbH  
  
Copyright (C) 2002 Klarlvdalens Datakonsult AB  
Copyright (C) 2004-2008 Igor Belyi  
Copyright (C) 2002 John Goerzen  
Copyright (C) 2014, 2015 Martin Albrecht  
Copyright (C) 2015 Ben McGinnes  
Copyright (C) 2015-2016 Bundesamt fr Sicherheit in der Informationstechnik  
Copyright (C) 2016 Intevation GmbH

GPGME is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.



GPGME is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

NSIS is

Copyright 1999-2009 Nullsoft and Contributors  
Copyright 2002-2008 Amir Szekely  
Copyright 2003 Ramon

This license applies to everything in the NSIS package, except where otherwise noted.

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

The user interface used with the installer is

Copyright 2002-2009 Joost Verburg

[It is distributed along with NSIS and the same conditions as stated above apply]

TinySCHEME is part of the GnuPG package and is

Copyright (c) 2000, Dimitrios Souflis  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Dimitrios Souflis nor the names of the contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED  
BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
`AS IS' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

LIBDNS is part of the GnuPG package and is

Copyright (c) 2008, 2009, 2010, 2012-2016 William Ahern

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"),  
to deal in the Software without restriction, including  
without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

ZLIB is

(C) 1995-2013 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly      Mark Adler  
jloup@gzip.org      madler@alumni.caltech.edu

BZIP2 is

This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2010 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

SQLITE has

been put into the public-domain by its author D. Richard Hipp:  
The author disclaims copyright to this source code. In place of a legal notice, here is a blessing:

May you do good and not evil.

May you find forgiveness for yourself and forgive others.

May you share freely, never taking more than you give.

[Note that only a few files are distributed under this license.]

Creative Commons Legal Code

CC0 1.0 Universal

CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE LEGAL SERVICES. DISTRIBUTION OF THIS DOCUMENT DOES NOT CREATE AN ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES REGARDING THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED HEREUNDER, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED

HEREUNDER.

## Statement of Purpose

The laws of most jurisdictions throughout the world automatically confer exclusive Copyright and Related Rights (defined below) upon the creator and subsequent owner(s) (each and all, an "owner") of an original work of authorship and/or a database (each, a "Work").

Certain owners wish to permanently relinquish those rights to a Work for the purpose of contributing to a commons of creative, cultural and scientific works ("Commons") that the public can reliably and without fear of later claims of infringement build upon, modify, incorporate in other works, reuse and redistribute as freely as possible in any form whatsoever and for any purposes, including without limitation commercial purposes. These owners may contribute to the Commons to promote the ideal of a free culture and the further production of creative, cultural and scientific works, or to gain reputation or greater distribution for their Work in part through the use and efforts of others.

For these and/or other purposes and motivations, and without any expectation of additional consideration or compensation, the person associating CC0 with a Work (the "Affirmer"), to the extent that he or she is an owner of Copyright and Related Rights in the Work, voluntarily elects to apply CC0 to the Work and publicly distribute the Work under its terms, with knowledge of his or her Copyright and Related Rights in the Work and the meaning and intended legal effect of CC0 on those rights.

1. Copyright and Related Rights. A Work made available under CC0 may be protected by copyright and related or neighboring rights ("Copyright and Related Rights"). Copyright and Related Rights include, but are not limited to, the following:

- i. the right to reproduce, adapt, distribute, perform, display, communicate, and translate a Work;
- ii. moral rights retained by the original author(s) and/or performer(s);
- iii. publicity and privacy rights pertaining to a person's image or likeness depicted in a Work;
- iv. rights protecting against unfair competition in regards to a Work, subject to the limitations in paragraph 4(a), below;
- v. rights protecting the extraction, dissemination, use and reuse of data in a Work;
- vi. database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection

of databases, and under any national implementation thereof, including any amended or successor version of such directive); and

vii. other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known or unknown (including existing as well as future claims and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved to the maximum extent permitted taking into account Affirmer's express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of action with respect to the Work, in either case contrary to Affirmer's express Statement of Purpose.

#### 4. Limitations and Disclaimers.

- a. No trademark or patent rights held by Affirmer are waived, abandoned, surrendered, licensed or otherwise affected by this document.
- b. Affirmer offers the Work as-is and makes no representations or warranties of any kind concerning the Work, express, implied, statutory or otherwise, including without limitation warranties of title, merchantability, fitness for a particular purpose, non infringement, or the absence of latent or other defects, accuracy, or the present or absence of errors, whether or not discoverable, all to the greatest extent permissible under applicable law.
- c. Affirmer disclaims responsibility for clearing rights of other persons that may apply to the Work or any use thereof, including without limitation any person's Copyright and Related Rights in the Work. Further, Affirmer disclaims responsibility for obtaining any necessary consents, permissions or other rights required for any use of the Work.
- d. Affirmer understands and acknowledges that Creative Commons is not a party to this document and has no duty or obligation with respect to this CC0 or use of the Work.

#### GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for

them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.



## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To

"modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content,

constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users'

Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

## 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product

(including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product

model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any

tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute

modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional

terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.



## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted

by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered

work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the

Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms,

reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
```

```
This program comes with ABSOLUTELY  
NO WARRANTY; for details type `show w'.
```

```
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands

might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/philosophy/why-not-lgpl.html>>.

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether

gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's

source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to



exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES

PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU  
General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

[Note that only a few files are distributed under this license.]

## GNU LESSER GENERAL PUBLIC LICENSE Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.



1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections

1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the

Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement

or

otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and

conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

^L

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It

is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software

Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

LICENSE TERMS

Copyright (c) 2000, Dimitrios Souflis

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are



met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Dimitrios Souflis nor the names of the contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

[Note that only a few files are distributed under this license.]

## GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated

material

is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:
  - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.
  - 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with

a modified version

of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

## 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser

General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

```
# COPYING.other                *- org *-  
#+TITLE: List of code with permissive licenses as used by GnuPG.  
#+STARTUP: showall
```

\* DNS resolver (dirmngr/dns.c)

dns.c - Recursive, Reentrant DNS Resolver.

-----  
Copyright (c) 2008, 2009, 2010, 2012-2016 William Ahern

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\* TinySCHEME (tests/gpgscm/LICENSE.TinySCHEME)

Copyright (c) 2000, Dimitrios Souflis  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice,

this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Dimitrios Souflis nor the names of the contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.722 chill\_2.12 0.7.6

### 1.722.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

Copyright 2012 Twitter, Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/config/ScalaAnyRefMapConfig.scala

\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/ScalaKryoInstantiator.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/EitherSerializer.scala  
\*  
/opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/ManifestSerializer.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/config/ReflectingInstantiatorBuilder.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/RegexSerializer.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/package.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/ObjectSerializer.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/WrappedArraySerializer.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/Traversable.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/ClassManifestSerializer.scala  
\*  
/opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/SomeSerializer.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/SingletonSerializer.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/KryoBase.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/SortedSetSerializer.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/config/ScalaMapConfig.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/CleaningSerializer.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/RichKryo.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/KryoSerializer.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/BitSetSerializer.scala  
\*  
/opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/EnumerationSerializer.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/TupleSerializers.scala  
\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/SortedMapSerializer.scala  
No license file was found, but licenses were detected in source scan.

/\*\*

\* Copyright (c) 2010, Regents of the University of California.

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* \* Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* \* Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* \* Neither the name of the University of California, Berkeley nor the

\* names of its contributors may be used to endorse or promote

\* products derived from this software without specific prior written

\* permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

\* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

\* HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,

\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT

\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-  
jar/com/twitter/chill/ClosureCleaner.scala

No license file was found, but licenses were detected in source scan.

/\*

Copyright 2013 Twitter, Inc.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and



limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/Externalizer.scala

No license file was found, but licenses were detected in source scan.

/\*\*

\* Copyright 2012 Twitter, Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1424688866\_1663927569.2536802/0/chill-2-12-0-7-6-sources-jar/com/twitter/chill/MeatLocker.scala

## 1.723 slf4j 1.7.36

### 1.723.1 Available under license :

Copyright (c) 2004-2007 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2004-2022 QOS.ch Sarl

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF

CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2004-2013 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2004-2022 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally



submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright (c) 2004-2022 QOS.ch Sarl (Switzerland)

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.724 snake-yaml 1.33

### 1.724.1 Available under license :

/\*\*

\* Copyright (c) 2008, SnakeYAML

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

No license file was found, but licenses were detected in source scan.

// This module is multi-licensed and may be used under the terms

// EPL, Eclipse Public License, V1.0 or later, <http://www.eclipse.org/legal>

// LGPL, GNU Lesser General Public License, V2.1 or later, <http://www.gnu.org/licenses/lgpl.html>

// GPL, GNU General Public License, V2 or later, <http://www.gnu.org/licenses/gpl.html>

// AL, Apache License, V2.0 or later, <http://www.apache.org/licenses>

// BSD, BSD License, <http://www.opensource.org/licenses/bsd-license.php>

/\*\*

\* A Base64 encoder/decoder.

\*

\* <p>

\* This class is used to encode and decode data in Base64 format as described in RFC 1521.

\*

\* <p>

\* Project home page: <a href="http://www.source-code.biz/base64coder/java/">www.

\* source-code.biz/base64coder/java</a><br>  
\* Author: Christian d'Heureuse, Inventec Informatik AG, Zurich, Switzerland<br>  
\* Multi-licensed: EPL / LGPL / GPL / AL / BSD.  
\*/

Found in path(s):

\* /opt/cola/permits/1427131089\_1664278353.0883758/0/snakeyaml-1-33-sources-jar/org/yaml/snakeyaml/external/biz/base64Coder/Base64Coder.java

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.



## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.725 pcre 8.39-12ubuntu0.1

## 1.725.1 Available under license :

PCRE LICENCE

-----

PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Release 8 of PCRE is distributed under the terms of the "BSD" licence, as specified below. The documentation for PCRE, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

## THE BASIC LIBRARY FUNCTIONS

-----

Written by: Philip Hazel  
Email local part: ph10  
Email domain: cam.ac.uk

University of Cambridge Computing Service,  
Cambridge, England.

Copyright (c) 1997-2016 University  
of Cambridge  
All rights reserved.

## PCRE JUST-IN-TIME COMPILATION SUPPORT

-----

Written by: Zoltan Herczeg  
Email local part: hzmester  
Email domain: freemail.hu

Copyright(c) 2010-2016 Zoltan Herczeg  
All rights reserved.

## STACK-LESS JUST-IN-TIME COMPILER

-----

Written by: Zoltan Herczeg  
Email local part: hzmester  
Email domain: freemail.hu

Copyright(c) 2009-2016 Zoltan Herczeg  
All rights reserved.

## THE C++ WRAPPER FUNCTIONS

-----

Contributed by: Google Inc.

Copyright (c) 2007-2012, Google Inc.  
All rights reserved.

## THE "BSD" LICENCE

-----

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the University of Cambridge nor the name of Google Inc. nor the names of their contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

End  
PCRE LICENCE

Please see the file LICENCE in the PCRE distribution for licensing details.

End  
Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.726 audit 2.8.5-2ubuntu6

### 1.726.1 Available under license :

#### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge

for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary

General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or

other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.



3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be

linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute

the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining

where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

^L

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source file to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor,  
Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper  
mail.

You should also get your employer (if you work as a programmer) or  
your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James  
Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by  
the GNU Library General Public License instead.) You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not

price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law:



that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any

associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you

may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

# 1.727 util-linux 2.34-0.1ubuntu9.3

## 1.727.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.



2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program ``Gnomovision'` (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who

decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser

General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order



to run.

GNU LESSER GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy,

and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application

to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any

other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision

will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or



modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR

BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This library is free software; you can redistribute it and/or modify it under the terms of the Modified BSD License.

The complete text of the license is available in the `../Documentation/licenses/COPYING.BSD-3-Clause` file.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the `../Documentation/licenses/COPYING.LGPL-2.1-or-later`

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the `../Documentation/licenses/COPYING.LGPL-2.1-or-later` file.

/\*

- \* Copyright (c) 1989 The Regents of the University of California.
- \* All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the

- \* documentation and/or other materials provided with the distribution.
- \* 3. All advertising materials mentioning features or use of this software
- \* must display the following acknowledgement:
- \* This product includes software developed by the University of
- \* California, Berkeley and its contributors.
- \* 4. Neither the name of the University nor the names of its contributors
- \* may be used to endorse or promote products derived from this software
- \*
- without specific prior written permission.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
- \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
- \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- \* SUCH DAMAGE.
- \*/

## 1.728 file 5.38-4

### 1.728.1 Available under license :

Copyright (c) Ian F. Darwin 1986-1995.

Software written by Ian F. Darwin and others;

maintained 1995-present by Christos Zoulas and others.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice immediately at the beginning of the file, without modification, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\$File: COPYING,v 1.2 2018/09/09 20:33:28 christos Exp \$

Copyright (c) Ian F. Darwin 1986, 1987, 1989, 1990, 1991, 1992, 1994, 1995.

Software written by Ian F. Darwin and others;

maintained 1994- Christos Zoulas.

This software is not subject to any export provision of the United States Department of Commerce, and may be exported to any country or planet.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice immediately at the beginning of the file, without modification, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.729 json-java 20220924

### 1.729.1 Available under license :

Public Domain.

## 1.730 yargs 14.2.3

## 1.730.1 Available under license :

Copyright 2010 James Halliday (mail@substack.net)  
Modified work Copyright 2014 Contributors (ben@npmjs.com)

This project is free software released under the MIT/X11 license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.731 libnpmconfig 1.2.1

### 1.731.1 Available under license :

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.732 ssl-config-core 0.3.7

## 1.732.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0  
Automatic-Module-Name: ssl.config.core  
Bnd-LastModified: 1540430403480  
Bundle-Description: ssl-config-core  
Bundle-License: <https://www.apache.org/licenses/LICENSE-2.0.txt>;description=Apache-2.0  
Bundle-ManifestVersion: 2  
Bundle-Name: ssl-config-core  
Bundle-SymbolicName: com.typesafe.sslconfig  
Bundle-Vendor: Lightbend  
Bundle-Version: 0.3.7  
Created-By: 1.8.0\_171 (Oracle Corporation)  
Export-Package: com.typesafe.sslconfig.ssl;version="0.3.7";uses:="com.typesafe.config,com.typesafe.sslconfig.util,javax.naming.ldap,javax.net.ssl,scala,scala.collection,scala.collection.immutable,scala.collection.mutable,scala.reflect,scala.runtime,scala.util,scala.util.matching,scala.util.parsing.combinator,scala.util.parsing.input",com.typesafe.sslconfig.ssl.debug;version="0.3.7";uses:="com.typesafe.sslconfig.ssl,com.typesafe.sslconfig.util,scala,scala.collection.immutable,scala.reflect,scala.runtime",com.typesafe.sslconfig.util;version="0.3.7";uses:="com.typesafe.config,scala,scala.collection,scala.collection.immutable,scala.concurrent.duration,scala.reflect"  
Implementation-Title: ssl-config-core  
Implementation-Vendor: Lightbend  
Implementation-Vendor-Id: com.typesafe  
Implementation-Version: 0.3.7  
Import-Package: com.typesafe.config;version="[1.3.0,1.4.0)",com.typesafe.sslconfig.ssl;version="[0.3,1)",com.typesafe.sslconfig.util;version="[0.3,1)",javax.crypto,javax.crypto.interfaces,javax.crypto.spec,javax.naming,javax.naming.ldap,javax.net.ssl,javax.security.auth.kerberos,javax.security.auth.x500,scala;version="[2.12,3)",scala.collection;version="[2.12,3)",scala.collection.convert;version="[2.12,3)",scala.collection.generic;version="[2.12,3)",scala.collection.immutable;version="[2.12,3)",scala.collection.mutable;version="[2.12,3)",scala.concurrent.duration;version="[2.12,3)",scala.reflect;version="[2.12,3)",scala.runtime;version="[2.12,3)",scala.runtime.java8;version="[2.12,3)",scala.util;version="[2.12,3)",scala.util.control;version="[2.12,3)",scala.util.matching;version="[2.12,3)",scala.util.parsing.combinator;version="[1.1,2)",scala.util.parsing.input;version="[1.1,2)"  
Private-Package: com.typesafe.sslconfig.\*  
Require-Capability: osgi.ee;filter:="(&(osgi.ee=JavaSE)(version>=1.8))"  
"  
Specification-Title: ssl-config-core  
Specification-Vendor: Lightbend  
Specification-Version: 0.3.7

Tool: Bnd-4.0.0.201805111645

Found in path(s):

\* /opt/cola/permits/1434541356\_1666743225.880146/0/ssl-config-core-2-12-0-3-7-jar/META-INF/MANIFEST.MF

## 1.733 emoji-regex 7.0.3

### 1.733.1 Available under license :

Copyright Mathias Bynens <<https://mathiasbynens.be/>>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.734 libnpmaccess 3.0.2

### 1.734.1 Available under license :

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.735 libnpmteam 1.0.2

## 1.735.1 Available under license :

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.736 libnpmsearch 2.0.2

## 1.736.1 Available under license :

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.737 libnpmublish 1.1.2

## 1.737.1 Available under license :

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES



WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.738 libnpmorg 1.0.1

### 1.738.1 Available under license :

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.739 zlib 1.2.11.dfsg-2ubuntu1.5

### 1.739.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/* gun.c -- simple gunzip to give an example of the use of inflateBack()
 * Copyright (C) 2003, 2005, 2008, 2010, 2012 Mark Adler
 * For conditions of distribution and use, see copyright notice in zlib.h
 * Version 1.7 12 August 2012 Mark Adler */
```

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/gun.c
```

No license file was found, but licenses were detected in source scan.

```
/* gzclose.c -- zlib gzclose() function
 * Copyright (C) 2004, 2010 Mark Adler
 * For conditions of distribution and use, see copyright notice in zlib.h
 */
```

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/gzclose.c
```

No license file was found, but licenses were detected in source scan.

MiniZip - Copyright (c) 1998-2010 - by Gilles Vollant - version 1.1 64 bits from Mathias Svensson

## Introduction

-----  
MiniZip 1.1 is built from MiniZip 1.0 by Gilles Vollant ( <http://www.winimage.com/zLibDll/minizip.html> )

When adding ZIP64 support into minizip it would result into risk of breaking compatibility with minizip 1.0.  
All possible work was done for compatibility.

## Background

-----  
When adding ZIP64 support Mathias Svensson found that Even Rouault have added ZIP64 support for unzip.c into minizip for a open source project called gdal ( <http://www.gdal.org/> )

That was used as a starting point. And after that ZIP64 support was added to zip.c some refactoring and code cleanup was also done.

## Changed from MiniZip 1.0 to MiniZip 1.1

- 
- \* Added ZIP64 support for unzip ( by Even Rouault )
  - \* Added ZIP64 support for zip ( by Mathias Svensson )
  - \* Reverted some changed that Even Rouault did.
  - \* Bunch of patches received from Gulles Vollant that he received for MiniZip from various users.
  - \* Added unzip patch for BZIP Compression method (patch create by Daniel Borca)
  - \* Added BZIP Compress method for zip
  - \* Did some refactoring and code cleanup

## Credits

Gilles Vollant - Original MiniZip author  
Even Rouault - ZIP64 unzip Support  
Daniel Borca - BZip Compression method support in unzip  
Mathias Svensson - ZIP64 zip support  
Mathias Svensson - BZip Compression method support in zip

## Resources

ZipLayout <http://result42.com/projects/ZipFileLayout>

Command line tool for Windows that shows the layout and information of the headers in a zip archive.  
Used when debugging and validating the creation of zip files using MiniZip64

Zip File specification

Notes.

\* To be able to use BZip compression method in zip64.c or unzip64.c the BZIP2 lib is needed and HAVE\_BZIP2 need to be defined.

License

-----  
Condition of use and distribution are the same than zlib :

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

-----  
Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/contrib/minizip/MiniZip64\_info.txt

No license file was found, but licenses were detected in source scan.

/\* compress.c -- compress a memory buffer

\* Copyright (C) 1995-2005, 2014, 2016 Jean-loup Gailly, Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/compress.c

No license file was found, but licenses were detected in source scan.

/\* zconf.h -- configuration of the zlib compression library

\* Copyright (C) 1995-2016 Jean-loup Gailly, Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zconf.h  
\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zconf.h.in  
\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zconf.h.cmakein

No license file was found, but licenses were detected in source scan.

/\*

\* gzlog.c  
\* Copyright (C) 2004, 2008, 2012, 2016 Mark Adler, all rights reserved  
\* For conditions of distribution and use, see copyright notice in gzlog.h  
\* version 2.2, 14 Aug 2012

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/gzlog.c

No license file was found, but licenses were detected in source scan.

/\* deflate.c -- compress data using the deflation algorithm

\* Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler  
\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/deflate.c

No license file was found, but licenses were detected in source scan.

Not copyrighted -- provided to the public domain

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/zlib\_how.html

No license file was found, but licenses were detected in source scan.

/\* zutil.h -- internal interface and configuration of the compression library

\* Copyright (C) 1995-2016 Jean-loup Gailly, Mark Adler  
\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zutil.h

No license file was found, but licenses were detected in source scan.

/\* uncompr.c -- decompress a memory buffer

\* Copyright (C) 1995-2003, 2010, 2014, 2016 Jean-loup Gailly, Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/uncompr.c

No license file was found, but licenses were detected in source scan.

# For conditions of distribution and use, see copyright notice in zlib.h

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/msdos/Makefile.emx

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/old/Makefile.emx

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/msdos/Makefile.dj2

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/old/os2/Makefile.os2

No license file was found, but licenses were detected in source scan.

/\* trees.c -- output deflated data using Huffman coding

\* Copyright (C) 1995-2017 Jean-loup Gailly

\* detect\_data\_type() function provided freely by Cosmin Truta, 2006

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/trees.c

No license file was found, but licenses were detected in source scan.

/\* gzread.c -- zlib functions for reading gzip files

\* Copyright (C) 2004, 2005, 2010, 2011, 2012, 2013, 2016 Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/gzread.c

No license file was found, but licenses were detected in source scan.

/\* unzip.c -- IO for uncompress .zip files using zlib

Version 1.1, February 14h, 2010

part of the MiniZip project - ( <http://www.winimage.com/zLibDll/minizip.html> )

Copyright (C) 1998-2010 Gilles Vollant (minizip) ( <http://www.winimage.com/zLibDll/minizip.html> )

Modifications of Unzip for Zip64

Copyright (C) 2007-2008 Even Rouault

Modifications for Zip64 support on both zip and unzip  
Copyright (C) 2009-2010 Mathias Svensson ( <http://result42.com> )

For more info read MiniZip\_info.txt

-----  
Decryption code comes from crypt.c by Info-ZIP but has been greatly reduced in terms of compatibility with older software. The following is from the original crypt.c.  
Code woven in by Terry Thorsen 1/2003.

Copyright (c) 1990-2000 Info-ZIP. All rights reserved.

See the accompanying  
file LICENSE, version 2000-Apr-09 or later  
(the contents of which are also included in zip.h) for terms of use.  
If, for some reason, all these files are missing, the Info-ZIP license  
also may be found at: <ftp://ftp.info-zip.org/pub/infozip/license.html>

crypt.c (full version) by Info-ZIP. Last revised: [see crypt.h]

The encryption/decryption parts of this source code (as opposed to the non-echoing password parts) were originally written in Europe. The whole source package can be freely distributed, including from the USA. (Prior to January 2000, re-export from the US was a violation of US law.)

This encryption code is a direct transcription of the algorithm from Roger Schlafly, described by Phil Katz in the file appnote.txt. This file (appnote.txt) is distributed with the PKZIP program (even in the version without encryption capabilities).

-----  
Changes in unzip.c

2007-2008 - Even Rouault - Addition of cpl\_unzGetCurrentFileZStreamPos  
2007-2008 - Even Rouault - Decoration of symbol names unz\* -> cpl\_unz\*  
2007-2008 - Even Rouault - Remove old C style function prototypes  
2007-2008 - Even Rouault - Add unzip support for ZIP64

Copyright (C) 2007-2008 Even Rouault

Oct-2009 - Mathias Svensson - Removed cpl\_\* from symbol names (Even Rouault added them but since this is now moved to a new project (minizip64) I renamed them again).

Oct-2009 - Mathias Svensson - Fixed problem if uncompressed size was > 4G and compressed size was <4G  
should only read the compressed/uncompressed size from the Zip64 format if  
the size from normal header was 0xFFFFFFFF

Oct-2009 - Mathias Svensson - Applied some bug fixes from patches received from Gilles Vollant

Oct-2009 - Mathias Svensson - Applied support to unzip files with compression method  
BZIP2 (bzip2 lib is required)

Patch created by Daniel Borca

Jan-2010 - back to unzip and minizip 1.0 name scheme, with compatibility layer

Copyright (C) 1998 - 2010 Gilles Vollant, Even Rouault, Mathias Svensson

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-  
1.2.11.dfsg/contrib/minizip/unzip.c

No license file was found, but licenses were detected in source scan.

/\* example.c -- usage example of the zlib compression library

\* Copyright (C) 1995-2006, 2011, 2016 Jean-loup Gailly

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-  
1.2.11.dfsg/test/example.c

/\* zlib.h -- interface of the 'zlib' general purpose compression library  
version 1.2.11, January 15th, 2017

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied  
warranty. In no event will the authors be held liable for any damages  
arising from the use of this software.

Permission is granted to anyone to use this software for any purpose,  
including commercial applications, and to alter it and redistribute it  
freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not  
claim that you wrote the original software. If you use this software  
in a product, an acknowledgment in the product documentation would be  
appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be  
misrepresented as being the original software.
3. This notice may not be removed or altered from any source  
distribution.

Jean-loup Gailly

jloup@gzip.org

Mark Adler

madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

\*/

No license file was found, but licenses were detected in source scan.

```
/* gzwrite.c -- zlib functions for writing gzip files
```

```
* Copyright (C) 2004-2017 Mark Adler
```

```
* For conditions of distribution and use, see copyright notice in zlib.h
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/gzwrite.c
```

No license file was found, but licenses were detected in source scan.

```
/* Adler32.c -- compute the Adler-32 checksum of a data stream
```

```
* Copyright (C) 1995-2011, 2016 Mark Adler
```

```
* For conditions of distribution and use, see copyright notice in zlib.h
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/adler32.c
```

No license file was found, but licenses were detected in source scan.

### Frequently Asked Questions about zlib

If your question is not there, please check the zlib home page

<http://zlib.net/> which may have more recent information.

The latest zlib FAQ is at [http://zlib.net/zlib\\_faq.html](http://zlib.net/zlib_faq.html)

#### 1. Is zlib Y2K-compliant?

Yes. zlib doesn't handle dates.

#### 2. Where can I get a Windows DLL version?

The zlib sources can be compiled without change to produce a DLL. See the file win32/DLL\_FAQ.txt in the zlib distribution. Pointers to the precompiled DLL are found in the zlib web site at <http://zlib.net/>.

#### 3. Where can I get a Visual Basic interface to zlib?

See



\* <http://marknelson.us/1997/01/01/zlib-engine/>

\* win32/DLL\_FAQ.txt in the zlib distribution

4. `compress()` returns `Z_BUF_ERROR`.

Make sure that before the call of `compress()`, the length of the compressed buffer is equal to the available size of the compressed buffer and not zero. For Visual

Basic, check that this parameter is passed by reference ("as any"), not by value ("as long").

5. `deflate()` or `inflate()` returns `Z_BUF_ERROR`.

Before making the call, make sure that `avail_in` and `avail_out` are not zero. When setting the parameter `flush` equal to `Z_FINISH`, also make sure that `avail_out` is big enough to allow processing all pending input. Note that a `Z_BUF_ERROR` is not fatal--another call to `deflate()` or `inflate()` can be made with more input or output space. A `Z_BUF_ERROR` may in fact be unavoidable depending on how the functions are used, since it is not possible to tell whether or not there is more output pending when `strm.avail_out` returns with zero. See [http://zlib.net/zlib\\_how.html](http://zlib.net/zlib_how.html) for a heavily annotated example.

6. Where's the zlib documentation (man pages, etc.)?

It's in `zlib.h`. Examples of zlib usage are in the files `test/example.c` and `test/minigzip.c`, with more in `examples/`.

7. Why don't you use GNU `autoconf` or `libtool` or ...?

Because we would like to keep zlib as a very small and simple package. zlib is rather portable and doesn't need much configuration.

8. I found a bug in zlib.

Most of the time, such problems are due to an incorrect usage of zlib. Please try to reproduce the problem with a small program and send the corresponding source to us at `zlib@gzip.org`. Do not send multi-megabyte data files without prior agreement.

9. Why do I get "undefined reference to `gzputc`"?

If "make test" produces something like

```
example.o(.text+0x154): undefined reference to `gzputc'
```

check that you don't have old files `libz.*` in `/usr/lib`, `/usr/local/lib` or

/usr/X11R6/lib. Remove any old versions, then do "make install".

10. I need a Delphi interface to zlib.

See the contrib/delphi directory in the zlib distribution.

11. Can zlib handle .zip archives?

Not by itself, no. See the directory contrib/minizip in the zlib distribution.

12.

Can zlib handle .Z files?

No, sorry. You have to spawn an uncompress or gunzip subprocess, or adapt the code of uncompress on your own.

13. How can I make a Unix shared library?

By default a shared (and a static) library is built for Unix. So:

```
make distclean
./configure
make
```

14. How do I install a shared zlib library on Unix?

After the above, then:

```
make install
```

However, many flavors of Unix come with a shared zlib already installed. Before going to the trouble of compiling a shared version of zlib and trying to install it, you may want to check if it's already there! If you can `#include <zlib.h>`, it's there. The `-lz` option will probably link to it. You can check the version at the top of `zlib.h` or with the `ZLIB_VERSION` symbol defined in `zlib.h`.

15. I have a question about OttoPDF.

We are not the authors of OttoPDF. The real author is on the OttoPDF web site: Joel Hainley, [jhainley@myndkryme.com](mailto:jhainley@myndkryme.com).

16.

Can zlib decode Flate data in an Adobe PDF file?

Yes. See <http://www.pdflib.com/>. To modify PDF forms, see <http://sourceforge.net/projects/acroformtool/>.

17. Why am I getting this "register\_frame\_info not found" error on Solaris?

After installing zlib 1.1.4 on Solaris 2.6, running applications using zlib generates an error such as:

```
ld.so.1: rpm: fatal: relocation error: file /usr/local/lib/libz.so:  
symbol __register_frame_info: referenced symbol not found
```

The symbol `__register_frame_info` is not part of zlib, it is generated by the C compiler (cc or gcc). You must recompile applications using zlib which have this problem. This problem is specific to Solaris. See <http://www.sunfreeware.com> for Solaris versions of zlib and applications using zlib.

18. Why does gzip give an error on a file I make with compress/deflate?

The compress and deflate functions produce data in the zlib format, which is different and incompatible with the gzip format. The `gz*` functions in zlib on the other hand use the gzip format. Both the zlib and gzip formats use the same compressed data format internally, but have different headers and trailers around the compressed data.

19. Ok, so why are there two different formats?

The gzip format was designed to retain the directory information about a single file, such as the name and last modification date. The zlib format on the other hand was designed for in-memory and communication channel applications, and has a much more compact header and trailer and uses a faster integrity check than gzip.

20. Well that's nice, but how do I make a gzip file in memory?

You can request that deflate write the gzip format instead of the zlib format using `deflateInit2()`. You can also request that inflate decode the gzip format using `inflateInit2()`. Read `zlib.h` for more details.

21. Is zlib thread-safe?

Yes. However any library routines that zlib uses and any application-provided memory allocation routines must also be thread-safe. zlib's `gz*` functions use stdio library routines, and most of zlib's functions use the library memory allocation routines by default. zlib's `*Init*` functions allow for the application to provide custom memory allocation routines.

Of course, you should only operate on any given zlib or gzip stream from a

single thread at a time.

22. Can I use zlib in my commercial application?

Yes. Please read the license in `zlib.h`.

23. Is zlib under the GNU license?

No. Please read the license in `zlib.h`.

24. The license says that altered source versions must be "plainly marked". So what exactly do I need to do to meet that requirement?

You need to change the `ZLIB_VERSION` and `ZLIB_VERNUM` #defines in `zlib.h`. In particular, the final version number needs to be changed to "f", and an identification string should be appended to `ZLIB_VERSION`. Version numbers `x.x.x.f` are reserved for modifications to zlib by others than the zlib maintainers. For example, if the version of the base zlib you are altering is "1.2.3.4", then in `zlib.h` you should change `ZLIB_VERNUM` to `0x123f`, and `ZLIB_VERSION` to something like "1.2.3.f-zachary-mods-v3". You can also update the version strings in `deflate.c` and `inftrees.c`.

For altered source distributions, you should also note the origin and nature of the changes in `zlib.h`, as well as in `ChangeLog` and `README`, along with the dates of the alterations. The origin should include at least your name (or your company's name), and an email address to contact for help or issues with the library.

Note that distributing a compiled zlib library along with `zlib.h` and `zconf.h` is also a source distribution, and so you should change `ZLIB_VERSION` and `ZLIB_VERNUM` and note the origin and nature of the changes in `zlib.h` as you would for a full source distribution.

25.

Will zlib work on a big-endian or little-endian architecture, and can I exchange compressed data between them?

Yes and yes.

26. Will zlib work on a 64-bit machine?

Yes. It has been tested on 64-bit machines, and has no dependence on any data types being limited to 32-bits in length. If you have any difficulties, please provide a complete problem report to [zlib@gzip.org](mailto:zlib@gzip.org)

27. Will zlib decompress data from the PKWare Data Compression Library?

No. The PKWare DCL uses a completely different compressed data format than

does PKZIP and zlib. However, you can look in zlib's contrib/blast directory for a possible solution to your problem.

28. Can I access data randomly in a compressed stream?

No, not without some preparation. If when compressing you periodically use `Z_FULL_FLUSH`, carefully write all the pending data at those points, and keep an index of those locations, then you can start decompression at those points. You have to be careful to not use `Z_FULL_FLUSH` too often, since it can significantly degrade compression. Alternatively, you can scan a deflate stream once to generate an index, and then use that index for random access. See `examples/zran.c`.

29. Does zlib work on MVS, OS/390, CICS, etc.?

It has in the past, but we have not heard of any recent evidence. There were working ports of zlib 1.1.4 to MVS, but those links no longer work. If you know of recent, successful applications of zlib on these operating systems, please let us know. Thanks.

30. Is there some simpler, easier to read version of inflate I can look at to understand the deflate format?

First off, you should read RFC 1951. Second, yes. Look in zlib's contrib/puff directory.

31. Does zlib infringe on any patents?

As far as we know, no. In fact, that was originally the whole point behind zlib. Look here for some more information:

<http://www.gzip.org/#faq11>

32. Can zlib work with greater than 4 GB of data?

Yes. `inflate()` and `deflate()` will process any amount of data correctly. Each call of `inflate()` or `deflate()` is limited to input and output chunks of the maximum value that can be stored in the compiler's "unsigned int" type, but there is no limit to the number of chunks. Note however that the `strm.total_in` and `strm.total_out` counters may be limited to 4 GB. These counters are provided as a convenience and are not used internally by `inflate()` or `deflate()`. The application can easily set up its own counters updated after each call of `inflate()` or `deflate()` to count beyond 4 GB. `compress()` and `uncompress()` may be limited to 4 GB, since they operate in a single call. `gzseek()` and `gztell()` may be limited to 4 GB depending on how zlib is compiled. See the `zlibCompileFlags()` function in `zlib.h`.

The word "may" appears several times above since there is a 4 GB limit only if the compiler's "long" type is 32 bits. If the compiler's "long" type is 64 bits, then the limit is 16 exabytes.

33. Does zlib have any security vulnerabilities?

The only one that we are aware of is potentially in `gzprintf()`. If zlib is compiled to use `sprintf()` or `vsprintf()`, then there is no protection against a buffer overflow of an 8K string space (or other value as set by `gzbuffer()`), other than the caller of `gzprintf()` assuring that the output will not exceed 8K. On the other hand, if zlib is compiled to use `snprintf()` or `vsnprintf()`, which should normally be the case, then there is no vulnerability. The `./configure` script will display warnings if an insecure variation of `sprintf()` will be used by `gzprintf()`. Also the `zlibCompileFlags()` function will return information on what variant of `sprintf()` is used by `gzprintf()`.

If you don't have `snprintf()` or `vsnprintf()` and would like one, you can find a portable implementation here:

<http://www.ijs.si/software/snprintf/>

Note that you should be using the most recent version of zlib. Versions 1.1.3 and before were subject to a double-free vulnerability, and versions 1.2.1 and 1.2.2 were subject to an access exception when decompressing invalid compressed data.

34. Is there a Java version of zlib?

Probably what you want is to use zlib in Java. zlib is already included as part of the Java SDK in the `java.util.zip` package. If you really want a version of zlib written in the Java language, look on the zlib home page for links: <http://zlib.net/>.

35. I get this or that compiler or source-code scanner warning when I crank it up to maximally-pedantic. Can't you guys write proper code?

Many years ago, we gave up attempting to avoid warnings on every compiler in the universe. It just got to be a waste of time, and some compilers were downright silly as well as contradicted each other. So now, we simply make sure that the code always works.

36. Valgrind (or some similar memory access checker) says that deflate is performing a conditional jump that depends on an uninitialized value. Isn't that a bug?

No. That is intentional for performance reasons, and the output of deflate is not affected. This only started showing up recently since zlib 1.2.x uses malloc() by default for allocations, whereas earlier versions used calloc(), which zeros out the allocated memory. Even though the code was correct, versions 1.2.4 and later was changed to not stimulate these checkers.

37. Will zlib read the (insert any ancient or arcane format here) compressed data format?

Probably not. Look in the comp.compression FAQ for pointers to various formats and associated software.

38. How can I encrypt/decrypt zip files with zlib?

zlib doesn't support encryption. The original PKZIP encryption is very weak and can be broken with freely available programs. To get strong encryption, use GnuPG, <http://www.gnupg.org/>, which already includes zlib compression. For PKZIP compatible "encryption", look at <http://www.info-zip.org/>

39. What's the difference between the "gzip" and "deflate" HTTP 1.1 encodings?

"gzip" is the gzip format, and "deflate" is the zlib format. They should probably have called the second one "zlib" instead to avoid confusion with the raw deflate compressed data format. While the HTTP 1.1 RFC 2616 correctly points to the zlib specification in RFC 1950 for the "deflate" transfer encoding, there have been reports of servers and browsers that incorrectly produce or expect raw deflate data per the deflate specification in RFC 1951, most notably Microsoft. So even though the "deflate" transfer encoding using the zlib format would be the more efficient approach (and in fact exactly what the zlib format was designed for), using the "gzip" transfer encoding is probably more reliable due to an unfortunate choice of name on the part of the HTTP 1.1 authors.

Bottom line: use the gzip format for HTTP 1.1 encoding.

40. Does zlib support the new "Deflate64" format introduced by PKWare?

No. PKWare has apparently decided to keep that format proprietary, since they have not documented it as they have previous compression formats. In any case, the compression improvements are so modest compared to other more modern approaches, that it's not worth the effort to implement.

41. I'm having a problem with the zip functions in zlib, can you help?

There are no zip functions in zlib. You are probably using minizip by Giles Vollant, which is found in the contrib directory of zlib. It is not part of zlib. In fact none of the stuff in contrib is part of zlib. The files in there are not supported by the zlib authors. You need to contact the authors of the respective contribution for help.

42. The match.asm code in contrib is under the GNU General Public License.

Since it's part of zlib, doesn't that mean that all of zlib falls under the GNU GPL?

No. The files in contrib are not part of zlib. They were contributed by other authors and are provided as a convenience to the user within the zlib distribution. Each item in contrib has its own license.

43. Is zlib subject to export controls? What is its ECCN?

zlib is not subject to export controls, and so is classified as EAR99.

44. Can you please sign these lengthy legal documents and fax them back to us so that we can use your software in our product?

No. Go away. Shoo.

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/FAQ
```

No license file was found, but licenses were detected in source scan.

```
/* inftrees.h -- header to use inftrees.c
```

```
* Copyright (C) 1995-2005, 2010 Mark Adler
```

```
* For conditions of distribution and use, see copyright notice in zlib.h
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inftrees.h
```

No license file was found, but licenses were detected in source scan.

```
/* gzappend -- command to append to a gzip file
```

```
Copyright (C) 2003, 2012 Mark Adler, all rights reserved
```

```
version 1.2, 11 Oct 2012
```

This software is provided 'as-is', without any express or implied warranty. In no event will the author be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose,



including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Mark Adler madler@alumni.caltech.edu

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/gzappend.c

No license file was found, but licenses were detected in source scan.

/\* deflate.h -- internal compression state

\* Copyright (C) 1995-2016 Jean-loup Gailly

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/deflate.h

No license file was found, but licenses were detected in source scan.

/\*

Additional tools for Minizip

Code: Xavier Roche '2004

License: Same as ZLIB (www.gzip.org)

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/contrib/minizip/mztools.h

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/contrib/minizip/mztools.c

No license file was found, but licenses were detected in source scan.

/\* unzip.h -- IO for uncompress .zip files using zlib

Version 1.1, February 14h, 2010

part of the MiniZip project - ( <http://www.winimage.com/zLibDll/minizip.html> )

Copyright (C) 1998-2010 Gilles Vollant (minizip) ( <http://www.winimage.com/zLibDll/minizip.html> )

Modifications of Unzip for Zip64  
Copyright (C) 2007-2008 Even Rouault

Modifications for Zip64 support on both zip and unzip  
Copyright (C) 2009-2010 Mathias Svensson ( <http://result42.com> )

For more info read MiniZip\_info.txt

-----  
Condition of use and distribution are the same than zlib :

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

-----  
Changes

See header of unzip64.c

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/contrib/minizip/unzip.h

No license file was found, but licenses were detected in source scan.

/\* gzjoin -- command to join gzip files into one gzip file

Copyright (C) 2004, 2005, 2012 Mark Adler, all rights reserved  
version 1.2, 14 Aug 2012

This software is provided 'as-is', without any express or implied

warranty. In no event will the author be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Mark Adler madler@alumni.caltech.edu

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/gzjoin.c

No license file was found, but licenses were detected in source scan.

/\* crc32.c -- compute the CRC-32 of a data stream

\* Copyright (C) 1995-2006, 2010, 2011, 2012, 2016 Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*

\* Thanks to Rodney Brown <rbrown64@csc.com.au> for his contribution of faster

\* CRC methods: exclusive-oring 32 bits of data at a time, and pre-computing

\* tables for updating the shift register in one step with three exclusive-ors

\* instead of four steps with four exclusive-ors. This results in about a

\* factor of two increase in speed on a Power PC G4 (PPC7455) using gcc -O3.

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/crc32.c

No license file was found, but licenses were detected in source scan.

/\* inffast.c -- fast decoding

\* Copyright (C) 1995-2017 Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inffast.c

No license file was found, but licenses were detected in source scan.

```
/* zutil.c -- target dependent utility functions for the compression library
* Copyright (C) 1995-2017 Jean-loup Gailly
* For conditions of distribution and use, see copyright notice in zlib.h
*/
```

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zutil.c
No license file was found, but licenses were detected in source scan.
```

```
/* inflate.h -- internal inflate state definition
* Copyright (C) 1995-2016 Mark Adler
* For conditions of distribution and use, see copyright notice in zlib.h
*/
```

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inflate.h
No license file was found, but licenses were detected in source scan.
```

```
/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.11, January 15th, 2017
```

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly      Mark Adler  
jloup@gzip.org      madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

```
*/
```

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zlib.h

No license file was found, but licenses were detected in source scan.

/\* gzguts.h -- zlib internal header definitions for gz\* operations

\* Copyright (C) 2004, 2005, 2010, 2011, 2012, 2013, 2016 Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/gzguts.h

No license file was found, but licenses were detected in source scan.

/\* zip.h -- IO on .zip files using zlib

Version 1.1, February 14h, 2010

part of the MiniZip project - ( <http://www.winimage.com/zLibDll/minizip.html> )

Copyright (C) 1998-2010 Gilles Vollant ( <http://www.winimage.com/zLibDll/minizip.html> )

Modifications for Zip64 support

Copyright (C) 2009-2010 Mathias Svensson ( <http://result42.com> )

For more info read MiniZip\_info.txt

-----  
Condition of use and distribution are the same than zlib :

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

-----  
Changes

See header of zip.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/contrib/minizip/zip.h

No license file was found, but licenses were detected in source scan.

/\* inftrees.c -- generate Huffman trees for efficient decoding

\* Copyright (C) 1995-2017 Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inftrees.c

No license file was found, but licenses were detected in source scan.

/\* inflate.c -- zlib decompression

\* Copyright (C) 1995-2016 Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inflate.c

No license file was found, but licenses were detected in source scan.

/\* zpipe.c: example of proper use of zlib's inflate() and deflate()

Not copyrighted -- provided to the public domain

Version 1.4 11 December 2005 Mark Adler \*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/zpipe.c

No license file was found, but licenses were detected in source scan.

## ZLIB DATA COMPRESSION LIBRARY

zlib 1.2.11 is a general purpose data compression library. All the code is thread safe. The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

All functions of the compression library are documented in the file zlib.h (volunteer to write man pages welcome, contact [zlib@gzip.org](mailto:zlib@gzip.org)). A usage example of the library is given in the file test/example.c which also tests that

the library is working correctly. Another example is given in the file `test/minigzip.c`. The compression library itself is composed of all source files in the root directory.

To compile all files and run the test program, follow the instructions given at the top of `Makefile.in`. In short `./configure; make test`, and if that goes well, `make install` should work for most flavors of Unix. For Windows, use one of the special makefiles in `win32/` or `contrib/vstudio/`. For VMS, use `make_vms.com`.

Questions about zlib should be sent to [zlib@gzip.org](mailto:zlib@gzip.org), or to Gilles Vollant [info@winimage.com](mailto:info@winimage.com) for the Windows DLL version. The zlib home page is <http://zlib.net/>. Before reporting a problem, please check this site to verify that you have the latest version of zlib; otherwise get the latest version and check whether the problem still exists or not.

PLEASE read the zlib FAQ [http://zlib.net/zlib\\_faq.html](http://zlib.net/zlib_faq.html) before asking for help.

Mark Nelson [markn@ieee.org](mailto:markn@ieee.org) wrote an article about zlib for the Jan. 1997 issue of Dr. Dobbs's Journal; a copy of the article is available at <http://marknelson.us/1997/01/01/zlib-engine/>.

The changes made in version 1.2.11 are documented in the file `ChangeLog`.

Unsupported third party contributions are provided in directory `contrib/`.

zlib is available in Java using the `java.util.zip` package, documented at <http://java.sun.com/developer/technicalArticles/Programming/compression/>.

A Perl interface to zlib written by Paul Marquess [pmqs@cpan.org](mailto:pmqs@cpan.org) is available at CPAN (Comprehensive Perl Archive Network) sites, including <http://search.cpan.org/~pmqs/IO-Compress-Zlib/>.

A Python interface to zlib written by A.M. Kuchling [amk@amk.ca](mailto:amk@amk.ca) is available in Python 1.5 and later versions, see <http://docs.python.org/library/zlib.html>.

zlib is built into tcl: <http://wiki.tcl.tk/4610>.

An experimental package to read and write files in `.zip` format, written on top of zlib by Gilles Vollant [info@winimage.com](mailto:info@winimage.com), is available in the `contrib/minizip` directory of zlib.

Notes for some targets:

- For Windows DLL versions, please see win32/DLL\_FAQ.txt
  
- For 64-bit Irix, deflate.c must be compiled without any optimization. With -O, one libpng test fails. The test works in 32 bit mode (with the -n32 compiler flag). The compiler bug has been reported to SGI.
  
- zlib doesn't work with gcc 2.6.3 on a DEC 3000/300LX under OSF/1 2.1 it works when compiled with cc.
  
- On Digital Unix 4.0D (formely OSF/1) on AlphaServer, the cc option -std1 is necessary to get gzprintf working correctly. This is done by configure.
  
- zlib doesn't work on HP-UX 9.05 with some versions of /bin/cc. It works with other compilers. Use "make test" to check your compiler.
  
- gzdopen is not supported on RISCOS or BEOS.
  
- For PalmOs, see <http://palmzlib.sourceforge.net/>

#### Acknowledgments:

The deflate format used by zlib was defined by Phil Katz. The deflate and zlib specifications were written by L. Peter Deutsch. Thanks to all the people who reported problems and suggested various improvements in zlib; they are too numerous to cite here.

#### Copyright notice:

(C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.



Jean-loup Gailly     Mark Adler  
jloup@gzip.org     madler@alumni.caltech.edu

If you use the zlib library in a product, we would appreciate *not* receiving lengthy legal documents to sign. The sources are provided for free but without warranty of any kind. The library has been entirely written by Jean-loup Gailly and Mark Adler; it does not include third-party code.

If you redistribute modified sources, we would appreciate that you include in the file ChangeLog history information documenting your changes. Please read the FAQ for more information on the distribution of modified source versions.

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/README  
No license file was found, but licenses were detected in source scan.

```
/* minigzip.c -- simulate gzip using the zlib compression library
* Copyright (C) 1995-2006, 2010, 2011, 2016 Jean-loup Gailly
* For conditions of distribution and use, see copyright notice in zlib.h
*/
```

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/test/minigzip.c  
No license file was found, but licenses were detected in source scan.

Permission is granted to anyone to use this software for any purpose,  
The origin of this software must not be misrepresented; you must not  
Altered source versions must be plainly marked as such, and must not be  
This notice may not be removed or altered from any source distribution.

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zlib.3  
No license file was found, but licenses were detected in source scan.

```
/* inffast.h -- header to use inffast.c
* Copyright (C) 1995-2003, 2010 Mark Adler
* For conditions of distribution and use, see copyright notice in zlib.h
*/
```

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inffast.h  
No license file was found, but licenses were detected in source scan.

```
/* zran.c -- example of zlib/gzip stream indexing and random access
* Copyright (C) 2005, 2012 Mark Adler
```

\* For conditions of distribution and use, see copyright notice in zlib.h

Version 1.1 29 Sep 2012 Mark Adler \*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/zran.c

No license file was found, but licenses were detected in source scan.

/\* infback.c -- inflate using a call-back interface

\* Copyright (C) 1995-2016 Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/infback.c

No license file was found, but licenses were detected in source scan.

/\* gzlog.h

Copyright (C) 2004, 2008, 2012 Mark Adler, all rights reserved

version 2.2, 14 Aug 2012

This software is provided 'as-is', without any express or implied warranty. In no event will the author be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Mark Adler madler@alumni.caltech.edu

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/gzlog.h

No license file was found, but licenses were detected in source scan.

/\* fitblk.c: example of fitting compressed output to a specified size

Not copyrighted -- provided to the public domain

Version 1.1 25 November 2004 Mark Adler \*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/fitblk.c

No license file was found, but licenses were detected in source scan.

/\* gzlib.c -- zlib functions common to reading and writing gzip files

\* Copyright (C) 2004-2017 Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/gzlib.c

No license file was found, but licenses were detected in source scan.

/\* infcover.c -- test zlib's inflate routines with full code coverage

\* Copyright (C) 2011, 2016 Mark Adler

\* For conditions of distribution and use, see copyright notice in zlib.h

\*/

Found in path(s):

\* /opt/cola/permits/1445162814\_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/test/infcover.c

# 1.740 apache-commons-text 1.9

## 1.740.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Text  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

# 1.741 apache-commons-text 1.8

## 1.741.1 Available under license :

Apache Commons Text  
Copyright 2014-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but



not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.742 zlib 1.2.13

## 1.742.1 Available under license :

Copyright notice:

(C) 1995-2022 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it

freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly      Mark Adler  
jloup@gzip.org      madler@alumni.caltech.edu  
Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.743 antlr 4.9.1

### 1.743.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

[The "BSD licence"]

Copyright (c) 2006 Kay Roepke

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*

This file contains the actual layout of the messages emitted by ANTLR.

The text itself is coming out of the languages/\*stg files, according to the chosen locale.

This file contains the format that mimicks GCC output.

\*/

location(file, line, column) ::= "<file>:<line>:<column>:"

message(id, text) ::= "<text> [error <id>]"

report(location, message, type) ::= "<location> <type>: <message>"

wantsSingleLineMessage() ::= "true"

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/templates/messages/formats/gnu.stg

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]

\* Copyright (c) 2012-2016 Terence Parr

\* Copyright (c) 2012-2016 Sam Harwell

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions  
 \* are met:  
 \*  
 \* 1. Redistributions of source code must retain the above copyright  
 \* notice, this list of conditions and the following disclaimer.  
 \* 2. Redistributions in binary form must reproduce the above copyright  
 \* notice, this list of conditions and the following disclaimer in the  
 \* documentation and/or other materials provided with the distribution.  
 \* 3. The name of the author may not be used to endorse or promote products  
 \* derived from this software without specific prior written permission.  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
 \* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
 \* TO, THE IMPLIED WARRANTIES  
 \* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
 \* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
 \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
 \* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
 \* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
 \* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
 \* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
 \* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
 \*/

```
tree grammar SourceGenTriggers;
options {
  language = Java;
  tokenVocab = ANTLRParser;
  ASTLabelType = GrammarAST;
}
```

```
@header {
package org.antlr.v4.codegen;
import org.antlr.v4.misc.Utils;
import org.antlr.v4.codegen.model.*;
import org.antlr.v4.codegen.model.decl.*;
import org.antlr.v4.tool.*;
import org.antlr.v4.tool.ast.*;
import java.util.Collections;
import
  java.util.Map;
import java.util.HashMap;
}
```

```
@members {
public OutputModelController controller;
  public boolean hasLookaheadBlock;
  public SourceGenTriggers(TreeNodeStream input, OutputModelController controller) {
```

```

    this(input);
    this.controller = controller;
}
}

```

```
dummy : block[null, null] ;
```

```

block[GrammarAST label, GrammarAST ebnfRoot] returns [List<? extends SrcOp> omos]
: ^( blk=BLOCK (^ (OPTIONS .+)) ?
{ List<CodeBlockForAlt> alts = new ArrayList<CodeBlockForAlt>();
( alternative {alts.add($alternative.altCodeBlock);} )+
)
{
if ( alts.size()==1 && ebnfRoot==null) return alts;
if ( ebnfRoot==null ) {
Somos = DefaultOutputModelFactory.list(controller.getChoiceBlock((BlockAST)$blk, alts, $label));
}
else {
Choice choice = controller.getEBNFBlock($ebnfRoot, alts);
hasLookaheadBlock |= choice instanceof PlusBlock || choice instanceof StarBlock;
Somos = DefaultOutputModelFactory.list(choice);
}
}
;

```

```

alternative returns [CodeBlockForAlt altCodeBlock, List<SrcOp> ops]
@init {
boolean outerMost = inContext("RULE BLOCK");
}
@after {
controller.finishAlternative($altCodeBlock, $ops, outerMost);
}
: a=alt[outerMost] { $altCodeBlock=$a.altCodeBlock; $ops=$a.ops; }
;

```

```

alt[boolean outerMost] returns [CodeBlockForAlt altCodeBlock, List<SrcOp> ops]
@init {
// set alt if outer ALT only (the only ones with alt field set to Alternative object)
AltAST altAST = (AltAST)retval.start;
if ( outerMost ) controller.setCurrentOuterMostAlt(altAST.alt);
}
: {
List<SrcOp> elems = new ArrayList<SrcOp>();
// TODO: shouldn't we pass $start to controller.alternative()?
$altCodeBlock = controller.alternative(controller.getCurrentOuterMostAlt(), outerMost);
$altCodeBlock.ops = $ops = elems;
controller.setCurrentBlock($altCodeBlock);
}

```



```
^( ALT elementOptions? ( element {if ($element.omos!=null) elems.addAll($element.omos);} )+ )
```

```
| ^(ALT elementOptions?
```

```
EPSILON)
```

```
    {$altCodeBlock = controller.epsilon(controller.getCurrentOuterMostAlt(), outerMost);}
```

```
;
```

```
element returns [List<? extends SrcOp> omos]
```

```
: labeledElement    {$omos = $labeledElement.omos;}
```

```
| atom[null,false]  {$omos = $atom.omos;}
```

```
| subrule    {$omos = $subrule.omos;}
```

```
| ACTION    {$omos = controller.action((ActionAST)$ACTION);}
```

```
| SEMPRED   {$omos = controller.sempred((ActionAST)$SEMPRED);}
```

```
| ^(ACTION elementOptions) {$omos = controller.action((ActionAST)$ACTION);}
```

```
| ^(SEMPRED elementOptions) {$omos = controller.sempred((ActionAST)$SEMPRED);}
```

```
;
```

```
labeledElement returns [List<? extends SrcOp> omos]
```

```
: ^(ASSIGN ID atom[$ID,false] ) {$omos = $atom.omos;}
```

```
| ^(PLUS_ASSIGN ID atom[$ID,false]) {$omos = $atom.omos;}
```

```
| ^(ASSIGN ID block[$ID,null] ) {$omos = $block.omos;}
```

```
| ^(PLUS_ASSIGN ID block[$ID,null]) {$omos = $block.omos;}
```

```
;
```

```
subrule returns [List<? extends SrcOp> omos]
```

```
: ^(OPTIONAL b=block[null,$OPTIONAL])
```

```
{
```

```
    $omos = $block.omos;
```

```
}
```

```
| ( ^(op=CLOSURE
```

```
b=block[null,null])
```

```
| ^(op=POSITIVE_CLOSURE b=block[null,null])
```

```
)
```

```
{
```

```
List<CodeBlockForAlt> alts = new ArrayList<CodeBlockForAlt>();
```

```
SrcOp blk = $b.omos.get(0);
```

```
CodeBlockForAlt alt = new CodeBlockForAlt(controller.delegate);
```

```
alt.addOp(blk);
```

```
alts.add(alt);
```

```
SrcOp loop = controller.getEBNFBlock($op, alts); // "star it"
```

```
    hasLookaheadBlock |= loop instanceof PlusBlock || loop instanceof StarBlock;
```

```
    $omos = DefaultOutputModelFactory.list(loop);
```

```
}
```

```
| block[null, null]    {$omos = $block.omos;}
```

```
;
```

```
blockSet[GrammarAST label, boolean invert] returns [List<SrcOp> omos]
```

```
: ^(SET atom[label,invert] +) {$omos = controller.set($SET, $label, invert);}
```

```

;

/*
setElement
: STRING_LITERAL
| TOKEN_REF
| ^(RANGE STRING_LITERAL STRING_LITERAL)
;
*/

// TODO: combine ROOT/BANG into one then just make new op ref'ing return value of atom/terminal...
// TODO: same for NOT
atom[GrammarAST label, boolean invert] returns [List<SrcOp> omos]
: ^(NOT
a=atom[$label, true]) {$omos = $a.omos;}
| range[label] {$omos = $range.omos;}
| ^(DOT ID terminal[$label])
| ^(DOT ID ruleref[$label])
| ^(WILDCARD .) {$omos = controller.wildcard($WILDCARD, $label);}
| WILDCARD {$omos = controller.wildcard($WILDCARD, $label);}
| terminal[label] {$omos = $terminal.omos;}
| ruleref[label] {$omos = $ruleref.omos;}
| blockSet[$label, invert] {$omos = $blockSet.omos;}
;

ruleref[GrammarAST label] returns [List<SrcOp> omos]
: ^(RULE_REF ARG_ACTION? elementOptions?) {$omos = controller.ruleRef($RULE_REF, $label,
$ARG_ACTION);}
;

range[GrammarAST label] returns [List<SrcOp> omos]
: ^(RANGE a=STRING_LITERAL b=STRING_LITERAL)
;

terminal[GrammarAST label] returns [List<SrcOp> omos]
: ^(STRING_LITERAL .) {$omos = controller.stringRef($STRING_LITERAL, $label);}
| STRING_LITERAL {$omos = controller.stringRef($STRING_LITERAL, $label);}
| ^(TOKEN_REF ARG_ACTION .) {$omos =
controller.tokenRef($TOKEN_REF, $label, $ARG_ACTION);}
| ^(TOKEN_REF .) {$omos = controller.tokenRef($TOKEN_REF, $label, null);}
| TOKEN_REF {$omos = controller.tokenRef($TOKEN_REF, $label, null);}
;

elementOptions
: ^(ELEMENT_OPTIONS elementOption+)
;

elementOption

```

```
: ID
| ^(ASSIGN ID ID)
| ^(ASSIGN ID STRING_LITERAL)
| ^(ASSIGN ID ACTION)
| ^(ASSIGN ID INT)
;
```

Found in path(s):

```
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
jar/org/antlr/v4/codegen/SourceGenTriggers.g
```

No license file was found, but licenses were detected in source scan.

```
/*
* [The "BSD license"]
* Copyright (c) 2012-2016 Terence Parr
* Copyright (c) 2012-2016 Sam Harwell
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
*
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. The name of the author may not be used to endorse or promote products
* derived from this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
* TO, THE IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/
```

```
javaTypeInitMap ::= [
  "int": "0",
  "long": "0",
  "float": "0.0f",
  "double": "0.0",
```

```

"boolean":"false",
"byte":"0",
"short":"0",
"char":"0",
default:"null" // anything other than a primitive type is an object
]

```

```
// args must be <object-model-object>, <fields-resulting-in-STs>
```

```

ParserFile(file, parser, namedActions, contextSuperClass) ::= <<
<fileHeader(file.grammarFileName,
file.ANTLRVersion)>
<if(file.genPackage)>
package <file.genPackage>;
<endif>
<namedActions.header>
import org.antlr.v4.runtime.atn.*;
import org.antlr.v4.runtime.dfa.DFA;
import org.antlr.v4.runtime.*;
import org.antlr.v4.runtime.misc.*;
import org.antlr.v4.runtime.tree.*;
import java.util.List;
import java.util.Iterator;
import java.util.ArrayList;

<parser>
>>

```

```

ListenerFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
package <file.genPackage>;
<endif>
<header>
import org.antlr.v4.runtime.tree.ParseTreeListener;

```

```

/**
 * This interface defines a complete listener for a parse tree produced by
 * { @link <file.parserName> }.
 */
public interface <file.grammarName>Listener extends ParseTreeListener {
<file.listenerNames: {lname |
/**
<if(file.listenerLabelRuleNames.(lname))>
 * Enter a parse tree produced by the { @code <lname>}
 * labeled alternative in { @link <file.parserName>#<file.listenerLabelRuleNames.(lname)> }.
<else>

```

```

* Enter a parse tree produced by { @link <file.parserName>#<lname>\}.
<endif>
* @param ctx the parse tree
*/
void enter<lname; format="cap">(<file.parserName>.<lname; format="cap">Context ctx);
/**
<if(file.listenerLabelRuleNames.(lname))>
* Exit a parse tree produced by the { @code <lname>\}
* labeled alternative in { @link <file.parserName>#<file.listenerLabelRuleNames.(lname)>\}.
<else>
* Exit a parse tree produced by { @link <file.parserName>#<lname>\}.
<endif>
* @param ctx the parse tree
*/
void exit<lname; format="cap">(<file.parserName>.<lname; format="cap">Context ctx);; separator="\n">
}
>>

BaseListenerFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
package <file.genPackage>;
<endif>
<header>

import org.antlr.v4.runtime.ParserRuleContext;
import org.antlr.v4.runtime.tree.ErrorNode;
import org.antlr.v4.runtime.tree.TerminalNode;

/**
* This class provides an empty implementation of { @link <file.grammarName>Listener},
* which can be extended to create a listener which only needs to handle a subset
* of the available methods.
*/
public class <file.grammarName>BaseListener implements <file.grammarName>Listener {
<file.listenerNames:{lname |
/**
* { @inheritDoc\}
*
* \<p>The default implementation does nothing.\</p>
*/
@Override public void enter<lname; format="cap">(<file.parserName>.<lname; format="cap">Context ctx) { \}
/**
* { @inheritDoc\}
*
* \<p>The default implementation does nothing.\</p>
*/
@Override public void exit<lname; format="cap">(<file.parserName>.<lname; format="cap">Context ctx) { \} };

```

```
separator="\n">
```

```
/**
 * { @inheritDoc\}
 *
 * \<p>The default implementation does nothing.\</p>
 */
@Override public void enterEveryRule(ParserRuleContext ctx) { }
/**
 * { @inheritDoc\}
 *
 * \<p>The default implementation does nothing.\</p>
 */
@Override public void exitEveryRule(ParserRuleContext ctx) { }
/**
 * { @inheritDoc\}
 *
 * \<p>The default
 implementation does nothing.\</p>
 */
@Override public void visitTerminal(TerminalNode node) { }
/**
 * { @inheritDoc\}
 *
 * \<p>The default implementation does nothing.\</p>
 */
@Override public void visitErrorNode(ErrorNode node) { }
}
>>
```

```
VisitorFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
package <file.genPackage>;
<endif>
<header>
import org.antlr.v4.runtime.tree.ParseTreeVisitor;

/**
 * This interface defines a complete generic visitor for a parse tree produced
 * by { @link <file.parserName> }.
 *
 * @param \<T> The return type of the visit operation. Use { @link Void } for
 * operations with no return type.
 */
public interface <file.grammarName>Visitor\<T> extends ParseTreeVisitor\<T> {
    <file.visitorNames:{Iname |
/**
```

```

<if(file.visitorLabelRuleNames.(lname))>
* Visit a parse tree produced by the { @code <lname>\}
* labeled alternative in { @link <file.parserName>#<file.visitorLabelRuleNames.(lname)>\}.
<else>
* Visit a parse tree produced by { @link <file.parserName>#<lname>\}.
<endif>
* @param ctx the parse tree
* @return the visitor result
*/
T visit<lname; format="cap">(<file.parserName>.<lname; format="cap">Context ctx);}; separator="\n">
}
>>

```

```

BaseVisitorFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
package <file.genPackage>;
<endif>
<header>
import org.antlr.v4.runtime.tree.AbstractParseTreeVisitor;

/**
* This class provides an empty implementation of { @link <file.grammarName>Visitor},
* which can be extended to create a visitor which only needs to handle a subset
* of the available methods.
*
* @param <T> The return type of the visit operation. Use { @link Void} for
* operations with no return type.
*/
public class <file.grammarName>BaseVisitor<T> extends AbstractParseTreeVisitor<T> implements
<file.grammarName>Visitor<T> {
<file.visitorNames:{ lname |
/**
* { @inheritDoc\}
*
* \<p>The default
implementation returns the result of calling
* { @link #visitChildren\} on { @code ctx\}.\</p>
*/
@Override public T visit<lname; format="cap">(<file.parserName>.<lname; format="cap">Context ctx) { return
visitChildren(ctx); \}}; separator="\n">
}
>>

fileHeader(grammarFileName, ANTLRVersion) ::= <<
// Generated from <grammarFileName; format="java-escape"> by ANTLR <ANTLRVersion>
>>

```

```

Parser(parser, funcs, atn, sempredFuncs, superClass) ::= <<
<Parser_(ctor="parser_ctor", ...)>
>>

Parser_(parser, funcs, atn, sempredFuncs, ctor, superClass) ::= <<
@SuppressWarnings({"all", "warnings", "unchecked", "unused", "cast"})
public class <parser.name> extends <superClass; null="Parser"> {
    static { RuntimeMetaData.checkVersion("<file.ANTLRVersion>", RuntimeMetaData.VERSION); }

    protected static final DFA[] _decisionToDFA;
    protected static final PredictionContextCache _sharedContextCache =
        new PredictionContextCache();
    <if(parser.tokens)>
    public static final int
        <parser.tokens:{k | <k>=<parser.tokens.(k)>}>;
    separator=", ", wrap, anchor>;
    <endif>
    <if(parser.rules)>
    public static final int
        <parser.rules:{r | RULE_<r.name> = <r.index>}>; separator=", ", wrap, anchor>;
    <endif>
    private static String[] makeRuleNames() {
        return new String[] {
            <parser.ruleNames:{r | "<r>">; separator=", ", wrap, anchor>
        };
    }
    public static final String[] ruleNames = makeRuleNames();

    <vocabulary(parser.literalNames, parser.symbolicNames)>

    @Override
    public String getGrammarFileName() { return "<parser.grammarFileName; format="java-escape">"; }

    @Override
    public String[] getRuleNames() { return ruleNames; }

    @Override
    public String getSerializedATN() { return _serializedATN; }

    @Override
    public ATN getATN() { return _ATN; }

    <namedActions.members>
    <parser:(ctor)()>
    <funcs; separator="\n">

    <if(sempredFuncs)>
    public boolean sempred(RuleContext _localctx, int ruleIndex, int predIndex) {

```



```

switch (ruleIndex) {
  <parser.sempredFuncs.values:{f}
case <f.ruleIndex>:
return
<f.name>_sempred((<f.ctxType>)_localctx, predIndex);}; separator="\n">
}
return true;
}
<sempredFuncs.values; separator="\n">
<endif>

<atn>
}
>>

vocabulary(literalNames, symbolicNames) ::= <<
private static String[] makeLiteralNames() {
return new String[] {
  <literalNames:{t | <t>}; null="null", separator=", ", wrap, anchor>
};
}
private static final String[] _LITERAL_NAMES = makeLiteralNames();
private static String[] makeSymbolicNames() {
return new String[] {
  <symbolicNames:{t | <t>}; null="null", separator=", ", wrap, anchor>
};
}
private static final String[] _SYMBOLIC_NAMES = makeSymbolicNames();
public static final Vocabulary VOCABULARY = new VocabularyImpl(_LITERAL_NAMES,
_SYMBOLIC_NAMES);

/**
 * @deprecated Use {@link #VOCABULARY} instead.
 */
@Deprecated
public static final String[] tokenNames;
static {
tokenNames = new String[_SYMBOLIC_NAMES.length];
for (int i = 0; i < tokenNames.length; i++) {
tokenNames[i] = VOCABULARY.getLiteralName(i);
if (tokenNames[i]
== null) {
tokenNames[i] = VOCABULARY.getSymbolicName(i);
}

if (tokenNames[i] == null) {
tokenNames[i] = "\<INVALID>";
}
}

```

```
}  
}
```

```
@Override  
@Deprecated  
public String[] getTokenNames() {  
    return tokenNames;  
}
```

```
@Override  
  
public Vocabulary getVocabulary() {  
    return VOCABULARY;  
}  
>>
```

```
dumpActions(recog, argFuncs, actionFuncs, sempredFuncs) ::= <<  
<if(actionFuncs)>  
@Override  
public void action(RuleContext _localctx, int ruleIndex, int actionIndex) {  
    switch (ruleIndex) {  
        <recog.actionFuncs.values: {f}  
    case <f.ruleIndex>:  
        <f.name>_action((<f.ctxType>)_localctx, actionIndex);  
        break;}; separator="\n">  
    }  
}  
<actionFuncs.values; separator="\n">  
<endif>  
<if(sempredFuncs)>  
@Override  
public boolean sempred(RuleContext _localctx, int ruleIndex, int predIndex) {  
    switch (ruleIndex) {  
        <recog.sempredFuncs.values: {f}  
    case <f.ruleIndex>:  
        return <f.name>_sempred((<f.ctxType>)_localctx, predIndex);}; separator="\n">  
    }  
    return true;  
}  
<sempredFuncs.values; separator="\n">  
<endif>  
>>
```

```
parser_ctor(p)  
::= <<  
public <p.name>(TokenStream input) {  
    super(input);  
    _interp = new ParserATNSimulator(this, _ATN, _decisionToDFA, _sharedContextCache);
```

```

}
>>

/* This generates a private method since the actionIndex is generated, making an
 * overriding implementation impossible to maintain.
 */
RuleActionFunction(r, actions) ::= <<
private void <r.name>_action(<r.ctxType> _localctx, int actionIndex) {
    switch (actionIndex) {
        <actions:{index|
case <index>:
        <actions.(index)>
        break;}; separator="\n">
    }
}
>>

/* This generates a private method since the predIndex is generated, making an
 * overriding implementation impossible to maintain.
 */
RuleSempredFunction(r, actions) ::= <<
private boolean <r.name>_sempred(<r.ctxType> _localctx, int predIndex) {
    switch (predIndex) {
        <actions:{index|
case <index>:
        return <actions.(index)>;}; separator="\n">
    }
    return true;
}
>>

RuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,namedActions,finallyAction,postamble,exceptions)
::= <<

<ruleCtx>
<altLabelCtxs:{l | <altLabelCtxs.(l)>}; separator="\n">

<if(currentRule.modifiers)><currentRule.modifiers:{f | <f> }><else>public final <endif><currentRule.ctxType>
<currentRule.name><(<args; separator=",">) throws RecognitionException {
    <currentRule.ctxType> _localctx = new <currentRule.ctxType>(<_ctx, getState()<currentRule.args:{a | ,
<a.name>}>>);
    enterRule(_localctx, <currentRule.startState>, RULE_<currentRule.name>);
    <namedActions.init>
    <locals; separator="\n">
    try {
    <if(currentRule.hasLookaheadBlock)>
        int _alt;
    <endif>

```

```

<code>
<postamble; separator="\n">
<namedActions.after>
}
<if(exceptions)>
<exceptions; separator="\n">
<else>
catch (RecognitionException re) {
  _localctx.exception = re;
  _errHandler.reportError(this, re);
  _errHandler.recover(this, re);
}
<endif>
finally {
  <finallyAction>
  exitRule();
}
return _localctx;
}
>>

```

```

LeftRecursiveRuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,
namedActions,finallyAction,postamble)

```

```

::=

```

```

<<

```

```

<ruleCtx>

```

```

<altLabelCtxs:{l | <altLabelCtxs.(l)>}; separator="\n">

```

```

<if(currentRule.modifiers)><currentRule.modifiers:{f | <f> }><else>public final <endif><currentRule.ctxType>
<currentRule.name><(args; separator=", ">) throws RecognitionException {
  return <currentRule.name><(0<currentRule.args:{a | , <a.name>}>>);
}

```

```

private <currentRule.ctxType> <currentRule.name><(int _p<args:{a | , <a>}>) throws RecognitionException {
  ParserRuleContext _parentctx = _ctx;
  int _parentState = getState();
  <currentRule.ctxType> _localctx = new <currentRule.ctxType>(_ctx, _parentState<currentRule.args:{a | ,
<a.name>}>>);
  <currentRule.ctxType> _prevctx = _localctx;
  int _startState = <currentRule.startState>;
  enterRecursionRule(_localctx, <currentRule.startState>, RULE_<currentRule.name>, _p);
  <namedActions.init>
  <locals; separator="\n">
  try {
  <if(currentRule.hasLookaheadBlock)>
    int _alt;
  <endif>

```

```

<code>
<postamble; separator="\n">
<namedActions.after>
}
catch (RecognitionException
re) {
  _localctx.exception = re;
  _errHandler.reportError(this, re);
  _errHandler.recover(this, re);
}
finally {
  <finallyAction>
  unrollRecursionContexts(_parentctx);
}
return _localctx;
}
>>

```

```

CodeBlockForOuterMostAlt(currentOuterMostAltCodeBlock, locals, preamble, ops) ::= <<
<if(currentOuterMostAltCodeBlock.altLabel)>_localctx = new <currentOuterMostAltCodeBlock.altLabel;
format="cap">Context(_localctx);<endif>
enterOuterAlt(_localctx, <currentOuterMostAltCodeBlock.alt.altNum>);
<CodeBlockForAlt(currentAltCodeBlock=currentOuterMostAltCodeBlock, ...)>
>>

```

```

CodeBlockForAlt(currentAltCodeBlock, locals, preamble, ops) ::= <<
{
<locals; separator="\n">
<preamble; separator="\n">
<ops; separator="\n">
}
>>

```

```

LL1AltBlock(choice, preamble, alts, error) ::= <<
setState(<choice.stateNumber>);
_errHandler.sync(this);
<if(choice.label)><labelref(choice.label)> = _input.LT(1);<endif>
<preamble; separator="\n">
switch (_input.LA(1)) {
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>
<alt>
break;};
separator="\n">
default:
<error>
}
>>

```

```

LL1OptionalBlock(choice, alts, error) ::= <<
setState(<choice.stateNumber>);
_errHandler.sync(this);
switch (_input.LA(1)) {
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>
<alt>
break;}; separator="\n">
default:
break;
}
>>

```

```

LL1OptionalBlockSingleAlt(choice, expr, alts, preamble, error, followExpr) ::= <<
setState(<choice.stateNumber>);
_errHandler.sync(this);
<preamble; separator="\n">
if (<expr>) {
<alts; separator="\n">
}
<!else if ( !(<followExpr> ) <error!>
>>

```

```

LL1StarBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
setState(<choice.stateNumber>);
_errHandler.sync(this);
<preamble; separator="\n">
while (<loopExpr>) {
<alts; separator="\n">
setState(<choice.loopBackStateNumber>);
_errHandler.sync(this);
<iteration>
}
>>

```

```

LL1PlusBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
setState(<choice.blockStartStateNumber>); <! alt block decision !>
_errHandler.sync(this);
<preamble;
separator="\n">
do {
<alts; separator="\n">
setState(<choice.stateNumber>); <! loopback/exit decision !>
_errHandler.sync(this);
<iteration>
} while ( <loopExpr> );
>>

```

```

// LL(*) stuff

```

```

AltBlock(choice, preamble, alts, error) ::= <<
setState(<choice.stateNumber>);
_errHandler.sync(this);
<if(choice.label)><labelref(choice.label)> = _input.LT(1);<endif>
<preamble; separator="\n">
switch ( getInterpreter().adaptivePredict(_input,<choice.decision>,_ctx) ) {
<alts:{alt |
case <i>:
<alt>
break;}; separator="\n">
}
>>

```

```

OptionalBlock(choice, alts, error) ::= <<
setState(<choice.stateNumber>);
_errHandler.sync(this);
switch ( getInterpreter().adaptivePredict(_input,<choice.decision>,_ctx) ) {
<alts:{alt |
case <i><if(!choice.ast.greedy)>+1<endif>:
<alt>
break;}; separator="\n">
}
>>

```

```

StarBlock(choice, alts, sync, iteration) ::= <<
setState(<choice.stateNumber>);
_errHandler.sync(this);
_alt = getInterpreter().adaptivePredict(_input,<choice.decision>,_ctx);
while ( _alt!=<choice.exitAlt>
&& _alt!=org.antlr.v4.runtime.atn.ATN.INVALID_ALT_NUMBER ) {
if ( _alt==1<if(!choice.ast.greedy)>+1<endif> ) {
<iteration>
<alts> <! should only be one !>
}
setState(<choice.loopBackStateNumber>);
_errHandler.sync(this);
_alt = getInterpreter().adaptivePredict(_input,<choice.decision>,_ctx);
}
>>

```

```

PlusBlock(choice, alts, error) ::= <<
setState(<choice.blockStartStateNumber>); <! alt block decision !>
_errHandler.sync(this);
_alt = 1<if(!choice.ast.greedy)>+1<endif>;
do {
switch (_alt) {
<alts:{alt|

```

```

case <i><if(!choice.ast.greedy)>+1<endif>:
  <alt>
  break;}; separator="\n">
  default:
  <error>
  }
  setState(<choice.loopBackStateNumber>); <! loopback/exit decision !>
  _errHandler.sync(this);
  _alt = getInterpreter().adaptivePredict(_input,<choice.decision>,_ctx);
  } while ( _alt!=<choice.exitAlt> && _alt!=org.antlr.v4.runtime.atn.ATN.INVALID_ALT_NUMBER );
>>

```

```

Sync(s) ::= "sync(<s.expecting.name>);"

```

```

ThrowNoViableAlt(t) ::= "throw new NoViableAltException(this);"

```

```

TestSetInline(s)

```

```

::= <<
<s.bitsets:{bits | <if(rest(rest(bits.ttypes)))><bitsetBitfieldComparison(s, bits)><else><bitsetInlineComparison(s,
bits)><endif>}; separator=" || ">
>>

```

```

// Java language spec 15.19 - shift operators mask operands rather than overflow to 0... need range test
testShiftInRange(shiftAmount) ::= <<
((<shiftAmount>) & ~0x3f) == 0
>>

```

```

// produces smaller bytecode only when bits.ttypes contains more than two items
bitsetBitfieldComparison(s, bits) ::= <%
(<testShiftInRange({<offsetShift(s.varName, bits.shift)>})> && ((1L \<< <offsetShift(s.varName, bits.shift)>) &
(<bits.ttypes:{ ttype | (1L \<< <offsetShift(ttype, bits.shift)>)}; separator=" | ">)) != 0)
%>

```

```

isZero ::= [
"0":true,
default:false
]

```

```

offsetShift(shiftAmount, offset) ::= <%
<if(!isZero.(offset))><shiftAmount> - <offset><else><shiftAmount><endif>
%>

```

```

// produces more efficient bytecode when bits.ttypes contains at most two items
bitsetInlineComparison(s, bits) ::= <%
<bits.ttypes:{ ttype | <s.varName>==<ttype>};
separator=" || ">
%>

```



```

cases(ttypes) ::= <<
<ttypes:{ t | case <t>:}; separator="\n">
>>

InvokeRule(r, argExprsChunks) ::= <<
setState(<r.stateNumber>);
<if(r.labels)><r.labels:{1 | <labelref(l)> =
}><endif><r.name><(if(r.ast.options.p)><r.ast.options.p><if(argExprsChunks)><endif><endif><argExprsChunks>
);
>>

MatchToken(m) ::= <<
setState(<m.stateNumber>);
<if(m.labels)><m.labels:{1 | <labelref(l)> = }><endif>match(<m.name>);
>>

MatchSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, false)>"

MatchNotSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, true)>"

CommonSetStuff(m, expr, capture, invert) ::= <<
setState(<m.stateNumber>);
<if(m.labels)><m.labels:{1 | <labelref(l)> = }>_input.LT(1);<endif>
<capture>
if ( <if(invert)><m.varName> \<= 0 || <else>!<endif><(expr)> ) {
  <if(m.labels)><m.labels:{1 | <labelref(l)> = (Token)}><endif>_errHandler.recoverInline(this);
}
else {
  if ( _input.LA(1)==Token.EOF ) matchedEOF = true;
  _errHandler.reportMatch(this);
  consume();
}
>>

Wildcard(w)
::= <<
setState(<w.stateNumber>);
<if(w.labels)><w.labels:{1 | <labelref(l)> = }><endif>matchWildcard();
>>

// ACTION STUFF

Action(a, foo, chunks) ::= "<chunks>"

ArgAction(a, chunks) ::= "<chunks>"

SemPred(p, chunks, failChunks) ::= <<
setState(<p.stateNumber>);

```

```

if (!(<chunks>)) throw new FailedPredicateException(this, <p.predicate><if(failChunks)>,
<failChunks><elseif(p.msg)>, <p.msg><endif>);
>>

ExceptionClause(e, catchArg, catchAction) ::= <<
catch (<catchArg>) {
  <catchAction>
}
>>

// lexer actions are not associated with model objects

LexerSkipCommand() ::= "skip();"
LexerMoreCommand() ::= "more();"
LexerPopModeCommand() ::= "popMode();"

LexerTypeCommand(arg, grammar) ::= "_type = <arg>";
LexerChannelCommand(arg, grammar) ::= "_channel = <arg>";
LexerModeCommand(arg, grammar) ::= "_mode = <arg>";
LexerPushModeCommand(arg, grammar) ::= "pushMode(<arg>);"

ActionText(t) ::= "<t.text>"
ActionTemplate(t) ::= "<t.st>"
ArgRef(a) ::=
  "_localctx.<a.name>"
LocalRef(a) ::= "_localctx.<a.name>"
RetValRef(a) ::= "_localctx.<a.name>"
QRetValRef(a) ::= "<ctx(a)>.<a.dict>.<a.name>"
/** How to translate $tokenLabel */
TokenRef(t) ::= "<ctx(t)>.<t.name>"
LabelRef(t) ::= "<ctx(t)>.<t.name>"
ListLabelRef(t) ::= "<ctx(t)>.<ListLabelName(t.name)>"
SetAttr(s,rhsChunks) ::= "<ctx(s)>.<s.name> = <rhsChunks>";

TokenLabelType() ::= "<file.TokenLabelType; null={Token}>"
InputSymbolType() ::= "<file.InputSymbolType; null={Token}>"

TokenPropertyRef_text(t) ::= "<ctx(t)>.<t.label>!=null?<ctx(t)>.<t.label>.getText():null)"
TokenPropertyRef_type(t) ::= "<ctx(t)>.<t.label>!=null?<ctx(t)>.<t.label>.getType():0)"
TokenPropertyRef_line(t) ::= "<ctx(t)>.<t.label>!=null?<ctx(t)>.<t.label>.getLine():0)"
TokenPropertyRef_pos(t) ::= "<ctx(t)>.<t.label>!=null?<ctx(t)>.<t.label>.getCharPositionInLine():0)"
TokenPropertyRef_channel(t) ::= "<ctx(t)>.<t.label>!=null?<ctx(t)>.<t.label>.getChannel():0)"
TokenPropertyRef_index(t) ::= "<ctx(t)>.<t.label>!=null?<ctx(t)>.<t.label>.getTokenIndex():0)"
TokenPropertyRef_int(t)
::= "<ctx(t)>.<t.label>!=null?Integer.valueOf(<ctx(t)>.<t.label>.getText():0)"

RulePropertyRef_start(r) ::= "<ctx(r)>.<r.label>!=null?<ctx(r)>.<r.label>.start():null)"
RulePropertyRef_stop(r) ::= "<ctx(r)>.<r.label>!=null?<ctx(r)>.<r.label>.stop():null)"

```

```

RulePropertyRef_text(r) ::=
"<ctx(r)>.<r.label>!=null?_input.getText(<ctx(r)>.<r.label>.start,<ctx(r)>.<r.label>.stop):null)"
RulePropertyRef_ctx(r) ::= "<ctx(r)>.<r.label>"
RulePropertyRef_parser(r) ::= "this"

ThisRulePropertyRef_start(r) ::= "_localctx.start"
ThisRulePropertyRef_stop(r) ::= "_localctx.stop"
ThisRulePropertyRef_text(r) ::= "_input.getText(_localctx.start, _input.LT(-1))"
ThisRulePropertyRef_ctx(r) ::= "_localctx"
ThisRulePropertyRef_parser(r) ::= "this"

NonLocalAttrRef(s) ::= "(<s.ruleName; format=\"cap\">Context)getInvokingContext(<s.ruleIndex>).<s.name>"
SetNonLocalAttr(s, rhsChunks) ::=
"(<s.ruleName; format=\"cap\">Context)getInvokingContext(<s.ruleIndex>).<s.name>
= <rhsChunks>);"

AddToLabelList(a) ::= "<ctx(a.label)>.<a.listName>.add(<labelref(a.label)>);"

TokenDecl(t) ::= "<TokenLabelType()> <t.name>"
TokenTypeDecl(t) ::= "int <t.name>);"
TokenListDecl(t) ::= "List<Token> <t.name> = new ArrayList<Token>()"
RuleContextDecl(r) ::= "<r.ctxName> <r.name>"
RuleContextListDecl(rdecl) ::= "List<<rdecl.ctxName>> <rdecl.name> = new ArrayList<<rdecl.ctxName>>()"

ContextTokenGetterDecl(t) ::=
"public TerminalNode <t.name>() { return getToken(<parser.name>.<t.name>, 0); }"
ContextTokenListGetterDecl(t) ::=
"public List<TerminalNode> <t.name>() { return getTokens(<parser.name>.<t.name>); }"
ContextTokenListIndexedGetterDecl(t) ::= <<
public TerminalNode <t.name>(int i) {
return getToken(<parser.name>.<t.name>, i);
}
>>
ContextRuleGetterDecl(r) ::= <<
public <r.ctxName> <r.name>() {
return getRuleContext(<r.ctxName>.class,0);
}
>>
ContextRuleListGetterDecl(r) ::= <<
public
List<<r.ctxName>> <r.name>() {
return getRuleContexts(<r.ctxName>.class);
}
>>
ContextRuleListIndexedGetterDecl(r) ::= <<
public <r.ctxName> <r.name>(int i) {
return getRuleContext(<r.ctxName>.class,i);
}

```

>>

```
LexerRuleContext() ::= "RuleContext"
```

```
/** The rule context name is the rule followed by a suffix; e.g.,
```

```
* r becomes rContext.
```

```
*/
```

```
RuleContextNameSuffix() ::= "Context"
```

```
ImplicitTokenLabel(tokenName) ::= "<tokenName>"
```

```
ImplicitRuleLabel(ruleName) ::= "<ruleName>"
```

```
ImplicitSetLabel(id) ::= "_tset<id>"
```

```
ListLabelName(label) ::= "<label>"
```

```
CaptureNextToken(d) ::= "<d.varName> = _input.LT(1);"
```

```
CaptureNextTokenType(d) ::= "<d.varName> = _input.LA(1);"
```

```
StructDecl(struct,ctorAttrs,attrs,getters,dispatchMethods,interfaces,extensionMembers)
```

```
::= <<
```

```
public static class <struct.name> extends
```

```
<if(contextSuperClass)><contextSuperClass><else>ParserRuleContext<endif><if(interfaces)> implements
```

```
<interfaces; separator=", "><endif> {
```

```
<attrs:{ a | public <a>;}; separator="\n">
```

```
<getters:{ g
```

```
| <g>; separator="\n">
```

```
<if(ctorAttrs)>public <struct.name>(ParserRuleContext parent, int invokingState) { super(parent, invokingState);
```

```
}<endif>
```

```
public <struct.name>(ParserRuleContext parent, int invokingState<ctorAttrs:{ a | , <a>>}) {
```

```
super(parent, invokingState);
```

```
<struct.ctorAttrs:{ a | this.<a.name> = <a.name>;}; separator="\n">
```

```
}
```

```
@Override public int getRuleIndex() { return RULE_<struct.derivedFromName>; }
```

```
<if(struct.provideCopyFrom)><! don't need copy unless we have subclasses !>
```

```
public <struct.name>() { }
```

```
public void copyFrom(<struct.name> ctx) {
```

```
super.copyFrom(ctx);
```

```
<struct.attrs:{ a | this.<a.name> = ctx.<a.name>;}; separator="\n">
```

```
}
```

```
<endif>
```

```
<dispatchMethods; separator="\n">
```

```
<extensionMembers; separator="\n">
```

```
}
```

```
>>
```

```
AltLabelStructDecl(struct,attrs,getters,dispatchMethods) ::= <<
```

```
public static class <struct.name> extends <currentRule.name; format="cap">Context {
```

```
<attrs:{ a | public <a>;}; separator="\n">
```

```
<getters:{ g | <g>; separator="\n">
```

```

public <struct.name>(<currentRule.name;
format="cap">Context ctx) { copyFrom(ctx); }
<dispatchMethods; separator="\n">
}
>>

```

```

ListenerDispatchMethod(method) ::= <<
@Override
public void <if(method.isEnter)>enter<else>exit<endif>Rule(ParseTreeListener listener) {
if ( listener instanceof <parser.grammarName>Listener )
((<parser.grammarName>Listener)listener).<if(method.isEnter)>enter<else>exit<endif><struct.derivedFromName;
format="cap">(this);
}
>>

```

```

VisitorDispatchMethod(method) ::= <<
@Override
public <T> T accept(ParseTreeVisitor<? extends T> visitor) {
if ( visitor instanceof <parser.grammarName>Visitor ) return ((<parser.grammarName>Visitor<? extends
T>)visitor).visit<struct.derivedFromName; format="cap">(this);
else return visitor.visitChildren(this);
}
>>

```

```

AttributeDecl(d) ::= "<d.type> <d.name><if(d.initValue)> = <d.initValue><endif>"

```

```

/** If we don't know location of label def x, use this template */
labelref(x) ::= "<if(!x.isLocal)>(<x.ctx.name>)_localctx.<endif><x.name>"

```

```

/** For any
action chunk, what is correctly-typed context struct ptr? */
ctx(actionChunk) ::= "(<actionChunk.ctx.name>)_localctx"

```

```

// used for left-recursive rules
recRuleAltPredicate(ruleName,opPrec) ::= "precpred(_ctx, <opPrec>)"
recRuleSetReturnAction(src,name) ::= "$<name>=<src>.<name>;"
recRuleSetStopToken() ::= "_ctx.stop = _input.LT(-1);"

```

```

recRuleAltStartAction(ruleName, ctxName, label, isListLabel) ::= <<
_localctx = new <ctxName>Context(_parentctx, _parentState);
<if(label)>
<if(isListLabel)>
_localctx.<label>.add(_prevctx);
<else>
_localctx.<label> = _prevctx;
<endif>
<endif>
<if(label)>_localctx.<label> = _prevctx;<endif>

```

```

pushNewRecursionContext(_localctx, _startState, RULE_<ruleName>);
>>

recRuleLabeledAltStartAction(ruleName, currentAltLabel, label, isListLabel) ::= <<
_localctx = new <currentAltLabel; format="cap">Context(new <ruleName; format="cap">Context(_parentctx,
_parentState));
<if(label)>
<if(isListLabel)>
((<currentAltLabel; format="cap">Context)_localctx).<label>.add(_prevctx);
<else>
((<currentAltLabel;
format="cap">Context)_localctx).<label> = _prevctx;
<endif>
<endif>
pushNewRecursionContext(_localctx, _startState, RULE_<ruleName>);
>>

recRuleReplaceContext(ctxName) ::= <<
_localctx = new <ctxName>Context(_localctx);
_ctx = _localctx;
_prevctx = _localctx;
>>

recRuleSetPrevCtx() ::= <<
if ( _parseListeners!=null ) triggerExitRuleEvent();
_prevctx = _localctx;
>>

LexerFile(lexerFile, lexer, namedActions) ::= <<
<fileHeader(lexerFile.grammarFileName, lexerFile.ANTLRVersion)>
<if(lexerFile.genPackage)>
package <lexerFile.genPackage>;
<endif>
<namedActions.header>
import org.antlr.v4.runtime.Lexer;
import org.antlr.v4.runtime.CharStream;
import org.antlr.v4.runtime.Token;
import org.antlr.v4.runtime.TokenStream;
import org.antlr.v4.runtime.*;
import org.antlr.v4.runtime.atn.*;
import org.antlr.v4.runtime.dfa.DFA;
import org.antlr.v4.runtime.misc.*;

<lexer>
>>

Lexer(lexer, atn, actionFuncs, sempredFuncs, superClass) ::= <<

```

```

@SuppressWarnings({"all",
"warnings", "unchecked", "unused", "cast"})
public class <lexer.name> extends <superClass; null="Lexer"> {
    static { RuntimeMetaData.checkVersion("<lexerFile.ANTLRVersion>", RuntimeMetaData.VERSION); }

    protected static final DFA[] _decisionToDFA;
    protected static final PredictionContextCache _sharedContextCache =
        new PredictionContextCache();
    <if(lexer.tokens)>
    public static final int
        <lexer.tokens:{k | <k>=<lexer.tokens.(k)>}; separator=", ", wrap, anchor>;
    <endif>
    <if(lexer.channels)>
    public static final int
        <lexer.channels:{c | <c>=<lexer.channels.(c)>}; separator=", ", wrap, anchor>;
    <endif>
    <if(rest(lexer.modes)>>
    public static final int
        <rest(lexer.modes){m | <m>=<i>}; separator=", ", wrap, anchor>;
    <endif>
    public static String[] channelNames = {
        "DEFAULT_TOKEN_CHANNEL", "HIDDEN"<if (lexer.channels)>, <lexer.channels:{c | "<c>"}; separator=", ",
wrap, anchor><endif>
    };

    public static String[] modeNames = {
        <lexer.modes:{m | "<m>"};
        separator=", ", wrap, anchor>
    };

    private static String[] makeRuleNames() {
        return new String[] {
            <lexer.ruleNames:{r | "<r>"}; separator=", ", wrap, anchor>
        };
    }
    public static final String[] ruleNames = makeRuleNames();

    <vocabulary(lexer.literalNames, lexer.symbolicNames)>

    <namedActions.members>

    public <lexer.name>(CharStream input) {
        super(input);
        _interp = new LexerATNSimulator(this, _ATN, _decisionToDFA, _sharedContextCache);
    }

    @Override
    public String getGrammarFileName() { return "<lexer.grammarFileName>"; }

```

```

@Override
public String[] getRuleNames() { return ruleNames; }

@Override
public String getSerializedATN() { return _serializedATN; }

@Override
public String[] getChannelNames() { return channelNames; }

@Override
public String[] getModeNames() { return modeNames; }

@Override
public ATN getATN() { return _ATN; }

<dumpActions(lexer, "", actionFuncs, sempredFuncs)>
<atn>
}
>>

SerializedATN(model) ::= <<
<if(rest(model.segments))>
<! requires
segmented representation !>
private static final int _serializedATNSegments = <length(model.segments)>;
<model.segments:{segment|private static final String _serializedATNSegment<i0> =
"<segment; wrap={"+<\n><\t>"}>"; separator="\n">
public static final String _serializedATN = Utils.join(
new String[] {
<model.segments:{segment | _serializedATNSegment<i0>}; separator=",\n">
},
""
);
<else>
<! only one segment, can be inlined !>
public static final String _serializedATN =
"<model.serialized; wrap={"+<\n><\t>"}>";
<endif>
public static final ATN _ATN =
new ATNDeserializer().deserialize(_serializedATN.toCharArray());
static {
_decisionToDFA = new DFA[_ATN.getNumberOfDecisions()];
for (int i = 0; i < _ATN.getNumberOfDecisions(); i++) {
_decisionToDFA[i] = new DFA(_ATN.getDecisionState(i), i);
}
<! org.antlr.v4.tool.DOTGenerator dot = new org.antlr.v4.tool.DOTGenerator(null);!>
<! System.out.println(dot.getDOT(_ATN.decisionToState.get(0), ruleNames, false));!>

```



```
<! System.out.println(dot.getDOT(_ATN.ruleToStartState[2],
ruleNames, false));!>
}
>>
```

```
/** Using a type to init value map, try to init a type; if not in table
* must be an object, default value is "null".
*/
initValue(typeName) ::= <<
<javaTypeInitMap.(typeName)>
>>
```

```
codeFileExtension() ::= ".java"
```

Found in path(s):

```
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
jar/org/antlr/v4/tool/templates/codegen/Java/Java.stg
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
[The "BSD licence"]
```

```
Copyright (c) 2005-2009 Terence Parr
```

```
All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
*/
```

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/parse/ANTLRLexer.java

No license file was found, but licenses were detected in source scan.

\* [The "BSD license"]

\* All rights reserved.

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

- \* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.
- \* 3. The name of the author may not be used to endorse or promote products  
\* derived from this software without specific prior written permission.

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/templates/codegen/Cpp/Cpp.stg

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]

\* Copyright (c) 2012-2016 Terence Parr

\* Copyright (c) 2012-2016 Sam Harwell

\* Copyright (c) 2014 Eric Vergnaud

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\*

- \* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.
- \* 3. The name of the author may not be used to endorse or promote products  
\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
\* IMPLIED

WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES

\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
 \* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
 \* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
 \* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
 \* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\* ANTLR tool checks output templates are compatible with tool code generation.

\* For now, a simple string match used on x.y of x.y.z scheme.

\* Must match Tool.VERSION during load to templates.

\*

\* REQUIRED.

\*/

```
javascriptTypeInitMap ::= [
  "bool":"false",
  "int":"0",
  "float":"0.0",
  "str": "",
  default:"{}" // anything
  other than a primitive type is an object
]
```

// args must be <object-model-object>, <fields-resulting-in-STs>

```
ParserFile(file, parser, namedActions, contextSuperClass) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
import antlr4 from 'antlr4';
<if(file.genListener)>
import <file.grammarName>Listener from './<file.grammarName>Listener.js';
<endif>
<if(file.genVisitor)>
import <file.grammarName>Visitor from './<file.grammarName>Visitor.js';
<endif>
```

```
<namedActions.header>
<parser>
>>
```

```
ListenerFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
import antlr4 from 'antlr4';
```

// This class defines a complete listener for a parse tree produced by <file.parserName>.  
 export default class <file.grammarName>Listener extends antlr4.tree.ParseTreeListener {

```
<file.listenerNames>: { Iname |
  // Enter a parse tree produced by <file.parserName>#<Iname>.
```

```

enter<lname; format="cap">(ctx) {
  \}

// Exit a parse tree produced by <file.parserName>#<lname>.
exit<lname;
format="cap">(ctx) {
  \}

}; separator="\n">

}
>>

```

```

VisitorFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
import antlr4 from 'antlr4';

// This class defines a complete generic visitor for a parse tree produced by <file.parserName>.

export default class <file.grammarName>Visitor extends antlr4.tree.ParseTreeVisitor {

<file.visitorNames: {lname |
// Visit a parse tree produced by <file.parserName>#<lname>.
visit<lname; format="cap">(ctx) {
  return this.visitChildren(ctx);
  \}

}; separator="\n">

}
>>

```

```

fileHeader(grammarFileName, ANTLRVersion) ::= <<
// Generated from <grammarFileName; format="java-escape"> by ANTLR <ANTLRVersion>
// jshint ignore: start
>>

```

```

Parser(parser, funcs, atn, sempredFuncs, superClass) ::= <<
<if(superClass)>
import <superClass> from './<superClass>.js';
<endif>

<atn>

const atn = new antlr4.atn.ATNDeserializer().deserialize(serializedATN);

```

```

const decisionsToDFA = atn.decisionToState.map( (ds,
index) => new antlr4.dfa.DFA(ds, index) );

const sharedContextCache = new antlr4.PredictionContextCache();

export default class <parser.name> extends <superClass; null="antlr4.Parser"> {

    static grammarFileName = "<parser.grammarFileName; format="java-escape">";
    static literalNames = [ <parser.literalNames:{t | <t>} ; null="null", separator=", ", wrap, anchor > ];
    static symbolicNames = [ <parser.symbolicNames:{t | <t>} ; null="null", separator=", ", wrap, anchor > ];
    static ruleNames = [ <parser.ruleNames:{r | "<r>"} ; separator=", ", wrap, anchor > ];

    constructor(input) {
        super(input);
        this._interp = new antlr4.atn.ParserATNSimulator(this, atn, decisionsToDFA, sharedContextCache);
        this.ruleNames = <parser.name>.ruleNames;
        this.literalNames = <parser.name>.literalNames;
        this.symbolicNames = <parser.name>.symbolicNames;
        <namedActions.members>
    }

    get atn() {
        return atn;
    }

    <if(semPredFuncs)>

    sempred(localctx, ruleIndex, predIndex) {
        switch(ruleIndex) {
            <parser.semPredFuncs.values:{f | case <f.ruleIndex>:
            return this.<f.name>_sempred(localctx, predIndex);}; separator="\n">
            default:
                throw "No predicate with index:" + ruleIndex;
        }
    }

    <semPredFuncs.values; separator="\n">
    <endif>

    <funcs; separator="\n">

}

<parser.name>.EOF = antlr4.Token.EOF;
<if(parser.tokens)>
<parser.tokens:{k | <parser.name>.<k> = <parser.tokens.(k)>}; separator="\n", wrap, anchor>
<endif>

```

```

<if(parser.rules)>
<parser.rules:{r | <parser.name>.RULE_<r.name> = <r.index>;}; separator="\n", wrap, anchor>
<endif>

<funcs:{f | <ruleContexts(f)>; separator="\n">

<! Define fields of this parser to export the context classes !>
<parser.funcs:{f | <parser.name>.<f.ctxType> = <f.ctxType>; }; separator="\n">

>>

ruleContexts(currentRule) ::= <<
<currentRule.ruleCtx>

<currentRule.altLabelCtxs:{l | <currentRule.altLabelCtxs.(l)>;}; separator="\n">
>>

dumpActions(recog,
  argFuncs, actionFuncs, sempredFuncs) ::= <<
<if(actionFuncs)>
<lexer.name>.prototype.action = function(localctx, ruleIndex, actionIndex) {
  switch (ruleIndex) {
    <recog.actionFuncs.values:{f|
  case <f.ruleIndex>:
    this.<f.name>_action(localctx, actionIndex);
    break;}; separator="\n">
  default:
    throw "No registered action for:" + ruleIndex;
  }
};

<actionFuncs.values; separator="\n">
<endif>
<if(sempredFuncs)>
<lexer.name>.prototype.sempred = function(localctx, ruleIndex, predIndex) {
  switch (ruleIndex) {
    <recog.sempredFuncs.values:{f| case <f.ruleIndex>:
  return this.<f.name>_sempred(localctx, predIndex);}; separator="\n">
  default:
    throw "No registered predicate for:" + ruleIndex;
  }
};

<sempredFuncs.values; separator="\n">
<endif>
>>

```

```
/* This generates a private method since the actionIndex is generated, making an
* overriding implementation impossible to maintain.
*/
```

```
RuleActionFunction(r, actions) ::= <<
```

```
<lexer.name>.prototype.<r.name>_action = function(localctx
, actionIndex) {
switch (actionIndex) {
<actions: {index|
case <index>:
<actions.(index)>
break;}; separator="\n">
default:
throw "No registered action for:" + actionIndex;
}
};
>>
```

```
/* This generates a private method since the predIndex is generated, making an
* overriding implementation impossible to maintain.
*/
```

```
RuleSempredFunction(r, actions) ::= <<
```

```
<if (r.factory.g.lexer)><lexer.name>.prototype.<r.name>_sempred =
function<else><r.name>_sempred<endif>(localctx, predIndex) {
switch(predIndex) {
<actions: {index| case <index>:
return <actions.(index)>;}; separator="\n">
default:
throw "No predicate with index:" + predIndex;
}
};
>>
```

```
RuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,namedActions,finallyAction,postamble,exceptions)
::= <<
```

```
<currentRule.name><(currentRule.args: {a | <a.name>}; separator=", ">) {
let localctx = new <currentRule.ctxType>(this, this._ctx, this.state<currentRule.args: {a | , <a.name>}>);
this.enterRule(localctx,
<currentRule.startState>, <parser.name>.RULE_<currentRule.name>);
<namedActions.init>
<locals; separator="\n">
try {
<code>
<postamble; separator="\n">
<namedActions.after>
```

```

} <if(exceptions)>
<exceptions; separator="\n">
<else> catch (re) {
  if(re instanceof antlr4.error.RecognitionException) {
    localctx.exception = re;
    this._errHandler.reportError(this, re);
    this._errHandler.recover(this, re);
  } else {
    throw re;
  }
} <endif> finally {
  <finallyAction>
  this.exitRule();
}
return localctx;
}

>>

```

```

LeftRecursiveRuleFunction(currentRule, args, code, locals, ruleCtx, altLabelCtxs,
  namedActions, finallyAction, postamble) ::=
<<

```

```

<currentRule.name>(<_p<if(currentRule.args)>, <args: { a | , <a> }><endif>) {
  if(<_p===undefined>) {
    <_p = 0;
  }
  const <_parentctx = this._ctx;
  const <_parentState = this.state;
  let localctx = new <currentRule.ctxType>(this, this._ctx, <_parentState<args: { a
  | , <a.name> }>>);
  let <_prevctx = localctx;
  const <_startState = <currentRule.startState>;
  this.enterRecursionRule(localctx, <currentRule.startState>, <parser.name>.RULE_<currentRule.name>, <_p>;
  <namedActions.init>
  <locals; separator="\n">
  try {
    <code>
    <postamble; separator="\n">
    <namedActions.after>
  } catch( error) {
    if(error instanceof antlr4.error.RecognitionException) {
      localctx.exception = error;
      this._errHandler.reportError(this, error);
      this._errHandler.recover(this, error);
    } else {
      throw error;
    }
  }
}

```



```

    } finally {
        <finallyAction>
        this.unrollRecursionContexts(_parentctx)
    }
    return localctx;
}

```

>>

```

CodeBlockForOuterMostAlt(currentOuterMostAltCodeBlock, locals, preamble, ops) ::= <<
<if(currentOuterMostAltCodeBlock.altLabel)>localctx = new <currentOuterMostAltCodeBlock.altLabel;
format="cap">Context(this, localctx);<endif>
this.enterOuterAlt(localctx,
    <currentOuterMostAltCodeBlock.alt.altNum>);
<CodeBlockForAlt(currentAltCodeBlock=currentOuterMostAltCodeBlock, ...)>

```

>>

```

CodeBlockForAlt(currentAltCodeBlock, locals, preamble, ops) ::= <<
<locals; separator="\n">
<preamble; separator="\n">
<ops; separator="\n">

```

>>

```

LL1AltBlock(choice, preamble, alts, error) ::= <<
this.state = <choice.stateNumber>;
this._errHandler.sync(this);
<if(choice.label)><labelref(choice.label)> = this._input.LT(1);<endif>
<preamble; separator="\n">
switch(this._input.LA(1)) {
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>

```

```

    <alt>
    break;}; separator="\n">

```

```

default:
    <error>
}

```

>>

```

LL1OptionalBlock(choice, alts, error) ::= <<
this.state = <choice.stateNumber>;
this._errHandler.sync(this);
switch (this._input.LA(1)) {
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>

```

```

    <alt>
    break;}; separator="\n">

```

```

default:
    break;
}

```

>>

```

LL1OptionalBlockSingleAlt(choice, expr, alts, preamble, error, followExpr) ::= <<
this.state = <choice.stateNumber>;
this._errHandler.sync(this);
<preamble;
separator="\n">
if(<expr>) {
    <alts; separator="\n">
}
<!else if ( !(<followExpr> ) <error>!>
>>

```

```

LL1StarBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
this.state = <choice.stateNumber>;
this._errHandler.sync(this);
<preamble; separator="\n">
while(<loopExpr>) {
    <alts; separator="\n">
    this.state = <choice.loopBackStateNumber>;
    this._errHandler.sync(this);
    <iteration>
}
>>

```

```

LL1PlusBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
this.state = <choice.blockStartStateNumber>; <! alt block decision !>
this._errHandler.sync(this);
<preamble; separator="\n">
do {
    <alts; separator="\n">
    this.state = <choice.stateNumber>; <! loopback/exit decision !>
    this._errHandler.sync(this);
    <iteration>
} while(<loopExpr>);
>>

```

```
// LL(*) stuff
```

```

AltBlock(choice, preamble, alts, error) ::= <<
this.state = <choice.stateNumber>;
this._errHandler.sync(this);
<if(choice.label)><labelref(choice.label)> = _input.LT(1)<endif>
<preamble;
separator="\n">
var la_ = this._interp.adaptivePredict(this._input,<choice.decision>,this._ctx);
switch(la_) {
<alts:{alt |
case <i>:

```

```

    <alt>
    break;
}; separator="\n">
}
>>

```

```

OptionalBlock(choice, alts, error) ::= <<
this.state = <choice.stateNumber>;
this._errHandler.sync(this);
var la_ = this._interp.adaptivePredict(this._input,<choice.decision>,this._ctx);
<alts:{ alt |
if(la_===<i><if(!choice.ast.greedy)>+1<endif>) {
    <alt>
}; separator="\n} else ">
}
>>

```

```

StarBlock(choice, alts, sync, iteration) ::= <<
this.state = <choice.stateNumber>;
this._errHandler.sync(this);
var _alt = this._interp.adaptivePredict(this._input,<choice.decision>,this._ctx)
while(_alt!=<choice.exitAlt> && _alt!=antlr4.atn.ATN.INVALID_ALT_NUMBER) {
    if(_alt===1<if(!choice.ast.greedy)>+1<endif>) {
        <iteration>
        <alts> <! should only be one !>
    }
    this.state = <choice.loopBackStateNumber>;
    this._errHandler.sync(this);
    _alt = this._interp.adaptivePredict(this._input,<choice.decision>,this._ctx);
}
>>

```

```

PlusBlock(choice,
alts, error) ::= <<
this.state = <choice.blockStartStateNumber>; <! alt block decision !>
this._errHandler.sync(this);
var _alt = 1<if(!choice.ast.greedy)>+1<endif>;
do {
    switch (_alt) {
    <alts:{ alt|
case <i><if(!choice.ast.greedy)>+1<endif>:
    <alt>
break;}; separator="\n">
default:
    <error>
}
    this.state = <choice.loopBackStateNumber>; <! loopback/exit decision !>

```

```

    this._errHandler.sync(this);
    _alt = this._interp.adaptivePredict(this._input,<choice.decision>, this._ctx);
} while ( _alt!=<choice.exitAlt> && _alt!=antlr4.atn.ATN.INVALID_ALT_NUMBER );
>>

Sync(s) ::= "sync(<s.expecting.name>)"

ThrowNoViableAlt(t) ::= "throw new antlr4.error.NoViableAltException(this);"

TestSetInline(s) ::= <<
<s.bitsets:{bits | <if(rest(rest(bits.ttypes)))><bitsetBitfieldComparison(s, bits)><else><bitsetInlineComparison(s,
bits)><endif>}; separator=" || ">
>>

// Javascript language spec - shift operators are 32 bits long max
testShiftInRange(shiftAmount)
::= <<
((<shiftAmount>) & ~0x1f) == 0
>>

// produces smaller bytecode only when bits.ttypes contains more than two items
bitsetBitfieldComparison(s, bits) ::= <%
(<testShiftInRange({<offsetShiftVar(s.varName, bits.shift)>})> && ((1 \<|< <offsetShiftVar(s.varName,
bits.shift)>) & (<bits.ttypes:{ttype | (1 \<|< <offsetShiftType(ttype, bits.shift)>)}; separator=" | ">)) != 0)
%>

isZero ::= [
"0":true,
default:false
]

offsetShiftVar(shiftAmount, offset) ::= <%
<if(!isZero.(offset))><shiftAmount> - <offset><else><shiftAmount><endif>
%>

offsetShiftType(shiftAmount, offset) ::= <%
<if(!isZero.(offset))><parser.name>.<shiftAmount> - <offset><else><parser.name>.<shiftAmount><endif>
%>

// produces more efficient bytecode when bits.ttypes contains at most two items
bitsetInlineComparison(s, bits) ::= <%
<bits.ttypes:{ ttype | <s.varName>===<parser.name>.<ttype>}; separator=" || ">
%>

cases(ttypes) ::= <<
<ttypes:{ t | case <parser.name>.<t>:}; separator="\n">
>>

```

```

InvokeRule(r,
  argExprsChunks) ::= <<
this.state = <r.stateNumber>;
<if(r.labels)><r.labels:{1 | <labelref(1)> =
}><endif>this.<r.name><(if(r.ast.options.p)><r.ast.options.p><if(argExprsChunks)><endif><endif><argExprsChu
nks>);
>>

```

```

MatchToken(m) ::= <<
this.state = <m.stateNumber>;
<if(m.labels)><m.labels:{1 | <labelref(1)> = }><endif>this.match(<parser.name>.<m.name>);
>>

```

```

MatchSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, false)>"

```

```

MatchNotSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, true)>"

```

```

CommonSetStuff(m, expr, capture, invert) ::= <<
this.state = <m.stateNumber>;
<if(m.labels)><m.labels:{1 | <labelref(1)> = }>this._input.LT(1);<endif>
<capture>
<if(invert)>if(<m.varName>\<=0 || <expr>)<else>if(!(<expr>))<endif> {
  <if(m.labels)><m.labels:{1 | <labelref(1)> = }><endif>this._errHandler.recoverInline(this);
}
else {
  this._errHandler.reportMatch(this);
  this.consume();
}
>>

```

```

Wildcard(w) ::= <<
this.state = <w.stateNumber>;
<if(w.labels)><w.labels:{1
| <labelref(1)> = }><endif>this.matchWildcard();
>>

```

```

// ACTION STUFF

```

```

Action(a, foo, chunks) ::= "<chunks>"

```

```

ArgAction(a, chunks) ::= "<chunks>"

```

```

SemPred(p, chunks, failChunks) ::= <<
this.state = <p.stateNumber>;
if (!( <chunks>)) {
  throw new antlr4.error.FailedPredicateException(this, <p.predicate><if(failChunks)>,
<failChunks><elseif(p.msg)>, <p.msg><endif>);
}

```

>>

```
ExceptionClause(e, catchArg, catchAction) ::= <<
catch (<catchArg>) {
  <catchAction>
}
>>
```

// lexer actions are not associated with model objects

```
LexerSkipCommand() ::= "this.skip()"
LexerMoreCommand() ::= "this.more()"
LexerPopModeCommand() ::= "this.popMode()"
LexerTypeCommand(arg, grammar) ::= "this._type = <arg>"
LexerChannelCommand(arg, grammar) ::= "this._channel = <arg>"
LexerModeCommand(arg, grammar) ::= "this._mode = <arg>"
LexerPushModeCommand(arg, grammar) ::= "this.pushMode(<arg>)"
```

```
ActionText(t) ::= "<t.text>"
ActionTemplate(t) ::= "<t.st>"
ArgRef(a) ::= "localctx.<a.name>"
LocalRef(a)
  ::= "localctx.<a.name>"
RetValRef(a) ::= "localctx.<a.name>"
QRetValRef(a) ::= "<ctx(a)>.<a.dict>.<a.name>"
/** How to translate $tokenLabel */
TokenRef(t) ::= "<ctx(t)>.<t.name>"
LabelRef(t) ::= "<ctx(t)>.<t.name>"
ListLabelRef(t) ::= "<ctx(t)>.<ListLabelName(t.name)>"
SetAttr(s,rhsChunks) ::= "<ctx(s)>.<s.name> = <rhsChunks>"
```

```
TokenLabelType() ::= "<file.TokenLabelType; null={Token}>"
InputSymbolType() ::= "<file.InputSymbolType; null={Token}>"
```

```
TokenPropertyRef_text(t) ::= "<ctx(t)>.<t.label>===null ? null : <ctx(t)>.<t.label>.text)"
TokenPropertyRef_type(t) ::= "<ctx(t)>.<t.label>=== null ? 0 : <ctx(t)>.<t.label>.type)"
TokenPropertyRef_line(t) ::= "<ctx(t)>.<t.label>=== null ? 0 : <ctx(t)>.<t.label>.line)"
TokenPropertyRef_pos(t) ::= "<ctx(t)>.<t.label>=== null ? 0 : <ctx(t)>.<t.label>.column)"
TokenPropertyRef_channel(t) ::= "<ctx(t)>.<t.label>=== null ? 0 : <ctx(t)>.<t.label>.channel)"
TokenPropertyRef_index(t) ::= "<ctx(t)>.<t.label>=== null ? 0 : <ctx(t)>.<t.label>.tokenIndex)"
TokenPropertyRef_int(t)
  ::= "<ctx(t)>.<t.label>=== null ? 0 : parseInt(<ctx(t)>.<t.label>.text)"
```

```
RulePropertyRef_start(r) ::= "<ctx(r)>.<r.label>===null ? null : <ctx(r)>.<r.label>.start)"
RulePropertyRef_stop(r) ::= "<ctx(r)>.<r.label>===null ? null : <ctx(r)>.<r.label>.stop)"
RulePropertyRef_text(r) ::= "<ctx(r)>.<r.label>===null ? null : this._input.getText(new
antlr4.Interval(<ctx(r)>.<r.label>.start,<ctx(r)>.<r.label>.stop)))"
RulePropertyRef_ctx(r) ::= "<ctx(r)>.<r.label>"
```

```

RulePropertyRef_parser(r) ::= "this"

ThisRulePropertyRef_start(r) ::= "localctx.start"
ThisRulePropertyRef_stop(r) ::= "localctx.stop"
ThisRulePropertyRef_text(r) ::= "this._input.getText(new antlr4.Interval(localctx.start, this._input.LT(-1)))"
ThisRulePropertyRef_ctx(r) ::= "localctx"
ThisRulePropertyRef_parser(r) ::= "this"

NonLocalAttrRef(s) ::= "this.getInvokingContext(<s.ruleIndex>).<s.name>"
SetNonLocalAttr(s, rhsChunks) ::= "this.getInvokingContext(<s.ruleIndex>).<s.name>
= <rhsChunks>"

AddToLabelList(a) ::= "<ctx(a.label)>.<a.listName>.push(<labelref(a.label)>);"

TokenDecl(t) ::= "this.<t.name> = null; // <TokenLabelType()>"
TokenTypeDecl(t) ::= "var <t.name> = 0; // <TokenLabelType()> type"
TokenListDecl(t) ::= "this.<t.name> = []; // of <TokenLabelType()>s"
RuleContextDecl(r) ::= "this.<r.name> = null; // <r.ctxName>"
RuleContextListDecl(rdecl) ::= "this.<rdecl.name> = []; // of <rdecl.ctxName>s"

ContextTokenGetterDecl(t) ::= <<
<t.name>() {
    return this.getToken(<parser.name>.<t.name>, 0);
};
>>

// should never be called
ContextTokenListGetterDecl(t) ::= <<
<t.name>_list() {
    return this.getTokens(<parser.name>.<t.name>);
}
>>

ContextTokenListIndexedGetterDecl(t) ::= <<
<t.name> = function(i) {
    if(i===undefined) {
        i = null;
    }
    if(i===null) {
        return this.getTokens(<parser.name>.<t.name>);
    } else {
        return this.getToken(<parser.name>.<t.name>, i);
    }
};
>>

ContextRuleGetterDecl(r)

```

```

 ::= <<
<r.name>() {
    return this.getTypedRuleContext(<r.ctxName>,0);
};
>>

// should never be called
ContextRuleListGetterDecl(r) ::= <<
<r.name>_list() {
    return this.getTypedRuleContexts(<parser.name>.<r.ctxName>);
}
>>

ContextRuleListIndexedGetterDecl(r) ::= <<
<r.name> = function(i) {
    if(i===undefined) {
        i = null;
    }
    if(i===null) {
        return this.getTypedRuleContexts(<r.ctxName>);
    } else {
        return this.getTypedRuleContext(<r.ctxName>,i);
    }
};
>>

LexerRuleContext() ::= "RuleContext"

/** The rule context name is the rule followed by a suffix; e.g.,
 * r becomes rContext.
 */
RuleContextNameSuffix() ::= "Context"

ImplicitTokenLabel(tokenName) ::= "_<tokenName>"
ImplicitRuleLabel(ruleName) ::= "_<ruleName>"
ImplicitSetLabel(id) ::= "_tset<id>"
ListLabelName(label) ::= "<label>"

CaptureNextToken(d) ::= "<d.varName> = self._input.LT(1)"
CaptureNextTokenType(d) ::= "<d.varName> = this._input.LA(1);"

StructDecl(struct,ctorAttrs,attrs,getters,dispatchMethods,interfaces,extensionMembers)
 ::= <<
class <struct.name> extends <if(contextSuperClass)><contextSuperClass><else>antlr4.ParserRuleContext<endif> {

    constructor(parser, parent, invokingState<struct.ctorAttrs:{ a | , <a.name>}> ) {
        if(parent===undefined) {
            parent = null;

```



```

    }
    if(invokingState===undefined || invokingState===null) {
        invokingState = -1;
    }
    super(parent, invokingState);
    this.parser = parser;
    this.ruleIndex = <parser.name>.RULE_<struct.derivedFromName>;
    <attrs:{ a | <a>; separator="\n">
    <struct.ctorAttrs:{ a | this.<a.name> = <a.name> || null;}; separator="\n">
    }

<getters:{ g | <g>; separator="\n\n">

<if(struct.provideCopyFrom)> <! don't need copy unless we have subclasses !>
copyFrom(ctx) {
    super.copyFrom(ctx);
    <struct.attrs:{ a | this.<a.name> = ctx.<a.name>;}; separator="\n">
    }
<endif>
<dispatchMethods; separator="\n">
<extensionMembers;
separator="\n">

}

>>

AltLabelStructDecl(struct,attrs,getters,dispatchMethods) ::= <<
class <struct.name> extends <struct.parentRule; format="cap">Context {

    constructor(parser, ctx) {
        super(parser);
        <attrs:{ a | <a>;}; separator="\n">
        super.copyFrom(ctx);
    }

    <getters:{ g | <g>; separator="\n\n">

    <dispatchMethods; separator="\n">

}

<! Define fields of this parser to export this struct/context class !>
<parser.name>.<struct.name> = <struct.name>;

>>

```

```

ListenerDispatchMethod(method) ::= <<

```

```

<if(method.isEnter)>enter<else>exit<endif>Rule(listener) {
  if(listener instanceof <parser.grammarName>Listener ) {
    listener.<if(method.isEnter)>enter<else>exit<endif><struct.derivedFromName; format="cap">(this);
  }
}

```

```
>>
```

```

VisitorDispatchMethod(method) ::= <<
accept(visitor) {
  if ( visitor instanceof <parser.grammarName>Visitor ) {
    return visitor.visit<struct.derivedFromName; format="cap">(this);
  } else {
    return visitor.visitChildren(this);
  }
}

```

```
>>
```

```
AttributeDecl(d) ::= "this.<d.name> = <if(d.initValue)><d.initValue><else>null<endif>"
```

```
/** If we don't know location of label def x, use this template */
```

```
labelref(x) ::= "<if(!x.isLocal)>localctx.<endif><x.name>"
```

```
/** For any action chunk, what is correctly-typed context struct ptr? */
```

```
ctx(actionChunk) ::= "localctx"
```

```
// used for left-recursive rules
```

```
recRuleAltPredicate(ruleName,opPrec) ::= "this.precpred(this._ctx, <opPrec>)"
```

```
recRuleSetReturnAction(src,name) ::= "$<name>=<src>.<name>"
```

```
recRuleSetStopToken() ::= "this._ctx.stop = this._input.LT(-1);"
```

```
recRuleAltStartAction(ruleName, ctxName, label) ::= <<
```

```
localctx = new <ctxName>Context(this, _parentctx, _parentState);
```

```
<if(label)>localctx.<label> = _prevctx;<endif>
```

```
this.pushNewRecursionContext(localctx, _startState, <parser.name>.RULE_<ruleName>);
```

```
>>
```

```
recRuleLabeledAltStartAction(ruleName, currentAltLabel, label, isListLabel) ::= <<
```

```
localctx = new <currentAltLabel; format="cap">Context(this,
```

```
new <ruleName; format="cap">Context(this, _parentctx, _parentState));
```

```
<if(label)>
```

```
<if(isListLabel)>
```

```
localctx.<label>.push(_prevctx);
```

```
<else>
```

```
localctx.<label> = _prevctx;
```

```
<endif>
```

```
<endif>
```

```

this.pushNewRecursionContext(localctx, _startState, <parser.name>.RULE_<ruleName>);
>>

recRuleReplaceContext(ctxName) ::= <<
localctx = new <ctxName>Context(this, localctx);
this._ctx = localctx;
_prevctx = localctx;
>>

recRuleSetPrevCtx() ::= <<
if(this._parseListeners!==null) {
    this.triggerExitRuleEvent();
}
_prevctx = localctx;
>>

LexerFile(lexerFile, lexer, namedActions) ::= <<
<fileHeader(lexerFile.grammarFileName, lexerFile.ANTLRVersion)>
import antlr4 from 'antlr4';

<namedActions.header>

<lexer>

>>

Lexer(lexer, atn, actionFuncs, sempredFuncs, superClass) ::= <<
<if(superClass)>
import <superClass> from './<superClass>.js';
<endif>

<atn>

const atn = new antlr4.atn.ATNDeserializer().deserialize(serializedATN);

const decisionsToDFA = atn.decisionToState.map( (ds, index) => new antlr4.dfa.DFA(ds,
index) );

export default class <lexer.name> extends <if(superClass)><superClass><else>antlr4.Lexer<endif> {

    static grammarFileName = "<lexer.grammarFileName>";
    static channelNames = [ "DEFAULT_TOKEN_CHANNEL", "HIDDEN"<if (lexer.channels)>,
<lexer.channels: {c| "<c>"}; separator=", ", wrap, anchor><endif> ];
    static modeNames = [ <lexer.modes: {m| "<m>"}; separator=", ", wrap, anchor > ];
    static literalNames = [ <lexer.literalNames: {t | <t>}; null="null", separator=", ", wrap, anchor > ];
    static symbolicNames = [ <lexer.symbolicNames: {t | <t>}; null="null", separator=", ", wrap, anchor > ];
    static ruleNames = [ <lexer.ruleNames: {r | "<r>"}; separator=", ", wrap, anchor > ];

```

```

    constructor(input) {
        super(input)
        this._interp = new antlr4.atn.LexerATNSimulator(this, atn, decisionsToDFA, new
antlr4.PredictionContextCache());
        <namedActions.members>
    }

    get atn() {
        return atn;
    }
}

```

```

<lexer.name>.EOF = antlr4.Token.EOF;
<if(lexer.tokens)>
<lexer.tokens:{k
| <lexer.name>.<k> = <lexer.tokens.(k)>; separator="\n", wrap, anchor>
<endif>

```

```

<if(lexer.channels)>
<lexer.channels:{c| <lexer.name>.<c> = <lexer.channels.(c)>; separator="\n">

```

```

<endif>
<if(rest(lexer.modes))>
<rest(lexer.modes):{m| <lexer.name>.<m> = <i>; separator="\n">

```

```

<endif>

```

```

<dumpActions(lexer, "", actionFuncs, sempredFuncs)>

```

```

>>

```

```

SerializedATN(model) ::= <<
<! only one segment, can be inlined !>

```

```

const serializedATN = ["<model.serialized; wrap={",<\n> " }>"].join("");

```

```

>>

```

```

/** Using a type to init value map, try to init a type; if not in table
* must be an object, default value is "null".
*/

```

```

initValue(typeName) ::= <<
<javacriptTypeInitMap.(typeName)>
>>

```

```

codeFileExtension() ::= ".js"

```

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/templates/codegen/JavaScript/JavaScript.stg

No license file was found, but licenses were detected in source scan.

/\*

[The "BSD license"]

Copyright (c) 2010 Terence Parr

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/parse/ATNBuilder.java

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]

\* Copyright (c) 2012-2016 Terence Parr

\* Copyright (c) 2012-2016 Sam Harwell

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\*

- \* 1. Redistributions of source code must retain the above copyright

- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. The name of the author may not be used to endorse or promote products
- \* derived from this software without specific prior written permission.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
- \* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
- TO, THE IMPLIED WARRANTIES
- \* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
- \* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
- \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
- \* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
- \* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
- \* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
- \* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
- \* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
- \*/

```
// File   : A3Lexer.g
// Author  : Jim Idle (jimi@temporal-wave.com)
// Copyright : Free BSD - See @header clause below
// Version  : First implemented as part of ANTLR 3.2 this is the self
//           hosting ANTLR 3 Lexer.
//
// Description
// -----
// This is the definitive lexer grammar for parsing ANTLR V3.x.x grammars. All other
// grammars are
// derived from this grammar via source code control integration (perforce)
// or by the gdiff tool.
//
// This grammar and its associated grmmars A3Parser.g and A3Walker.g exhibit the following
// traits, which are recommended for all production quality grammars:
//
// 1) They are separate grammars, not composite grammars;
// 2) They implement all supporting methods in a superclass (at least this is recommended
//    for language targets that support inheritance;
// 3) All errors are pushed as far down the parsing chain as possible, which means
//    that the lexer tries to defer error reporting to the parser, and the parser
//    tries to defer error reporting to a semantic phase consisting of a single
//    walk of the AST. The reason for this is that the error messages produced
//    from later phases of the parse will generally have better context and so
//    be more useful to the end user. Consider the message: "Syntax error at 'options'"
//    vs: "You cannot specify two options{}
//    sections in a single grammar file".
// 4) The lexer is 'programmed' to catch common mistakes such as unterminated literals
```

```

// and report them specifically and not just issue confusing lexer mismatch errors.
//

/** Read in an ANTLR grammar and build an AST. Try not to do
 * any actions, just build the tree.
 *
 * The phases are:
 *
 * A3Lexer.g (this file)
 *     A3Parser.g
 *     A3Verify.g (derived from A3Walker.g)
 * assign.types.g
 * define.g
 * buildnfa.g
 * antlr.print.g (optional)
 * codegen.g
 *
 * Terence Parr
 * University of San Francisco
 * 2005
 * Jim Idle (this v3 grammar)
 * Temporal Wave LLC
 * 2009
 */
lexer grammar ANTLRLexer;

// =====
// Note that while this grammar does not care about order of constructs
// that don't really matter, such as options before @header etc, it must first
// be parsed by the original v2 parser, before it replaces it. That parser
// does
// care about order of structures. Hence we are constrained by the v2 parser
// for at least the first bootstrap release that causes this parser to replace
// the v2 version.
// =====

// -----
// Options
//
// V3 option directives to tell the tool what we are asking of it for this
// grammar.
//
options {

// Target language is Java, which is the default but being specific
// here as this grammar is also meant as a good example grammar for
// for users.
//

```

```

language    = Java;

// The super class that this lexer should expect to inherit from, and
// which contains any and all support routines for the lexer. This is
// commented out in this baseline (definitive or normative grammar)
// - see the ANTLR tool implementation for hints on how to use the super
// class
//
//superclass = AbstractA3Lexer;
}

```

```
tokens { SEMPRED; TOKEN_REF; RULE_REF; LEXER_CHAR_SET; ARG_ACTION; }
```

```

// Include the copyright
// in this source and also the generated source
//

```

```

@lexer::header {
/*
[The "BSD licence"]
Copyright (c) 2005-2009 Terence Parr
All rights reserved.

```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```

*/
package org.antlr.v4.parse;
import org.antlr.v4.tool.*;
import org.antlr.v4.runtime.misc.Interval;

```



```

}

@members {
public static final int COMMENTS_CHANNEL = 2;

    public CommonTokenStream tokens; // track stream we push to; need for context info
    public boolean isLexerRule = false;

public void grammarError(ErrorType etype, org.antlr.runtime.Token token, Object... args) { }

/** scan backwards from current point in this.tokens list
 * looking for the start of the rule or
subrule.
 * Return token or null if for some reason we can't find the start.
 */
public Token getRuleOrSubruleStartToken() {
    if ( tokens==null ) return null;
    int i = tokens.index();
    int n = tokens.size();
    if ( i>=n ) i = n-1; // seems index == n as we lex
    while ( i>=0 && i<n) {
        int ttype = tokens.get(i).getType();
        if ( ttype == LPAREN || ttype == TOKEN_REF || ttype == RULE_REF ) {
            return tokens.get(i);
        }
        i--;
    }
    return null;
}

// -----
// Comments
//
// ANTLR comments can be multi or single line and we don't care
// which particularly. However we also accept Javadoc style comments
// of the form: /** ... */ and we do take care to distinguish those
// from ordinary multi-line comments
// Note how we guide the lexical PATH because we want to issue a decriptive
// error message in case of a standalone '/' character, which makes no
// sense in ANTLR source code. We also trap unterminated multi-line comments
//
fragment DOC_COMMENT : ;
COMMENT
@init
{

```

```

// Record the start line and offsets as if we need to report an
// unterminated comment, then we want to show the start of the comment
// we think is broken, not the end, where people will have to try and work
// it out themselves.
//
int startLine = $line;
int offset = getCharPositionInLine();
}
: // Eat the first character only, then see if we have a comment
// or something silly.
//
'/' // Comment introducer

(
// Single line comment, possibly with embedded src/line directives
// in a similar style to the C pre-processor, allowing generated
// code to refer the programmer back to the original source code
// in case of error.
//
'/'
(
(' $ANTLR')=> ' $ANTLR' SRC
| ~(NLCHARS)*
)

| // Multi-line comment, which may be a documentation comment
// if it starts /** (note that we protect against accidentally
// recognizing a comment /**/ as a documentation comment
//
'/**' (
{ input.LA(2) != '/' }?=> '*' { $type = DOC_COMMENT; }
| { true }?=> // Required to cover all alts with predicates
)

// Should we support embedded multiline comments here?
//
(
// Pick out end of multiline comment and exit the loop
// if we find it.
//
{ !(input.LA(1) == '*' && input.LA(2) == '/') }?

// Anything else other than the non-greedy match of
// the comment close sequence
//
.
)*
(

```

```

        // Look for the comment terminator, but if it is accidentally
        // unterminated, then we will hit EOF, which will trigger the
        // epsilon alt and hence we can issue an error
message relative
    // to the start of the unterminated multi-line comment
    //
    /*'

    |// Unterminated comment!
    //
    {
        // ErrorManager.msg(Msg.UNTERMINATED_DOC_COMMENT, startLine, offset, $pos, startLine,
offset, $pos, (Object)null);
    }
)

|// There was nothing that made sense following the opening '/' and so
// we issue an error regarding the malformed comment
//
{
    // TODO: Insert error message relative to comment start
    //
}
)
{
    // We do not wish to pass the comments in to the parser. If you are
    // writing a formatter then you will want to preserve the comments off
    // channel, but could just skip and save token space if not.
    //
    $channel=COMMENTS_CHANNEL;
}
;

```

#### ARG\_OR\_CHARSET

```

options {k=1;}
:
{!isLexerRule}?=> LEXER_CHAR_SET {$type=LEXER_CHAR_SET;}
| {!isLexerRule}?=> ARG_ACTION
{
    $type=ARG_ACTION;
    // Set the token text to our gathered string minus outer [ ]
    String t = $text;
    t = t.substring(1,t.length()-1);
    setText(t);
}
;

```

fragment

```

LEXER_CHAR_SET
: '['
  ( '\\' ~('\r'\n')
    | ~('\r'\n'\\')
  )*
  ']'
;

// -----
// Argument specs
//
// Certain argument lists, such as those specifying call parameters
// to a rule invocation, or input parameters to a rule specification
// are contained within square brackets. In the lexer we consume them
// all at once and sort them out later in the grammar analysis.
//
fragment
ARG_ACTION
: '['
  (
    ARG_ACTION

    | ("")=>ACTION_STRING_LITERAL

    | ("\")=>ACTION_CHAR_LITERAL

    | ~('[\']')
  )*
  ']'
;

// -----
// Actions
//
// Other than making sure to distinguish between { and } embedded
//
// within what we have assumed to be literals in the action code, the
// job of the lexer is merely to gather the code within the action
// (delimited by {}) and pass it to the parser as a single token.
// We know that this token will be asked for its text somewhere
// in the upcoming parse, so setting the text here to exclude
// the delimiting {} is no additional overhead.
//
ACTION
: NESTED_ACTION
  ('?' {$type = SEMPRE;}
  ( (WSNLCHARS* '=>') => WSNLCHARS* '=>' // v3 gated sempred

```

```

    {
    Token t = new CommonToken(input, state.type, state.channel, state.tokenStartCharIndex, getCharIndex()-1);
    t.setLine(state.tokenStartLine);
    t.setText(state.text);
    t.setCharPositionInLine(state.tokenStartCharPositionInLine);
    grammarError(ErrorType.V3_GATED_SEMPRED, t);
    }
)?
)?
;

// -----
// Action structure
//
// Many language targets use {} as block delimiters and so we
// must recursively match {} delimited blocks to balance the
// braces. Additionally, we
// must make some assumptions about
// literal string representation in the target language. We assume
// that they are delimited by ' or " and so consume these
// in their own alts so as not to inadvertently match {}.
// This rule calls itself on matching a {
//
fragment
NESTED_ACTION
@init {

// Record the start line and offsets as if we need to report an
// unterminated block, then we want to show the start of the comment
// we think is broken, not the end, where people will have to try and work
// it out themselves.
//
int startLine = getLine();
int offset = getCharPositionInLine();
}

: // Action and other blocks start with opening {
//
'{'
(
// And now we can match one of a number of embedded
// elements within the action until we find a
// } that balances the opening {. If we do not find
// the balanced } then we will hit EOF and can issue
// an error message about the brace that we believe to
// be mismatched. This won't be
foolproof but we will
// be able to at least report an error against the

```

```

// opening brace that we feel is in error and this will
// guide the user to the correction as best we can.
//

    // An embedded {} block
    //
    NESTED_ACTION

|// What appears to be a literal
//
    ACTION_CHAR_LITERAL

|// We have assumed that the target language has C/Java
// type comments.
//
    COMMENT

|// What appears to be a literal
//
    ACTION_STRING_LITERAL

|// What appears to be an escape sequence
//
    ACTION_ESC

|// Some other single character that is not
// handled above
//
    ~(\|'"|\\|\/|'{'})

)*

(
    // Correctly balanced closing brace
    //
    '}'

|// Looks like have an imbalanced {} block, report
// with respect to the opening brace.
//
    {
        // TODO: Report imbalanced {}

        System.out.println("Block starting at line " + startLine + " offset " + (offset+1) + " contains imbalanced {} or is
missing a }");
    }
)

```

```

;

// Keywords
// -----
// keywords used to specify ANTLR v3 grammars. Keywords may not be used as
// labels for rules or in any other context where they would be ambiguous
// with the keyword vs some other identifier
// OPTIONS, TOKENS, and CHANNELS must also consume the opening brace that captures
// their option block, as this is the easiest way to parse it separate
// to an ACTION block, despite it using the same {} delimiters.
//
OPTIONS   : 'options' WSNLCHARS* '{' ;
TOKENS_SPEC : 'tokens' WSNLCHARS* '{' ;
CHANNELS   : 'channels' WSNLCHARS* '{' ;

IMPORT    : 'import'      ;
FRAGMENT  : 'fragment'   ;
LEXER     : 'lexer'      ;
PARSER    : 'parser'     ;
GRAMMAR   : 'grammar'    ;
TREE_GRAMMAR : 'tree' WSNLCHARS* 'grammar' ;
PROTECTED : 'protected'

;
PUBLIC    : 'public'     ;
PRIVATE   : 'private'   ;
RETURNS   : 'returns'   ;
LOCALS    : 'locals'    ;
THROWS    : 'throws'    ;
CATCH     : 'catch'     ;
FINALLY   : 'finally'   ;
MODE      : 'mode'      ;

// -----
// Punctuation
//
// Character sequences used as separators, delimiters, operators, etc
//
COLON     : ':'
    {
        // scan backwards, looking for a RULE_REF or TOKEN_REF.
        // which would indicate the start of a rule definition.
        // If we see a LPAREN, then it's the start of the subrule.
        // this.tokens is the token string we are pushing into, so
        // just loop backwards looking for a rule definition. Then
        // we set isLexerRule.
        Token t = getRuleOrSubruleStartToken();
        if ( t!=null ) {

```

```

        if ( t.getType()==RULE_REF
) isLexerRule = false;
        else if ( t.getType()==TOKEN_REF ) isLexerRule = true;
        // else must be subrule; don't alter context
    }
}
;

COLONCOLON  : '::'      ;
COMMA      : ','      ;
SEMI       : ';'      ;
LPAREN     : '('      ;
RPAREN     : ')'      ;
RARROW     : '->'     ;
LT         : '<'      ;
GT         : '>'      ;
ASSIGN     : '='      ;
QUESTION   : '?'      ;
SYNPRED    : '=>'    ;
{
    Token t = new CommonToken(input, state.type, state.channel,
        state.tokenStartCharIndex, getCharIndex()-1);
    t.setLine(state.tokenStartLine);
    t.setText(state.text);
    t.setCharPositionInLine(state.tokenStartCharPositionInLine);
    grammarError(ErrorType.V3_SYNPRED, t);
    $channel=HIDDEN;
}
;

STAR       : '*'      ;
PLUS       : '+'      ;
PLUS_ASSIGN : '+='    ;
OR         : '|'      ;
DOLLAR     : '$'      ;
DOT        : '.'      ; // can be WILDCARD or DOT in qid or imported rule ref
RANGE     : '..'     ;
AT         : '@'      ;
POUND     : '#'      ;
NOT       : '~'      ;
RBRACE    : '}'      ;

/** Allow unicode rule/token names */
ID : a=NameStartChar NameChar*
{
    if ( Grammar.isTokenName($a.text) ) $type = TOKEN_REF;
    else $type = RULE_REF;
}
;

```



```

fragment
NameChar : NameStartChar
    | '0'..'9'
    | '_'
    | '\u00B7'
    | '\u0300'..\u036F'
    | '\u203F'..\u2040'
    ;

```

```

fragment
NameStartChar
    : 'A'..'Z' | 'a'..'z'
    | '\u00C0'..\u00D6'
    | '\u00D8'..\u00F6'
    | '\u00F8'..\u02FF'
    | '\u0370'..\u037D'
    | '\u037F'..\u1FFF'
    | '\u200C'..\u200D'
    | '\u2070'..\u218F'
    | '\u2C00'..\u2FEF'
    | '\u3001'..\uD7FF'
    | '\uF900'..\uFDCF'
    | '\uFDF0'..\uFEFE'
    | '\uFF00'..\uFFFD'
    ; // ignores | [\u10000-\uEFFFF] ;

```

```

// -----
// Literals embedded in actions
//
// Note that we have made the assumption that the language used within
// actions uses the fairly standard " and ' delimiters for literals and
// that within these literals, characters are escaped using the \ character.
// There are some languages which do not conform to this in all cases, such
// as by using /string/ and so on. We will have to deal with such cases if
// if they come up in targets.
//

```

```

// Within actions, or other structures that are not part of the ANTLR
// syntax, we may encounter literal characters. Within
// these, we do
// not want to inadvertently match things like '}' and so we eat them
// specifically. While this rule is called CHAR it allows for the fact that
// some languages may use/allow ' as the string delimiter.
//

```

```

fragment
ACTION_CHAR_LITERAL
: "\"" ((\\)=>ACTION_ESC | ~\" )* "\""
;

```

```

// Within actions, or other structures that are not part of the ANTLR
// syntax, we may encounter literal strings. Within these, we do
// not want to inadvertently match things like '}' and so we eat them
// specifically.
//
fragment
ACTION_STRING_LITERAL
: '"' ((\\)=>ACTION_ESC | ~'")* '"'
;

// Within literal strings and characters that are not part of the ANTLR
// syntax, we must allow for escaped character sequences so that we do not
// inadvertently recognize the end of a string or character when the terminating
// delimiter has been escaped.
//
fragment
ACTION_ESC
: '\\ .
;

// -----
// Integer
//
// Obviously (I hope) match an arbitrary long sequence of digits.
//
INT :
('0'..'9')+
;

// -----
// Source spec
//
// A fragment rule for picking up information about an originating
// file from which the grammar we are parsing has been generated. This allows
// ANTLR to report errors against the originating file and not the generated
// file.
//
fragment
SRC : 'src' WSCHARS+ file=ACTION_STRING_LITERAL WSCHARS+ line=INT
{
    // TODO: Add target specific code to change the source file name and current line number
    //
}
;

// -----
// Literal string

```

```

//
// ANTLR makes no distinction between a single character literal and a
// multi-character string. All literals are single quote delimited and
// may contain unicode escape sequences of the form \uxxxx or \u{xxxxxx},
// where x is a valid hexadecimal number.
STRING_LITERAL
: "\"" ( ( ESC_SEQ | ~("\\"|\r|\n) ) ) *
  ( "\""
  | // Unterminated string literal
    {
      Token t = new CommonToken(input, state.type, state.channel,
state.tokenStartCharIndex, getCharIndex()-1);
      t.setLine(state.tokenStartLine);
      t.setText(state.text);
      t.setCharPositionInLine(state.tokenStartCharPositionInLine);
      grammarError(ErrorType.UNTERMINATED_STRING_LITERAL, t);
    }
  )
;

// A valid hex digit specification
//
fragment
HEX_DIGIT : ('0'..'9'|'a'..'f'|'A'..'F') ;

// Any kind of escaped character that we can embed within ANTLR
// literal strings.
//
fragment
ESC_SEQ
: "\"
  (
    // The standard escaped character set such as tab, newline, etc...
    'b'|'t'|'n'|'f'|'r'|'\"|'\'

    | // A Java style Unicode escape sequence
    UNICODE_ESC

    | // A Swift/Hack style Unicode escape sequence
    UNICODE_EXTENDED_ESC

    | // An illegal escape sequence
    ~('b'|'t'|'n'|'f'|'r'|'\"|'\'|'\\'|'u') // \x for any invalid x (make sure to match char here)
    {
      Token t = new CommonToken(input,
state.type, state.channel, getCharIndex()-2, getCharIndex()-1);
      t.setText(t.getText());
      t.setLine(input.getLine());
    }
  )
;

```

```

        t.setCharPositionInLine(input.getCharPositionInLine()-2);
        grammarError(ErrorType.INVALID_ESCAPE_SEQUENCE, t, input.substring(getCharIndex()-
2,getCharIndex()-1));
    }
)
;

```

fragment

UNICODE\_ESC

@init {

```

// Flag to tell us whether we have a valid number of
// hex digits in the escape sequence

```

```

//

```

```

int hCount = 0;

```

```

}

```

```

: 'u' // Leadin for unicode escape sequence

```

```

    // We now require 4 hex digits. Note though
    // that we accept any number of characters
    // and issue an error if we do not get 4. We cannot
    // use an infinite count such as + because this
    // might consume too many, so we lay out the lexical
    // options and issue an error at the invalid paths.

```

```

//

```

```

(

```

```

(

```

```

    HEX_DIGIT { hCount++; }

```

```

(

```

```

    HEX_DIGIT { hCount++; }

```

```

(

```

```

    HEX_DIGIT { hCount++; }

```

```

(

```

```

    // Four valid hex digits, we are good

```

```

//

```

```

    HEX_DIGIT { hCount++; }

```

```

    | // Three valid digits

```

```

)

```

```

    | // Two valid digits

```

```

)

```

```

    | // One valid digit

```

```

)

```

```

)

```

```

| // No valid hex digits at all

```

```

)

// Now check the digit count and issue an error if we need to
//
{
  if (hCount < 4) {
    Interval badRange = Interval.of(getCharIndex()-2-hCount, getCharIndex());
    String lastChar = input.substring(badRange.b, badRange.b);
    if ( lastChar.codePointAt(0)=='\" ) {
      badRange.b--;
    }
    String bad = input.substring(badRange.a, badRange.b);
    Token t = new CommonToken(input, state.type, state.channel, badRange.a, badRange.b);
    t.setLine(input.getLine());
    t.setCharPositionInLine(input.getCharPositionInLine()-hCount-2);
    grammarError(ErrorType.INVALID_ESCAPE_SEQUENCE,
t, bad);
  }
}
;

fragment
UNICODE_EXTENDED_ESC
: 'u{' // Leadin for unicode extended escape sequence

    HEX_DIGIT+ // One or more hexadecimal digits

    '}' // Leadout for unicode extended escape sequence

// Now check the digit count and issue an error if we need to
{
  int numDigits = getCharIndex()-state.tokenStartCharIndex-6;
  if (numDigits > 6) {
    Token t = new CommonToken(input, state.type, state.channel, state.tokenStartCharIndex, getCharIndex()-
1);
    t.setText(t.getText());
    t.setLine(input.getLine());
    t.setCharPositionInLine(input.getCharPositionInLine()-numDigits);
    grammarError(ErrorType.INVALID_ESCAPE_SEQUENCE, t,
input.substring(state.tokenStartCharIndex,getCharIndex()-1));
  }
}
;

// -----
//
Whitespace
//

```

```

// Characters and character constructs that are of no import
// to the parser and are used to make the grammar easier to read
// for humans.
//
WS
: (
  ' '
  | '\t'
  | '\r'
  | '\n'
  | '\f'
)+
  {$channel=HIDDEN;}
;

// A fragment rule for use in recognizing end of line in
// rules like COMMENT.
//
fragment
NLCHARS
: '\n' | '\r'
;

// A fragment rule for recognizing traditional whitespace
// characters within lexer rules.
//
fragment
WSCHARS
: ' ' | '\t' | '\f'
;

// A fragment rule for recognizing both traditional whitespace and
// end of line markers, when we don't care to distinguish but don't
// want any action code going on.
//
fragment
WSNLCHARS
: ' ' | '\t' | '\f' | '\n' | '\r'
;

// This rule allows ANTLR 4 to parse grammars using the UTF-8 encoding with a
// byte order mark. Since this Unicode character doesn't appear as a token
// anywhere else in the grammar, we can simply skip all instances
// of it without
// problem. This rule will not break usage of \uFEFF inside a LEXER_CHAR_SET or
// STRING_LITERAL.
UnicodeBOM
: '\uFEFF' {skip();}

```

```

;

// -----
// Illegal Character
//
// This is an illegal character trap which is always the last rule in the
// lexer specification. It matches a single character of any value and being
// the last rule in the file will match when no other rule knows what to do
// about the character. It is reported as an error but is not passed on to the
// parser. This means that the parser to deal with the grammar file anyway
// but we will not try to analyse or code generate from a file with lexical
// errors.
//
ERRCHAR
: .
{
    Token t = new CommonToken(input, state.type, state.channel, state.tokenStartCharIndex, getCharIndex()-1);
    t.setLine(state.tokenStartLine);
    t.setText(state.text);
    t.setCharPositionInLine(state.tokenStartCharPositionInLine);
    String msg = getTokenErrorDisplay(t)
+ " came as a complete surprise to me";
    grammarError(ErrorType.SYNTAX_ERROR, t, msg);
    state.syntaxErrors++;
    skip();
}
;

```

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/parse/ANTLRLexer.g  
No license file was found, but licenses were detected in source scan.

```

/*
* [The "BSD license"]
* Copyright (c) 2012-2016 Terence Parr
* Copyright (c) 2012-2016 Sam Harwell
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
*
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. The name of the author may not be used to endorse or promote products

```

```

*   derived from this software without specific prior written permission.
*
*   THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
*   IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
*   TO, THE IMPLIED WARRANTIES
*   OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
*   IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
*   INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
*   NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
*   DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
*   THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
*   (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
*   THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/

```

```
lexer grammar ActionSplitter;
```

```
options { filter=true; }
```

```
@header {
package org.antlr.v4.parse;
import org.antlr.v4.tool.*;
import org.antlr.v4.tool.ast.*;
}

```

```
@members {
ActionSplitterListener delegate;
}

```

```
public ActionSplitter(CharStream input, ActionSplitterListener delegate) {
    this(input, new RecognizerSharedState());
    this.delegate = delegate;
}

```

```
/** force filtering
    (and return tokens). triggers all above actions. */
public List<Token> getActionTokens() {
    List<Token> chunks = new ArrayList<Token>();
    Token t = nextToken();
    while ( t.getType()!=Token.EOF ) {
        chunks.add(t);
        t = nextToken();
    }
    return chunks;
}

```

```
private boolean isIDStartChar(int c) {
    return c == '_' || Character.isLetter(c);
}

```



```

}

// ignore comments right away

COMMENT
: '/' ( options {greedy=false;} : . )* '*' {delegate.text($text);}
;

LINE_COMMENT
: '/' ~('\n|\r)* '\r'? '\n' {delegate.text($text);}
;

SET_NONLOCAL_ATTR
: '$ x=ID ':' y=ID WS? '=' expr=ATTR_VALUE_EXPR ';'
{
delegate.setNonLocalAttr($text, $x, $y, $expr);
}
;

NONLOCAL_ATTR
: '$ x=ID ':' y=ID {delegate.nonLocalAttr($text, $x, $y);}
;

QUALIFIED_ATTR
: '$ x=ID '!' y=ID {input.LA(1)!='('}? {delegate.qualifiedAttr($text, $x, $y);}
;

SET_ATTR
: '$ x=ID WS? '=' expr=ATTR_VALUE_EXPR ';'
{
delegate.setAttr($text, $x, $expr);
}
;

ATTR
: '$
x=ID {delegate.attr($text, $x);}
;

// Anything else is just random text
TEXT
@init {StringBuilder buf = new StringBuilder();}
@after {delegate.text(buf.toString());}
: ( c=~('\| '$) {buf.append((char)$c);}
| '\$' {buf.append('$);}
| '\ ' c=~('$) {buf.append('\').append((char)$c);}
| {'isIDStartChar(input.LA(2))}? => '$' {buf.append('$);}
)+

```

;

fragment

ID : ('a'..'z'|'A'..'Z'|'\_') ('a'..'z'|'A'..'Z'|'0'..'9'|'\_')\*

;

/\*\* Don't allow an = as first char to prevent \$x == 3; kind of stuff. \*/

fragment

ATTR\_VALUE\_EXPR

: ~'= (~';)\*

;

fragment

WS : (' '\t'\n'\r')+;

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/parse/ActionSplitter.g

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]

\* Copyright (c) 2012-2016 Terence Parr

\* Copyright (c) 2012-2016 Sam Harwell

\* Copyright (c) 2015 Janyou

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. The name of the author may not be used to endorse or promote products

\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

\* IMPLIED WARRANTIES,

INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES

\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

```
SwiftTypeInitMap ::= [  
  "Int":"0",  
  "Int64":"0",  
  "Float":"0.0",  
  "Double":"0.0",  
  "Bool":"false",  
  default:"nil" // anything other than a primitive type is an object  
]  
SwiftTypeMap ::= [  
  "int":"Int",  
  "float":"Float",  
  "long":"Int64",  
  "double":"Double",  
  "bool":"Bool",  
  "boolean":"Bool",  
  default : key  
]  
// args must be <object-model-object>,  
  <fields-resulting-in-STs>
```

```
accessLevelOpenOK(obj) ::= "<obj.accessLevel; null=\"open\">"  
accessLevelNotOpen(obj) ::= "<obj.accessLevel; null=\"public\">"
```

```
ParserFile(file, parser, namedActions,contextSuperClass) ::= <<  
  <fileHeader(file.grammarFileName, file.ANTLRVersion)>  
  <if(file.genPackage)>  
  <!package <file.genPackage>!>  
  <endif>  
  <namedActions.header>  
  import Antlr4  
  
  <parser>  
>>
```

```
ListenerFile(file, header, namedActions) ::= <<  
  <fileHeader(file.grammarFileName, file.ANTLRVersion)>  
  <if(file.genPackage)>  
  <!package <file.genPackage>!>  
  <endif>  
  <header>  
  import Antlr4
```

```
/**
```

```
* This interface defines a complete listener for a parse tree produced by
```

```

* { @link <file.parserName>}.
*/
<accessLevelNotOpen(file)> protocol <file.grammarName>Listener: ParseTreeListener {
  <file.listenerNames: {lname |
/**
<if(file.listenerLabelRuleNames.(lname))>
* Enter a parse tree produced by the { @code <lname>}
* labeled alternative in { @link <file.parserName>#<file.listenerLabelRuleNames.(lname)>}}.
<else>
* Enter a parse tree produced by { @link <file.parserName>#<lname>}}.
<endif>
- Parameters:
  - ctx: the parse tree
*/
func enter<lname; format="cap">(_ ctx: <file.parserName>.<lname; format="cap">Context)
/**
<if(file.listenerLabelRuleNames.(lname))>
* Exit a parse tree produced by the { @code <lname>}
* labeled alternative in { @link <file.parserName>#<file.listenerLabelRuleNames.(lname)>}}.
<else>
* Exit a parse tree produced by { @link <file.parserName>#<lname>}}.
<endif>
- Parameters:
  - ctx: the parse tree
*/
func exit<lname; format="cap">(_ ctx: <file.parserName>.<lname; format="cap">Context); separator="\n"
}
>>

```

```

BaseListenerFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
<!package <file.genPackage>;!>
<endif>
<header>

```

```
import Antlr4
```

```

/**
* This class provides an empty implementation of { @link <file.grammarName>Listener},
* which can be extended to create a listener which only needs to handle
a subset
* of the available methods.
*/
<accessLevelOpenOK(file)> class <file.grammarName>BaseListener: <file.grammarName>Listener {
  <accessLevelNotOpen(file)> init() { \}
  <file.listenerNames: {lname |

```

```

/**
 * { @inheritDoc\}
 *
 * \<p>The default implementation does nothing.\</p>
 */
<accessLevelOpenOK(file)> func enter<lname; format="cap">(_ ctx: <file.parserName>.<lname;
format="cap">Context) { \}
/**
 * { @inheritDoc\}
 *
 * \<p>The default implementation does nothing.\</p>
 */
<accessLevelOpenOK(file)> func exit<lname; format="cap">(_ ctx: <file.parserName>.<lname;
format="cap">Context) { \} }; separator="\n">

/**
 * { @inheritDoc\}
 *
 * \<p>The default implementation does nothing.\</p>
 */
<accessLevelOpenOK(file)> func enterEveryRule(_ ctx: ParserRuleContext) throws { }
/**
 * { @inheritDoc\}
 *
 * \<p>The default implementation does nothing.\</p>
 */
<accessLevelOpenOK(file)> func exitEveryRule(_ ctx: ParserRuleContext) throws { }
/**
 * { @inheritDoc\}
 *
 * \<p>The default implementation does nothing.\</p>
 */
<accessLevelOpenOK(file)> func visitTerminal(_ node: TerminalNode) { }
/**
 * { @inheritDoc\}
 *
 * \<p>The default implementation does nothing.\</p>
 */
<accessLevelOpenOK(file)> func visitErrorNode(_ node: ErrorNode) { }
}
>>

VisitorFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
<!package <file.genPackage>;!>

```

```

<endif>
<header>
import Antlr4

/**
 * This interface defines a complete generic visitor for a parse tree produced
 * by { @link <file.parserName>}.
 *
 * @param \<T> The return type of the visit operation. Use { @link Void} for
 * operations with no return type.
 */
<accessLevelOpenOK(file)> class <file.grammarName>Visitor\<T>: ParseTreeVisitor\<T> {
  <file.visitorNames:{ lname |
/**
<if(file.visitorLabelRuleNames.(lname))>
 * Visit a parse tree produced by the { @code <lname>}
 * labeled alternative in { @link <file.parserName>#<file.visitorLabelRuleNames.(lname)>}
<else>
 * Visit a parse tree produced by { @link <file.parserName>#<lname>}.
<endif>
- Parameters:
  - ctx: the parse tree
  - returns: the visitor result
*/
<accessLevelOpenOK(file)> func visit<lname; format="cap">(_ ctx: <file.parserName>.<lname;
format="cap">Context) -> T {
  fatalError(#function + " must be overridden")
\}
}; separator="\n">
}
>>

BaseVisitorFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
<!package <file.genPackage>;!>
<endif>
<header>
import Antlr4

/**
 * This class provides an empty implementation of { @link <file.grammarName>Visitor},
 * which can be extended to create a visitor which only needs to handle a subset
 * of the available methods.
 *
 * @param \<T> The return type of the visit operation. Use { @link Void} for
 * operations with no return type.
 */

```

```

<accessLevelOpenOK(file)> class <file.grammarName>BaseVisitor<T>: AbstractParseTreeVisitor<T> {
  <file.visitorNames: {lname
  |
  /**
  * { @inheritDoc\}
  *
  * \<p>The default implementation returns the result of calling
  * { @link #visitChildren\} on { @code ctx\}.\</p>
  */
  <accessLevelOpenOK(file)> func visit<lname; format="cap">(_ ctx: <file.parserName>.<lname;
  format="cap">Context) -> T? { return visitChildren(ctx) \}; separator="\n">
  }
  >>

fileHeader(grammarFileName, ANTLRVersion) ::= <<
// Generated from <grammarFileName; format="java-escape"> by ANTLR <ANTLRVersion>
>>

Parser(parser, funcs, atn, sempredFuncs, superClass) ::= <<
<Parser_(ctor="parser_ctor", ...)>
>>

Parser_(parser, funcs, atn, sempredFuncs, ctor, superClass) ::= <<
<!!/@SuppressWarnings({"all", "warnings", "unchecked", "unused", "cast"})!>
<accessLevelOpenOK(parser)> class <parser.name>: <superClass; null="Parser"> {

  internal static var _decisionToDFA: [DFA] = {
    var decisionToDFA = [DFA]()
    let length = <parser.name>._ATN.getNumberOfDecisions()
    for i in 0..<length {
      <!!/ decisionToDFA[i] = DFA(<parser.name>._ATN.getDecisionState(i)!,
      i);!>
      decisionToDFA.append(DFA(<parser.name>._ATN.getDecisionState(i)!, i))
    }
    return decisionToDFA
  }()

  internal static let _sharedContextCache = PredictionContextCache()

  <if(parser.tokens)>
  <accessLevelNotOpen(parser)>
  enum Tokens: Int {
    case EOF = -1, <parser.tokens:{k | <k> = <parser.tokens.(k)>}; separator=", ", wrap, anchor>
  }
  <endif>

  <accessLevelNotOpen(parser)>
  <if(parser.rules)>

```

```

static let <parser.rules:{r | RULE_<r.name> = <r.index>}; separator=", ", wrap, anchor>
<endif>

<accessLevelNotOpen(parser)>
static let ruleNames: [String] = [
  <parser.ruleNames:{r | "<r>"}; separator=", ", wrap, anchor>
]

<vocabulary(parser.literalNames, parser.symbolicNames,
  accessLevelNotOpen(parser))>

override <accessLevelOpenOK(parser)>
func getGrammarFileName() -> String { return "<parser.grammarFileName; format="java-escape">" }

override <accessLevelOpenOK(parser)>
func
getRuleNames() -> [String] { return <parser.name>.ruleNames }

override <accessLevelOpenOK(parser)>
func getSerializedATN() -> String { return <parser.name>._serializedATN }

override <accessLevelOpenOK(parser)>
func getATN() -> ATN { return <parser.name>._ATN }

<namedActions.members>
<parser:(ctor)()>
<funcs; separator="\n">

<if(sempredFuncs)>
override <accessLevelOpenOK(parser)>
func sempred(_ localctx: RuleContext?, _ ruleIndex: Int, _ predIndex: Int)throws -> Bool {
  switch (ruleIndex) {
    <parser.sempredFuncs.values:{f}
case <f.ruleIndex>:
return try <f.name>_sempred(_ localctx?.castdown(<f.ctxType>.self), predIndex)); separator="\n">
    default: return true
  }
  <!return true;!>
}
<sempredFuncs.values; separator="\n">
<endif>

<atn>

<accessLevelNotOpen(parser)>
static let _serializedATN = <parser.name>ATN().jsonString

<accessLevelNotOpen(parser)>

```



```

static let _ATN = ATNDeserializer().deserializeFromJson(_serializedATN)
}
>>

vocabulary(literalNames, symbolicNames,
accessLevel) ::= <<
private static let _LITERAL_NAMES: [String?] = [
<literalNames: {t | <t>}; null="nil", separator=", ", wrap, anchor>
]
private static let _SYMBOLIC_NAMES: [String?] = [
<symbolicNames: {t | <t>}; null="nil", separator=", ", wrap, anchor>
]
<accessLevel>
static let VOCABULARY = Vocabulary(_LITERAL_NAMES, _SYMBOLIC_NAMES)
>>

dumpActions(recog, argFuncs, actionFuncs, sempredFuncs) ::= <<
<if(actionFuncs)>
override <accessLevelOpenOK(parser)>
func action(_ _localctx: RuleContext?, _ ruleIndex: Int, _ actionIndex: Int) throws {
switch (ruleIndex) {
<recog.actionFuncs.values: {f}
case <f.ruleIndex>:
<f.name>_action((_localctx as <f.ctxType>?), actionIndex)
}; separator="\n">
default: break
}
}
<actionFuncs.values; separator="\n">
<endif>
<if(sempredFuncs)>
override <accessLevelOpenOK(parser)>
func sempred(_ _localctx: RuleContext?, _ ruleIndex: Int, _ predIndex: Int) throws -> Bool {
switch (ruleIndex) {
<recog.sempredFuncs.values: {f}
case <f.ruleIndex>:
return
try <f.name>_sempred(_localctx?.castdown(<f.ctxType>.self), predIndex); separator="\n">
default: return true
}
<!return true;!>
}
<sempredFuncs.values; separator="\n">
<endif>
>>

parser_ctor(p) ::= <<

```

```

override <accessLevelOpenOK(parser)>
func getVocabulary() -> Vocabulary {
    return <p.name>.VOCABULARY
}

override <accessLevelNotOpen(parser)>
init(_ input:TokenStream) throws {
    RuntimeMetaData.checkVersion("4.9.1", RuntimeMetaData.VERSION)
    try super.init(input)
    _interp = ParserATNSimulator(self,<p.name>._ATN,<p.name>._decisionToDFA,
<parser.name>._sharedContextCache)
}

>>

/* This generates a private method since the actionIndex is generated, making an
* overriding implementation impossible to maintain.
*/
RuleActionFunction(r, actions) ::= <<
private func <r.name>_action(_ _localctx: <r.ctxType>?, _ actionIndex: Int) {
    switch (actionIndex) {
    <actions:{index|
case <index>:
    <actions.(index)>
    }; separator="\n">
    default: break
    }
}
>>

/* This generates
a private method since the predIndex is generated, making an
* overriding implementation impossible to maintain.
*/
RuleSempredFunction(r, actions) ::= <<
private func <r.name>_sempred(_ _localctx: <r.ctxType>!, _ predIndex: Int) throws -> Bool {
    switch (predIndex) {
    <actions:{index|
    case <index>:return <actions.(index)>}; separator="\n">
    default: return true
    }
    <!return true;!>
}
>>

RuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,namedActions,finallyAction,postamble,exceptions)
::= <<
<ruleCtx>

```

```

<altLabelCtxs:{l | <altLabelCtxs.(l)>}; separator="\n">
@discardableResult
<if(currentRule.modifiers)><currentRule.modifiers:{f | <f> }><else> <accessLevelOpenOK(parser)> func
<endif><currentRule.name><(if(first(args))>_ <endif><args; separator=", _">) throws -> <currentRule.ctxType> {
var _localctx: <currentRule.ctxType> = <currentRule.ctxType>(_ctx, getState()<currentRule.args:{a | ,
<a.name>}>)>
try enterRule(_localctx, <currentRule.startState>, <parser.name>.RULE_<currentRule.name>)
<namedActions.init>
<locals;
separator="\n">
defer {
    <finallyAction>
    try! exitRule()
}
do {
<if(currentRule.hasLookaheadBlock)>
var _alt:Int
<endif>
<code>
<postamble; separator="\n">
<namedActions.after>
}
<if(exceptions)>
<exceptions; separator="\n">
<else>
catch ANTLRException.recognition(let re) {
    _localctx.exception = re
    _errHandler.reportError(self, re)
    try _errHandler.recover(self, re)
}
<endif>

return _localctx
}
>>

```

```

LeftRecursiveRuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,
namedActions,finallyAction,postamble) ::=
<<

```

```

<ruleCtx>
<altLabelCtxs:{l | <altLabelCtxs.(l)>}; separator="\n">

<if(currentRule.modifiers)><currentRule.modifiers:{f | <f> }><else> <accessLevelNotOpen(parser)> final <endif>
func <currentRule.name><(if(first(args))>_ <endif><args; separator=", _">) throws -> <currentRule.ctxType> {
return try <currentRule.name>(0<currentRule.args:{a | , <a.name>}>)>
}
@discardableResult

```

```

private
func <currentRule.name>(<_p<args:{a | , <a>}>: Int) throws -> <currentRule.ctxType> {
let _parentctx: ParserRuleContext? = _ctx
let _parentState: Int = getState()
var _localctx: <currentRule.ctxType> = <currentRule.ctxType>(<_ctx, _parentState<currentRule.args:{a | ,
<a.name>}>)>
var _prevctx: <currentRule.ctxType> = _localctx
let _startState: Int = <currentRule.startState>
try enterRecursionRule(_localctx, <currentRule.startState>, <parser.name>.RULE_<currentRule.name>, _p)
<namedActions.init>
<locals; separator="\n">
defer {
    <finallyAction>
    try! unrollRecursionContexts(_parentctx)
}
do {
<if(currentRule.hasLookaheadBlock)>
    var _alt: Int
<endif>
    <code>
    <postamble; separator="\n">
    <namedActions.after>
}
catch ANTLRException.recognition(let re) {
    _localctx.exception = re
    _errHandler.reportError(self, re)
    try _errHandler.recover(self, re)
}

return _localctx;
}
>>

```

```

CodeBlockForOuterMostAlt(currentOuterMostAltCodeBlock, locals, preamble,
ops) ::= <<
<if(currentOuterMostAltCodeBlock.altLabel)>_localctx = <currentOuterMostAltCodeBlock.altLabel;
format="cap">Context(_localctx);<endif>
try enterOuterAlt(_localctx, <currentOuterMostAltCodeBlock.alt.altNum>)
<CodeBlockForAlt(currentAltCodeBlock=currentOuterMostAltCodeBlock, ...)>
>>

```

```

CodeBlockForAlt(currentAltCodeBlock, locals, preamble, ops) ::= <<
<!/{!>
<locals; separator="\n">
<preamble; separator="\n">
<ops; separator="\n">
<!/{!>
>>

```

```

LL1AltBlock(choice, preamble, alts, error) ::= <<
setState(<choice.stateNumber>)
try _errHandler.sync(self)
<if(choice.label)><labelref(choice.label)> = try _input.LT(1)<endif>
<preamble; separator="\n">
switch (<parser.name>.Tokens(rawValue: try _input.LA(1))! ) {
<choice.altLook,alts:{look,alt | <cases(ttypes=look)>
<alt>
break }; separator="\n">
default:
<error>
}
>>

```

```

LL1OptionalBlock(choice, alts, error) ::= <<
setState(<choice.stateNumber>)
try _errHandler.sync(self)
switch (<parser.name>.Tokens(rawValue: try _input.LA(1))! )
{
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>
<alt>
break }; separator="\n">
default:
break
}
>>

```

```

LL1OptionalBlockSingleAlt(choice, expr, alts, preamble, error, followExpr) ::= <<
setState(<choice.stateNumber>)
try _errHandler.sync(self)
<preamble; separator="\n">
if (<expr>) {
<alts; separator="\n">
}
<!else if ( !(<followExpr> ) ) <error>!>
>>

```

```

LL1StarBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
setState(<choice.stateNumber>)
try _errHandler.sync(self)
<preamble; separator="\n">
while (<loopExpr>) {
<alts; separator="\n">
setState(<choice.loopBackStateNumber>)
try _errHandler.sync(self)
<iteration>
}

```

>>

```
LL1PlusBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
setState(<choice.blockStartStateNumber>) <! alt block decision !>
try _errHandler.sync(self)
<preamble; separator="\n">
repeat {
  <alts; separator="\n">
  setState(<choice.stateNumber>); <! loopback/exit decision !>
  try _errHandler.sync(self)
  <iteration>
} while (<loopExpr>)
>>
```

```
//
LL(*) stuff
```

```
AltBlock(choice, preamble, alts, error) ::= <<
setState(<choice.stateNumber>)
try _errHandler.sync(self)
<if(choice.label)><labelref(choice.label)> = try _input.LT(1)<endif>
<preamble; separator="\n">
switch(try getInterpreter().adaptivePredict(_input,<choice.decision>,_ctx)) {
  <alts:{alt |
case <i>:
  <alt>
  break}; separator="\n">
default: break
}
>>
```

```
OptionalBlock(choice, alts, error) ::= <<
setState(<choice.stateNumber>)
try _errHandler.sync(self)
switch (try getInterpreter().adaptivePredict(_input,<choice.decision>,_ctx)) {
  <alts:{alt |
case <i><if(!choice.ast.greedy)>+1<endif>:
  <alt>
  break}; separator="\n">
default: break
}
>>
```

```
StarBlock(choice, alts, sync, iteration) ::= <<
setState(<choice.stateNumber>)
try _errHandler.sync(self)
_alt = try getInterpreter().adaptivePredict(_input,<choice.decision>,_ctx)
while (_alt != <choice.exitAlt> && _alt != ATN.INVALID_ALT_NUMBER) {
```

```

if ( _alt==1<if(!choice.ast.greedy)>+1<endif> ) {
  <iteration>
  <alts> <! should
only be one !>
  }
  setState(<choice.loopBackStateNumber>)
  try _errHandler.sync(self)
  _alt = try getInterpreter().adaptivePredict(_input,<choice.decision>,_ctx)
}
>>

```

```

PlusBlock(choice, alts, error) ::= <<
setState(<choice.blockStartStateNumber>); <! alt block decision !>
try _errHandler.sync(self)
_alt = 1<if(!choice.ast.greedy)>+1<endif>;
repeat {
  switch (_alt) {
  <alts:{alt|
case <i><if(!choice.ast.greedy)>+1<endif>:
  <alt>
break }; separator="\n">
  default:
  <error>
  }
  setState(<choice.loopBackStateNumber>); <! loopback/exit decision !>
  try _errHandler.sync(self)
  _alt = try getInterpreter().adaptivePredict(_input,<choice.decision>,_ctx)
} while (_alt != <choice.exitAlt> && _alt != ATN.INVALID_ALT_NUMBER)
>>

```

```

Sync(s) ::= "sync(<s.expecting.name>);"

```

```

ThrowNoViableAlt(t) ::= "throw ANTLRException.recognition(e: NoViableAltException(self))"

```

```

TestSetInline(s) ::= <<
<!<s.bitsets: {bits | <if(rest(rest(bits.ttypes)))><bitsetBitfieldComparison(s, bits)><else><bitsetInlineComparison(s,
bits)><endif>}; separator=" | ">!>
//closure
{ () -> Bool in
  <if(rest(s.bitsets)>>var<else>let<endif> testSet: Bool = <first(s.bitsets):{bits |
<if(rest(rest(bits.ttypes)))><bitsetBitfieldComparison(s, bits)><else><bitsetInlineComparison(s, bits)><endif>}&>
  <rest(s.bitsets):{bits | testSet = testSet || <if(rest(rest(bits.ttypes)))><bitsetBitfieldComparison(s,
bits)><else><bitsetInlineComparison(s, bits)><endif>}; separator="\n">
  return testSet
}()
>>

```

```

// Java language spec 15.19 - shift operators mask operands rather than overflow to 0... need range test

```

```

testShiftInRange(shiftAmount) ::= <<
((<shiftAmount>) & ~0x3f) == 0
>>

// produces smaller bytecode only when bits.ttypes contains more than two items
bitsetBitfieldComparison(s, bits) ::= <<
<!(<testShiftInRange({<offsetShift(s.varName, bits.shift)>})>> && ((1 \<< <offsetShift(s.varName, bits.shift)>) &
(<bits.ttypes:{ ttype | (1 \<< <offsetShift(ttype, bits.shift)>); separator=" | ">)) != 0)!>
{ ()
-> Bool in
  <! let test: Bool = (<testShiftInRange({<offsetShift(s.varName, bits.shift)>})>>)!>
  <!var temp: Int64 = Int64(<offsetShift(s.varName, bits.shift)>)!>
  <!temp = (temp \< 0) ? (64 + (temp % 64)) : (temp % 64)!>
  <!let test1: Int64 = (Int64(1) \<< temp)!>
  <!var test2: Int64 = (<first(bits.ttypes):{ ttype | Utils.bitLeftShift(<offsetShift(parserName(ttype), bits.shift)>)}>)!>
  <!<rest(bits.ttypes):{ ttype | test2 = test2 | Utils.bitLeftShift(<offsetShift(parserName(ttype), bits.shift)>)}>;
separator="\n">!>
  let testArray: [Int] = [<s.varName>, <bits.ttypes:{ ttype |<parserName(ttype)>}; separator=", ">]
  <!var test2: Int64 = Utils.testBitLeftShiftArray(testArray)!>
  return Utils.testBitLeftShiftArray(testArray, <bits.shift>)
}()
>>

isZero ::= [
"0": true,
default: false
]
parserName(ttype) ::= <%
<parser.name>.Tokens.<ttype>.rawValue
%>
offsetShift(shiftAmount, offset) ::= <%
<if(!isZero.(offset))><shiftAmount> - <offset><else><shiftAmount><endif>
%>

//
  produces more efficient bytecode when bits.ttypes contains at most two items
bitsetInlineComparison(s, bits) ::= <%
<bits.ttypes:{ ttype | <s.varName> == <parser.name>.Tokens.<ttype>.rawValue }; separator=" || ">
%>

cases(ttypes) ::= <<
<trunc(ttypes): { t | case .<t>:fallthrough } ; separator="\n">
<last(ttypes): { t | case .<t>: } ; separator="\n">
>>

InvokeRule(r, argExprsChunks) ::= <<
setState(<r.stateNumber>)
<if(r.labels)>

```



```

try {
  let assignmentValue = try
<r.name><(<if(r.ast.options.p)><r.ast.options.p><if(argExprsChunks)><endif><endif><argExprsChunks>)>
  <r.labels:{1 | <labelref(1)> = assignmentValue} ; separator="\n">
  }()
<else>try
<r.name><(<if(r.ast.options.p)><r.ast.options.p><if(argExprsChunks)><endif><endif><argExprsChunks><endif>
>>

```

```

MatchToken(m) ::= <<
setState(<m.stateNumber>)
<if(m.labels)>
try {
  let assignmentValue = try match(<parser.name>.Tokens.<m.name>.rawValue)
  <m.labels:{1 | <labelref(1)> = assignmentValue} ; separator="\n">
  }()
<else>try match(<parser.name>.Tokens.<m.name>.rawValue)<endif>
>>

```

```

MatchSet(m,
  expr, capture) ::= "<CommonSetStuff(m, expr, capture, false)>"

```

```

MatchNotSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, true)>"

```

```

CommonSetStuff(m, expr, capture, invert) ::= <<
setState(<m.stateNumber>)
<if(m.labels)><m.labels:{1 | <labelref(1)> = }>try _input.LT(1)<endif>
<capture>
if (<if(invert)><m.varName> \<= 0 || <else>!<endif><(<expr>)) {
  <if(m.labels)><m.labels:{1 | <labelref(1)> = }><endif>try _errHandler.recoverInline(self)<if(m.labels)> as
  Token<endif>
}
else {
  _errHandler.reportMatch(self)
  try consume()
}
>>

```

```

Wildcard(w) ::= <<
setState(<w.stateNumber>)
<if(w.labels)><w.labels:{1 | <labelref(1)> = }><endif>try matchWildcard();
>>

```

```

// ACTION STUFF

```

```

Action(a, foo, chunks) ::= "<chunks>"

```

```

ArgAction(a, chunks) ::= "<chunks>"

```

```

SemPred(p, chunks, failChunks) ::= <<
setState(<p.stateNumber>)
if (!(<chunks>)) {
    throw ANTLRException.recognition(e:FailedPredicateException(self, <p.predicate><if(failChunks)>,
    <failChunks><elseif(p.msg)>, <p.msg><endif>))
}
>>

ExceptionClause(e, catchArg, catchAction) ::= <<
catch (<catchArg>) {
    <catchAction>
}
>>

// lexer actions are not associated with model objects

LexerSkipCommand() ::= "skip()"
LexerMoreCommand() ::= "more()"
LexerPopModeCommand() ::= "popMode()"

LexerTypeCommand(arg)    ::= "_type = <arg>"
LexerChannelCommand(arg) ::= "_channel = <arg>"
LexerModeCommand(arg)    ::= "_mode = <arg>"
LexerPushModeCommand(arg) ::= "pushMode(<arg>)"

ActionText(t) ::= "<t.text>"
ActionTemplate(t) ::= "<t.st>"
ArgRef(a) ::= "_localctx.<a.name>"
LocalRef(a) ::= "_localctx.<a.name>"
RetValRef(a) ::= "_localctx.<a.name>"
QRetValRef(a) ::= "<ctx(a)>.<a.dict>.<a.name>"
/** How to translate $tokenLabel */
TokenRef(t) ::= "<ctx(t)>.<t.name>"
LabelRef(t) ::= "<ctx(t)>.<t.name>"
ListLabelRef(t) ::= "<ctx(t)>.<ListLabelName(t.name)>"
SetAttr(s,rhsChunks) ::= "<ctx(s)>.<s.name> = <rhsChunks>"

TokenLabelType() ::= "<file.TokenLabelType; null={Token}>"
InputSymbolType()
::= "<file.InputSymbolType; null={Token}>"

TokenPropertyRef_text(t) ::= "<ctx(t)>.<t.label> != nil ? <ctx(t)>.<t.label>!.getText()! : \"\""
TokenPropertyRef_type(t) ::= "<ctx(t)>.<t.label> != nil ? <ctx(t)>.<t.label>!.getType() : 0)"
TokenPropertyRef_line(t) ::= "<ctx(t)>.<t.label> != nil ? <ctx(t)>.<t.label>!.getLine() : 0)"
TokenPropertyRef_pos(t) ::= "<ctx(t)>.<t.label> != nil ? <ctx(t)>.<t.label>!.getCharPositionInLine() : 0)"
TokenPropertyRef_channel(t) ::= "<ctx(t)>.<t.label> != nil ? <ctx(t)>.<t.label>!.getChannel() : 0)"
TokenPropertyRef_index(t) ::= "<ctx(t)>.<t.label> != nil ? <ctx(t)>.<t.label>!.getTokenIndex() : 0)"

```

```

TokenPropertyRef_int(t) ::= "<ctx(t)>.<t.label> != nil ? Int(<ctx(t)>.<t.label>!.getText()!) : 0)"

RulePropertyRef_start(r) ::= "<ctx(r)>.<r.label> != nil ? (<ctx(r)>.<r.label>!.start?.description ?? \"\") : \"\""
RulePropertyRef_stop(r) ::= "<ctx(r)>.<r.label> != nil ? (<ctx(r)>.<r.label>!.stop?.description ?? \"\") : \"\""
RulePropertyRef_text(r)
::= "<ctx(r)>.<r.label> != nil ? try _input.getText(<ctx(r)>.<r.label>!.start,<ctx(r)>.<r.label>!.stop) : \"\""
RulePropertyRef_ctx(r) ::= "<ctx(r)>.<r.label>"
RulePropertyRef_parser(r) ::= "self"

ThisRulePropertyRef_start(r) ::= "_localctx.start"
ThisRulePropertyRef_stop(r) ::= "_localctx.stop"
ThisRulePropertyRef_text(r) ::= "(try _input.getText(_localctx.start, try _input.LT(-1)))"
ThisRulePropertyRef_ctx(r) ::= "_localctx"
ThisRulePropertyRef_parser(r) ::= "self"

NonLocalAttrRef(s) ::= "(<s.ruleName; format=\"cap\">Context)getInvokingContext(<s.ruleIndex>).<s.name>"
SetNonLocalAttr(s, rhsChunks) ::=
"(<s.ruleName; format=\"cap\">Context)getInvokingContext(<s.ruleIndex>).<s.name> = <rhsChunks>"

AddToLabelList(a) ::= "<ctx(a.label)>.<a.listName>.append(<labelref(a.label)>)"

TokenDecl(t) ::= "<t.name>: <SwiftTypeMap.(TokenLabelType())>!"
TokenTypeDecl(t) ::= "var <t.name>: Int = 0"
TokenListDecl(t) ::= "<t.name>: [Token] = [Token]()"
RuleContextDecl(r)
::= "<r.name>: <r.ctxName>!"
RuleContextListDecl(rdecl) ::= "<rdecl.name>: [<rdecl.ctxName>] = [<rdecl.ctxName>]()"

ContextTokenGetterDecl(t) ::= <<
<accessLevelOpenOK(parser)>
func <t.name>() -> TerminalNode? {
return getToken(<parser.name>.Tokens.<t.name>.rawValue, 0)
}
>>

ContextTokenListGetterDecl(t) ::= <<
<accessLevelOpenOK(parser)>
func <t.name>() -> [TerminalNode] {
return getTokens(<parser.name>.Tokens.<t.name>.rawValue)
}
>>

ContextTokenListIndexedGetterDecl(t) ::= <<
<accessLevelOpenOK(parser)>
func <t.name>(_ i:Int) -> TerminalNode? {
return getToken(<parser.name>.Tokens.<t.name>.rawValue, i)
}
>>

ContextRuleGetterDecl(r) ::= <<
<accessLevelOpenOK(parser)>

```

```

func <r.name>() -> <r.ctxName>? {
  return getRuleContext(<r.ctxName>.self, 0)
}
>>
ContextRuleListGetterDecl(r) ::= <<
  <accessLevelOpenOK(parser)>
  func <r.name>() -> [<r.ctxName>] {
    return getRuleContexts(<r.ctxName>.self)
  }
>>
ContextRuleListIndexedGetterDecl(r) ::= <<
  <accessLevelOpenOK(parser)>
  func
  <r.name>(_ i: Int) -> <r.ctxName>? {
    return getRuleContext(<r.ctxName>.self, i)
  }
>>

LexerRuleContext() ::= "RuleContext"

/** The rule context name is the rule followed by a suffix; e.g.,
 * r becomes rContext.
 */
RuleContextNameSuffix() ::= "Context"

ImplicitTokenLabel(tokenName) ::= "_<tokenName>"
ImplicitRuleLabel(ruleName) ::= "_<ruleName>"
ImplicitSetLabel(id) ::= "_tset<id>"
ListLabelName(label) ::= "<label>"

CaptureNextToken(d) ::= "<d.varName> = try _input.LT(1)"
CaptureNextTokenType(d) ::= "<d.varName> = try _input.LA(1)"

StructDecl(struct,ctorAttrs,attrs,getters,dispatchMethods,interfaces,extensionMembers,
  superClass={ParserRuleContext}) ::= <<

<accessLevelNotOpen(parser)> class <struct.name>:
<if(contextSuperClass)><contextSuperClass><else>ParserRuleContext<endif><if(interfaces)>, <interfaces>
separator=", "><endif> {
  <attrs:{a | <accessLevelOpenOK(parser)> var <a>}; separator="\n">
  <getters:{g | <g>}; separator="\n">
  <!
  <if(ctorAttrs)> <accessLevelNotOpen(parser)> init(_ parent: ParserRuleContext,_ invokingState: Int) {
super.init(parent, invokingState) }<endif> !>
  <if(ctorAttrs)>
  <accessLevelNotOpen(parser)> convenience init(_ parent: ParserRuleContext?, _ invokingState: Int<ctorAttrs:{a | ,
_ <a>}> ) {
self.init(parent, invokingState)

```

```

    <struct.ctorAttrs:{ a | self.<a.name> = <a.name>; }; separator="\n">
  }
<endif>

override <accessLevelOpenOK(parser)>
func getRuleIndex() -> Int {
  return <parser.name>.RULE_<struct.derivedFromName>
}
<if(struct.provideCopyFrom && struct.attrs)> <! don't need copy unless we have subclasses !>
<accessLevelOpenOK(parser)>
override func copyFrom(_ ctx_: ParserRuleContext) {
  super.copyFrom(ctx_)
  let ctx = ctx_ as! <struct.name>
  <struct.attrs:{ a | self.<a.name> = ctx.<a.name>; }; separator="\n">
}
<endif>
<dispatchMethods; separator="\n">
<extensionMembers; separator="\n">
}
>>

AltLabelStructDecl(struct,attrs,getters,dispatchMethods) ::= <<
<accessLevelNotOpen(parser)>
class <struct.name>: <currentRule.name; format="cap">Context {
  <attrs:{ a | <accessLevelNotOpen(parser)> var <a>; }; separator="\n">
  <getters:{ g | <g>; }; separator="\n">

  <accessLevelNotOpen(parser)>
  init(_ ctx: <currentRule.name; format="cap">Context) {
    super.init()
    copyFrom(ctx)
  }
  <dispatchMethods; separator="\n">
}
>>

ListenerDispatchMethod(method) ::= <<
override <accessLevelOpenOK(parser)>
func <if(method.isEnter)>enter<else>exit<endif>Rule(_ listener: ParseTreeListener) {
  if let listener = listener as? <parser.grammarName>Listener {
    listener.<if(method.isEnter)>enter<else>exit<endif><struct.derivedFromName; format="cap">(self)
  }
}
>>

VisitorDispatchMethod(method) ::= <<
override <accessLevelOpenOK(parser)>
func accept<T>(_ visitor: ParseTreeVisitor<T>) -> T? {

```

```

if let visitor = visitor as? <parser.grammarName>Visitor {
    return visitor.visit<struct.derivedFromName; format="cap">(self)
}
else if let visitor = visitor as? <parser.grammarName>BaseVisitor
{
    return visitor.visit<struct.derivedFromName; format="cap">(self)
}
else {
    return visitor.visitChildren(self)
}
}
>>

```

```
AttributeDecl(d) ::= "<d.name>: <SwiftTypeMap.(d.type)><if(d.initValue)> = <d.initValue><else>!<endif>"
```

```

/** If we don't know location of label def x, use this template (_localctx as! <x.ctx.name> */
labelref(x) ::= "<if(!x.isLocal)>_localctx.castdown(<x.ctx.name>.self).<endif><x.name>"

```

```

/** For any action chunk, what is correctly-typed context struct ptr? */
ctx(actionChunk) ::= "_localctx.castdown(<actionChunk.ctx.name>.self)"

```

```
// used for left-recursive rules
```

```
recRuleAltPredicate(ruleName,opPrec) ::= "precpred(_ctx, <opPrec>)"
```

```
recRuleSetReturnAction(src,name) ::= "$<name>=<src>.<name>"
```

```
recRuleSetStopToken() ::= "_ctx!.stop = try _input.LT(-1)"
```

```
recRuleAltStartAction(ruleName, ctxName, label, isListLabel) ::= <<
```

```
_localctx = <ctxName>Context(_parentctx, _parentState);
```

```
<if(label)>
```

```
<if(isListLabel)>
```

```
_localctx.<label>.append(_prevctx)
```

```
<else>
```

```
_localctx.<label>
```

```
= _prevctx
```

```
<endif>
```

```
<endif>
```

```
<if(label)>_localctx.<label> = _prevctx;<endif>
```

```
try pushNewRecursionContext(_localctx, _startState, <parser.name>.RULE_<ruleName>)
```

```
>>
```

```
recRuleLabeledAltStartAction(ruleName, currentAltLabel, label, isListLabel) ::= <<
```

```
_localctx = <currentAltLabel; format="cap">Context( <ruleName; format="cap">Context(_parentctx,
_parentState))
```

```
<if(label)>
```

```
<if(isListLabel)>
```

```
(<_localctx as! <currentAltLabel; format="cap">Context).<label>.append(_prevctx)
```

```
<else>
```

```
(<_localctx as! <currentAltLabel; format="cap">Context).<label> = _prevctx
```

```

<endif>
<endif>
try pushNewRecursionContext(_localctx, _startState, <parser.name>.RULE_<ruleName>)
>>

```

```

recRuleReplaceContext(ctxName) ::= <<
_localctx = <ctxName>Context(_localctx)
_ctx = _localctx
_prevctx = _localctx
>>

```

```

recRuleSetPrevCtx() ::= <<
if _parseListeners != nil {
  try triggerExitRuleEvent()
}
_prevctx = _localctx
>>

```

```

LexerFile(lexerFile, lexer, namedActions) ::= <<
<fileHeader(lexerFile.grammarFileName,
lexerFile.ANTLRVersion)>
<if(lexerFile.genPackage)>
<!package <lexerFile.genPackage>;!>
<endif>
<namedActions.header>
import Antlr4

```

```

<lexer>
>>

```

```

Lexer(lexer, atn, actionFuncs, sempredFuncs, superClass) ::= <<
<accessLevelOpenOK(lexer)> class <lexer.name>: <superClass; null="Lexer"> {

internal static var _decisionToDFA: [DFA] = {
  var decisionToDFA = [DFA]()
  let length = <lexer.name>._ATN.getNumberOfDecisions()
  for i in 0..<length {
    <! decisionToDFA[i] = DFA(<lexer.name>._ATN.getDecisionState(i)!, i);!>
    decisionToDFA.append(DFA(<lexer.name>._ATN.getDecisionState(i)!, i))
  }
  return decisionToDFA
}()

```

```

internal static let _sharedContextCache = PredictionContextCache()

```

```

<accessLevelNotOpen(lexer)>
<if(lexer.tokens)>
static let <lexer.tokens>:{k | <k>=<lexer.tokens.(k)>}; separator=", ", wrap, anchor>

```

```

<endif>

<if(lexer.channels)>
<accessLevelNotOpen(lexer)>
static let <lexer.channels:{k | <k>=<lexer.channels.(k)>}>;
separator=", ", wrap, anchor>
<endif>
<if(rest(lexer.modes))>
<accessLevelNotOpen(lexer)>
static let <rest(lexer.modes):{m| <m>=<i>}>; separator=", ", wrap, anchor>
<endif>
<accessLevelNotOpen(lexer)>
static let channelNames: [String] = [
"DEFAULT_TOKEN_CHANNEL", "HIDDEN"<if (lexer.channels)>, <lexer.channels:{c| "<c>"}>; separator=", ",
wrap, anchor><endif>
]

<accessLevelNotOpen(lexer)>
static let modeNames: [String] = [
<lexer.modes:{m| "<m>"}>; separator=", ", wrap, anchor>
]

<accessLevelNotOpen(lexer)>
static let ruleNames: [String] = [
<lexer.ruleNames:{r| "<r>"}>; separator=", ", wrap, anchor>
]

<vocabulary(lexer.literalNames, lexer.symbolicNames,
accessLevelNotOpen(lexer))>

<namedActions.members>

override <accessLevelOpenOK(lexer)>
func getVocabulary() -> Vocabulary {
return <lexer.name>.VOCABULARY
}

<accessLevelNotOpen(lexer)>
required init(_ input: CharStream) {
RuntimeMetaData.checkVersion("<lexerFile.ANTLRVersion>",
RuntimeMetaData.VERSION)
super.init(input)
_interp = LexerATNSimulator(self, <lexer.name>._ATN, <lexer.name>._decisionToDFA,
<lexer.name>._sharedContextCache)
}

override <accessLevelOpenOK(lexer)>
func getGrammarFileName() -> String { return "<lexer.grammarFileName>" }

```



```

override <accessLevelOpenOK(lexer)>
func getRuleNames() -> [String] { return <lexer.name>.ruleNames }

override <accessLevelOpenOK(lexer)>
func getSerializedATN() -> String { return <lexer.name>._serializedATN }

override <accessLevelOpenOK(lexer)>
func getChannelNames() -> [String] { return <lexer.name>.channelNames }

override <accessLevelOpenOK(lexer)>
func getModeNames() -> [String] { return <lexer.name>.modeNames }

override <accessLevelOpenOK(lexer)>
func getATN() -> ATN { return <lexer.name>._ATN }

<dumpActions(lexer, "", actionFuncs, sempredFuncs)>
<atn>

<accessLevelNotOpen(lexer)>
static let _serializedATN: String = <lexer.name>ATN().jsonString

<accessLevelNotOpen(lexer)>
static
let _ATN: ATN = ATNDeserializer().deserializeFromJson(_serializedATN)
}
>>

/** Don't need to define anything. The tool generates a XParserATN.swift file (and same for lexer)
 * which is referenced from static field _serializedATN. This json string is passed to
 * deserializeFromJson(). Note this is not the "serialization as array of ints" that other targets
 * do. It is more or less the output of ATNPrinter which gets read back in.
 */
SerializedATN(model) ::= <<
>>

/** Using a type to init value map, try to init a type; if not in table
 * must be an object, default value is "null".
 */
initValue(typeName) ::= <<
<SwiftTypeInitMap.(typeName)>
>>

codeFileExtension() ::= ".swift"

Found in path(s):
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
jar/org/antlr/v4/tool/templates/codegen/Swift/Swift.stg

```

No license file was found, but licenses were detected in source scan.

```
/*
 * [The "BSD license"]
 * Copyright (c) 2012-2016 Terence Parr
 * Copyright (c) 2012-2016 Sam Harwell
 * Copyright (c) 2014 Eric Vergnaud
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 *
 * 1. Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 * 3. The name of the author may not be used to endorse or promote products
 * derived from this software without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
 * IMPLIED
 * WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
 * OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
 * IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
 * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
 * NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
 * DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
 * THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
 * (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
 * THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
 */
```

```
/** ANTLR tool checks output templates are compatible with tool code generation.
```

```
 * For now, a simple string match used on x.y of x.y.z scheme.
```

```
 * Must match Tool.VERSION during load to templates.
```

```
 *
```

```
 * REQUIRED.
```

```
 */
```

```
pythonTypeInitMap ::= [
  "bool":"False",
  "int":"0",
  "float":"0.0",
  "str": "",
  default:"None" // anything other
```

than a primitive type is an object

]

```
// args must be <object-model-object>, <fields-resulting-in-STs>
```

```
ParserFile(file, parser, namedActions, contextSuperClass) ::= <<
```

```
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
```

```
# encoding: utf-8
```

```
from __future__ import print_function
```

```
from antlr4 import *
```

```
from io import StringIO
```

```
import sys
```

```
<namedActions.header>
```

```
<parser>
```

```
>>
```

```
ListenerFile(file, header, namedActions) ::= <<
```

```
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
```

```
from antlr4 import *
```

```
<header>
```

```
# This class defines a complete listener for a parse tree produced by <file.parserName>.
```

```
class <file.grammarName>Listener(ParseTreeListener):
```

```
    <file.listenerNames>: {Iname |
```

```
# Enter a parse tree produced by <file.parserName>#<Iname>.
```

```
def enter<Iname>(format="cap")>(self, ctx):
```

```
    pass
```

```
# Exit a parse tree produced by <file.parserName>#<Iname>.
```

```
def exit<Iname>(format="cap")>(self, ctx):
```

```
    pass
```

```
}; separator="\n">
```

```
>>
```

```
VisitorFile(file, header, namedActions) ::= <<
```

```
<fileHeader(file.grammarFileName,
```

```
file.ANTLRVersion)>
```

```
from antlr4 import *
```

```
<header>
```

```
# This class defines a complete generic visitor for a parse tree produced by <file.parserName>.
```

```

class <file.grammarName>Visitor(ParseTreeVisitor):

    <file.visitorNames:{lname |
# Visit a parse tree produced by <file.parserName>#<lname>.
def visit<lname; format="cap">(self, ctx):
    return self.visitChildren(ctx)

}; separator="\n">

>>

fileHeader(grammarFileName, ANTLRVersion) ::= <<
# Generated from <grammarFileName> by ANTLR <ANTLRVersion>
>>

Parser(parser, funcs, atn, sempredFuncs, superClass) ::= <<
<Parser_(ctor="parser_ctor", ...)>
>>

Parser_(parser, funcs, atn, sempredFuncs, ctor, superClass) ::= <<
<if(superClass)>
if __name__ is not None and "." in __name__:
    from .<superClass> import <superClass>
else:
    from <superClass> import <superClass>

<endif>
<atn>

class <parser.name> ( <if(superClass)><superClass><else>Parser<endif> ):

    grammarFileName = "<parser.grammarFileName>"

    atn = ATNDeserializer().deserialize(serializedATN())

    decisionsToDFA = [ DFA(ds, i) for i, ds in enumerate(atn.decisionToState) ]

    sharedContextCache = PredictionContextCache()

    literalNames = [ <parser.literalNames:{t | u<t>}; null="u\"<INVALID>\"", separator=", ", wrap, anchor ]

    symbolicNames = [ <parser.symbolicNames:{t | u<t>}; null="u\"<INVALID>\"", separator=", ", wrap, anchor ]

    <if(parser.rules)>
    <parser.rules:{r | RULE_<r.name> = <r.index>}; separator="\n", wrap, anchor>
    <endif>

```

```

ruleNames = [ <parser.ruleNames:{r | u"<r>"}; separator=", ", wrap, anchor> ]

EOF = <TokenLabelType().EOF
<if(parser.tokens)>
<parser.tokens:{k | <k>=<parser.tokens.(k)>}; separator="\n", wrap, anchor>
<endif>

<parser:(ctor())>

<namedActions.members>

<funcs; separator="\n">

<if(sempredFuncs)>
def sempred(self, localctx, ruleIndex, predIndex):
    if self._predicates == None:
        self._predicates = dict()
<parser.sempredFuncs.values:{f
|
    self._predicates[<f.ruleIndex>] = self.<f.name>_sempred}; separator="\n    ">
    pred = self._predicates.get(ruleIndex, None)
    if pred is None:
        raise Exception("No predicate with index:" + str(ruleIndex))
    else:
        return pred(localctx, predIndex)

<sempredFuncs.values; separator="\n">
<endif>

>>

dumpActions(recog, argFuncs, actionFuncs, sempredFuncs) ::= <<
<if(actionFuncs)>
def action(self, localctx, ruleIndex, actionIndex):
    if self._actions is None:
        actions = dict()
<recog.actionFuncs.values:{f]
    actions[<f.ruleIndex>] = self.<f.name>_action }; separator="\n">
    self._actions = actions
    action = self._actions.get(ruleIndex, None)
    if action is not None:
        action(localctx, actionIndex)
    else:
        raise Exception("No registered action for:" + str(ruleIndex))

```

```

<actionFuncs.values; separator="\n">

<endif>
<if(sempredFuncs)>
def sempred(self, localctx, ruleIndex, predIndex):
    if self._predicates is None:
        preds = dict()
<recog.sempredFuncs.values:{f
    preds[<f.ruleIndex>] = self.<f.name>_sempred}; separator="\n">
    self._predicates = preds
    pred = self._predicates.get(ruleIndex, None)
    if pred is not None:
        return pred(localctx, predIndex)
    else:
        raise Exception("No registered predicate for:" + str(ruleIndex))

<sempredFuncs.values; separator="\n">
<endif>
>>

parser_ctor(p) ::= <<
def __init__(self, input, output=sys.stdout):
    super(<parser.name>, self).__init__(input, output=output)
    self.checkVersion("<file.ANTLRVersion>")
    self._interp = ParserATNSimulator(self, self.atn, self.decisionsToDFA, self.sharedContextCache)
    self._predicates = None

>>

/* This generates a private method since the actionIndex is generated, making an
* overriding implementation impossible to maintain.
*/
RuleActionFunction(r, actions) ::= <<

def <r.name>_action(self, localctx , actionIndex):
<actions:{index|
<if(first(actions))>
    if actionIndex == <index>:
        <actions.(index)>
<elseif(rest(actions))>
    elif actionIndex == <index>:
        <actions.(index)>
<endif> }; separator="\n">
>>

/* This generates a private method since the predIndex is generated, making an
* overriding implementation impossible to maintain.
*/

```

```

RuleSempredFunction(r, actions) ::= <<
def <r.name>_sempred(self, localctx, predIndex):
    <actions: { index|
<if(first(actions))>
    if predIndex == <index>:
        return <actions.(index)>
<elseif(rest(actions))>
    elif predIndex == <index>:
        return <actions.(index)>
<endif> }; separator="\n">

>>

RuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,namedActions,finallyAction,postamble,exceptions)
::= <<

<ruleCtx>

<altLabelCtxs: {l | <altLabelCtxs.(l)>}; separator="\n">

def <currentRule.name>(self<currentRule.args: {a | , <a.name>}>):

    localctx = <parser.name>.<currentRule.ctxType>(self, self._ctx, self.state<currentRule.args: {a | , <a.name>}>)
    self.enterRule(localctx, <currentRule.startState>, self.RULE_<currentRule.name>)
    <namedActions.init>
    <locals; separator="\n">
    try:
        <code>
        <postamble; separator="\n">
        <namedActions.after>
    <if(exceptions)>
    <exceptions; separator="\n">
    <else>
    except RecognitionException as re:
        localctx.exception = re
        self._errHandler.reportError(self, re)
        self._errHandler.recover(self, re)
    <endif>
    finally:
        <finallyAction>
        self.exitRule()
    return localctx

>>

LeftRecursiveRuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,
namedAction,finallyAction,postamble) ::=
<<

```

```

<ruleCtx>
<altLabelCtxs:{l | <altLabelCtxs.(l)>}; separator="\n">

def <currentRule.name>(self, _p=0<if(currentRule.args)>, <args:{a | , <a>}><endif>):
    _parentctx = self._ctx
    _parentState = self.state
    localctx = <parser.name>.<currentRule.ctxType>(self, self._ctx, _parentState<args:{a | , <a.name>}>)
    _prevctx
= localctx
    _startState = <currentRule.startState>
    self.enterRecursionRule(localctx, <currentRule.startState>, self.RULE_<currentRule.name>, _p)
    <namedActions.init>
    <locals; separator="\n">
    try:
        <code>
        <postamble; separator="\n">
        <namedActions.after>
    except RecognitionException as re:
        localctx.exception = re
        self._errHandler.reportError(self, re)
        self._errHandler.recover(self, re)
    finally:
        <finallyAction>
        self.unrollRecursionContexts(_parentctx)
    return localctx

>>

CodeBlockForOuterMostAlt(currentOuterMostAltCodeBlock, locals, preamble, ops) ::= <<
<if(currentOuterMostAltCodeBlock.altLabel)>localctx = <parser.name>.<currentOuterMostAltCodeBlock.altLabel>;
format="cap">Context(self, localctx)<endif>
self.enterOuterAlt(localctx, <currentOuterMostAltCodeBlock.alt.altNum>)
<CodeBlockForAlt(currentAltCodeBlock=currentOuterMostAltCodeBlock, ...)>
>>

CodeBlockForAlt(currentAltCodeBlock, locals,
preamble, ops) ::= <<
<locals; separator="\n">
<preamble; separator="\n">
<ops; separator="\n">
>>

LL1AltBlock(choice, preamble, alts, error) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
<if(choice.label)><labelref(choice.label)> = _input.LT(1)<endif>
<preamble; separator="\n">

```



```

token = self._input.LA(1)
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>
  <alt>
  pass}; separator="\n! ">
else:
  <error>

>>

```

```

LL1OptionalBlock(choice, alts, error) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
token = self._input.LA(1)
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>
  <alt>
  pass}; separator="\n! ">
else:
  pass
>>

```

```

LL1OptionalBlockSingleAlt(choice, expr, alts, preamble, error, followExpr) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
<preamble; separator="\n ">
if <expr>:
  <alts; separator="\n ">

<!else if ( !(<followExpr> ) ) <error>!>
>>

```

```

LL1StarBlockSingleAlt(choice, loopExpr, alts, preamble,
iteration) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
<preamble; separator="\n ">
while <loopExpr>:
  <alts; separator="\n ">
  self.state = <choice.loopBackStateNumber>
  self._errHandler.sync(self)
  <iteration>

>>

```

```

LL1PlusBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
self.state = <choice.blockStartStateNumber> <! alt block decision !>
self._errHandler.sync(self)
<preamble; separator="\n ">

```

```

while True:
    <alts; separator="\n">
    self.state = <choice.stateNumber> <! loopback/exit decision !>
    self._errHandler.sync(self)
    <iteration>
    if not (<loopExpr>):
        break

>>

// LL(*) stuff

AltBlock(choice, preamble, alts, error) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
<if(choice.label)><labelref(choice.label)> = _input.LT(1)<endif>
<preamble; separator="\n">
la_ = self._interp.adaptivePredict(self._input,<choice.decision>,self._ctx)
<alts:{ alt |
if la_ == <i>:
    <alt>
    pass
}; separator="\nel">

>>

OptionalBlock(choice,
alts, error) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
la_ = self._interp.adaptivePredict(self._input,<choice.decision>,self._ctx)
<alts:{ alt |
if la_ == <i><if(!choice.ast.greedy)>+1<endif>:
    <alt>
}; separator="\nel">

>>

StarBlock(choice, alts, sync, iteration) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
_alt = self._interp.adaptivePredict(self._input,<choice.decision>,self._ctx)
while _alt!=<choice.exitAlt> and _alt!=ATN.INVALID_ALT_NUMBER:
    if _alt==1<if(!choice.ast.greedy)>+1<endif>:
        <iteration>
        <alts> <! should only be one !>
    self.state = <choice.loopBackStateNumber>
    self._errHandler.sync(self)

```

```

    _alt = self._interp.adaptivePredict(self._input,<choice.decision>,self._ctx)

>>

PlusBlock(choice, alts, error) ::= <<
self.state = <choice.blockStartStateNumber> <! alt block decision !>
self._errHandler.sync(self)
_alt = 1<if(!choice.ast.greedy)>+1<endif>
while _alt!=<choice.exitAlt>
and _alt!=ATN.INVALID_ALT_NUMBER:
    <alts:{alt|
if _alt == <i><if(!choice.ast.greedy)>+1<endif>:
    <alt>
}; separator="\nel">
    else:
        <error>
self.state = <choice.loopBackStateNumber> <! loopback/exit decision !>
self._errHandler.sync(self)
_alt = self._interp.adaptivePredict(self._input,<choice.decision>,self._ctx)

>>

Sync(s) ::= "sync(<s.expecting.name>)"

ThrowNoViableAlt(t) ::= "raise NoViableAltException(self)"

TestSetInline(s) ::= <<
<s.bitsets:{bits | <if(rest(rest(bits.ttypes)))><bitsetBitfieldComparison(s, bits)><else><bitsetInlineComparison(s,
bits)><endif>}; separator=" or ">
>>

// Java language spec 15.19 - shift operators mask operands rather than overflow to 0... need range test
testShiftInRange(shiftAmount) ::= <<
((<shiftAmount>) & ~0x3f) == 0
>>

// produces smaller bytecode only when bits.ttypes contains more than two items
bitsetBitfieldComparison(s, bits) ::= <%
(<testShiftInRange({ <offsetShiftVar(s.varName, bits.shift)>})>
and ((1 \<< <offsetShiftVar(s.varName, bits.shift)> & (<bits.ttypes:{ttype | (1 \<< <offsetShiftType(ttype,
bits.shift)>}); separator=" | ">) != 0)
%>

isZero ::= [
"0":true,
default:false
]

```

```

offsetShiftVar(shiftAmount, offset) ::= <%
<if(!isZero.(offset))><shiftAmount> - <offset><else><shiftAmount><endif>
%>

offsetShiftType(shiftAmount, offset) ::= <%
<if(!isZero.(offset))><parser.name>.<shiftAmount> - <offset><else><parser.name>.<shiftAmount><endif>
%>

// produces more efficient bytecode when bits.ttypes contains at most two items
bitsetInlineComparison(s, bits) ::= <%
<bits.ttypes:{ttype | <s.varName>===<parser.name>.<ttype>}; separator=" or ">
%>

cases(ttypes) ::= <<
if token in [<ttypes:{t | <parser.name>.<t>}; separator=", ">]:
>>

InvokeRule(r, argExprsChunks) ::= <<
self.state = <r.stateNumber>
<if(r.labels)><r.labels:{l | <labelref(l)> =
}><endif>self.<r.name><(<if(r.ast.options.p)><r.ast.options.p><if(argExprsChunks)>,<endif><endif><argExprsChu
nks>)
>>

MatchToken(m)
::= <<
self.state = <m.stateNumber>
<if(m.labels)><m.labels:{l | <labelref(l)> = }><endif>self.match(<parser.name>.<m.name>)
>>

MatchSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, false)>"

MatchNotSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, true)>"

CommonSetStuff(m, expr, capture, invert) ::= <<
self.state = <m.stateNumber>
<if(m.labels)><m.labels:{l | <labelref(l)> = }>self._input.LT(1)<endif>
<capture>
<if(invert)>if <m.varName> \<= 0 or <expr><else>if not(<expr><endif>:
<if(m.labels)><m.labels:{l | <labelref(l)> = }><else> <endif>self._errHandler.recoverInline(self)
else:
self._errHandler.reportMatch(self)
self.consume()
>>

Wildcard(w) ::= <<
self.state = <w.stateNumber>
<if(w.labels)><w.labels:{l | <labelref(l)> = }><endif>self.matchWildcard()

```

```

>>

// ACTION STUFF

Action(a, foo, chunks) ::= "<chunks>"

ArgAction(a, chunks) ::= "<chunks>"

SemPred(p, chunks, failChunks) ::= <<
self.state = <p.stateNumber>
if not <chunks>:
    from antlr4.error.Errors import FailedPredicateException
    raise FailedPredicateException(self, <p.predicate><if(failChunks)>, <failChunks><elseif(p.msg)>,
<p.msg><endif>)
>>

ExceptionClause(e, catchArg, catchAction) ::= <<
except <catchArg>:
    <catchAction>
>>

// lexer actions are not associated with model objects

LexerSkipCommand() ::= "skip()"
LexerMoreCommand() ::= "more()"
LexerPopModeCommand() ::= "popMode()"

LexerTypeCommand(arg, grammar) ::= "_type = <arg>"
LexerChannelCommand(arg, grammar) ::= "_channel = <arg>"
LexerModeCommand(arg, grammar) ::= "_mode = <arg>"
LexerPushModeCommand(arg, grammar) ::= "pushMode(<arg>)"

ActionText(t) ::= "<t.text>"
ActionTemplate(t) ::= "<t.st>"
ArgRef(a) ::= "localctx.<a.name>"
LocalRef(a) ::= "localctx.<a.name>"
RetValRef(a) ::= "localctx.<a.name>"
QRetValRef(a) ::= "<ctx(a)>.<a.dict>.<a.name>"
/** How to translate $tokenLabel */
TokenRef(t) ::= "<ctx(t)>.<t.name>"
LabelRef(t) ::= "<ctx(t)>.<t.name>"
ListLabelRef(t)
    ::= "<ctx(t)>.<ListLabelName(t.name)>"
SetAttr(s,rhsChunks) ::= "<ctx(s)>.<s.name> = <rhsChunks>"

TokenLabelType() ::= "<file.TokenLabelType; null={Token}>"
InputSymbolType() ::= "<file.InputSymbolType; null={Token}>"

```

```

TokenPropertyRef_text(t) ::= "(None if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.text)"
TokenPropertyRef_type(t) ::= "(0 if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.type)"
TokenPropertyRef_line(t) ::= "(0 if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.line)"
TokenPropertyRef_pos(t) ::= "(0 if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.column)"
TokenPropertyRef_channel(t) ::= "(0 if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.channel)"
TokenPropertyRef_index(t) ::= "(0 if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.tokenIndex)"
TokenPropertyRef_int(t) ::= "(0 if <ctx(t)>.<t.label> is None else int(<ctx(t)>.<t.label>.text))"

RulePropertyRef_start(r) ::= "(None if <ctx(r)>.<r.label> is None else <ctx(r)>.<r.label>.start)"
RulePropertyRef_stop(r)
  ::= "(None if <ctx(r)>.<r.label> is None else <ctx(r)>.<r.label>.stop)"
RulePropertyRef_text(r) ::= "(None if <ctx(r)>.<r.label> is None else
self._input.getText(<ctx(r)>.<r.label>.start,<ctx(r)>.<r.label>.stop))"
RulePropertyRef_ctx(r) ::= "<ctx(r)>.<r.label>"
RulePropertyRef_parser(r) ::= "self"

ThisRulePropertyRef_start(r) ::= "localctx.start"
ThisRulePropertyRef_stop(r) ::= "localctx.stop"
ThisRulePropertyRef_text(r) ::= "self._input.getText(localctx.start, self._input.LT(-1))"
ThisRulePropertyRef_ctx(r) ::= "localctx"
ThisRulePropertyRef_parser(r) ::= "self"

NonLocalAttrRef(s) ::= "self.getInvokingContext(<s.ruleIndex>).<s.name>"
SetNonLocalAttr(s, rhsChunks) ::= "self.getInvokingContext(<s.ruleIndex>).<s.name> = <rhsChunks>"

AddToLabelList(a) ::= "<ctx(a.label)>.<a.listName>.append(<labelref(a.label)>)"

TokenDecl(t) ::= "self.<t.name> = None # <TokenLabelType()>"
TokenTypeDecl(t) ::= "self.<t.name> = 0 # <TokenLabelType()> type"
TokenListDecl(t)
  ::= "self.<t.name> = list() # of <TokenLabelType()>s"
RuleContextDecl(r) ::= "self.<r.name> = None # <r.ctxName>"
RuleContextListDecl(rdecl) ::= "self.<rdecl.name> = list() # of <rdecl.ctxName>s"

ContextTokenGetterDecl(t) ::= <<
def <t.name>(self):
    return self.getToken(<parser.name>.<t.name>, 0)
>>

// should never be called
ContextTokenListGetterDecl(t) ::= <<
def <t.name>_list(self):
    return self.getTokens(<parser.name>.<t.name>)
>>

ContextTokenListIndexedGetterDecl(t) ::= <<
def <t.name>(self, i=None):
    if i is None:

```

```

    return self.getTokens(<parser.name>.<t.name>)
  else:
    return self.getToken(<parser.name>.<t.name>, i)
>>

ContextRuleGetterDecl(r) ::= <<
def <r.name>(self):
  return self.getTypedRuleContext(<parser.name>.<r.ctxName>,0)

>>

// should never be called
ContextRuleListGetterDecl(r) ::= <<
def <r.name>_list(self):
  return self.getTypedRuleContexts(<parser.name>.<r.ctxName>)

>>

ContextRuleListIndexedGetterDecl(r)
  ::= <<
def <r.name>(self, i=None):
  if i is None:
    return self.getTypedRuleContexts(<parser.name>.<r.ctxName>)
  else:
    return self.getTypedRuleContext(<parser.name>.<r.ctxName>,i)

>>

LexerRuleContext() ::= "RuleContext"

/** The rule context name is the rule followed by a suffix; e.g.,
 * r becomes rContext.
 */
RuleContextNameSuffix() ::= "Context"

ImplicitTokenLabel(tokenName) ::= "_<tokenName>"
ImplicitRuleLabel(ruleName) ::= "_<ruleName>"
ImplicitSetLabel(id) ::= "_tset<id>"
ListLabelName(label) ::= "<label>"

CaptureNextToken(d) ::= "<d.varName> = self._input.LT(1)"
CaptureNextTokenType(d) ::= "<d.varName> = self._input.LA(1)"

StructDecl(struct,ctorAttrs,attrs, getters,dispatchMethods,interfaces,extensionMembers) ::= <<
class <struct.name>(<if(contextSuperClass)><contextSuperClass><else>ParserRuleContext<endif>):

  def __init__(self, parser, parent=None, invokingState=-1<struct.ctorAttrs:{a | , <a.name>=None}>):
    super(<parser.name>.<struct.name>,

```

```

self).__init__(parent, invokingState)
    self.parser = parser
    <attrs:{a | <a>}; separator="\n">
    <struct.ctorAttrs:{a | self.<a.name> = <a.name>}; separator="\n">

<getters:{g | <g>}; separator="\n\n">

def getRuleIndex(self):
    return <parser.name>.RULE_<struct.derivedFromName>

<if(struct.provideCopyFrom)><! don't need copy unless we have subclasses !>
def copyFrom(self, ctx):
    super(<parser.name>.<struct.name>, self).copyFrom(ctx)
    <struct.attrs:{a | self.<a.name> = ctx.<a.name>}; separator="\n">

<endif>
<dispatchMethods; separator="\n">
<extensionMembers; separator="\n">

>>

AltLabelStructDecl(struct,attrs,getters,dispatchMethods) ::= <<
class <struct.name>(<currentRule.name; format="cap">Context):

    def __init__(self, parser, ctx): # actually a <parser.name>.<currentRule.name; format="cap">Context)
        super(<parser.name>.<struct.name>, self).__init__(parser)
        <attrs:{a | <a>}; separator="\n">
        self.copyFrom(ctx)

    <getters:{g | <g>}; separator="\n">

    <dispatchMethods; separator="\n">

>>

ListenerDispatchMethod(method) ::= <<
def <if(method.isEnter)>enter<else>exit<endif>Rule(self, listener):
    if hasattr(listener, "<if(method.isEnter)>enter<else>exit<endif><struct.derivedFromName; format="cap">"):
        listener.<if(method.isEnter)>enter<else>exit<endif><struct.derivedFromName; format="cap">(self)

>>

VisitorDispatchMethod(method) ::= <<
def accept(self, visitor):
    if hasattr(visitor, "visit<struct.derivedFromName; format="cap">"):
        return visitor.visit<struct.derivedFromName; format="cap">(self)
    else:
        return visitor.visitChildren(self)

```



```
>>
```

```
AttributeDecl(d) ::= "self.<d.name> = <if(d.initValue)><d.initValue><else>None<endif>"
```

```
/** If we don't know location of label def x, use this template */
```

```
labelref(x) ::= "<if(!x.isLocal)>localctx.<endif><x.name>"
```

```
/** For any action chunk, what is correctly-typed context struct ptr? */
```

```
ctx(actionChunk)
```

```
::= "localctx"
```

```
// used for left-recursive rules
```

```
recRuleAltPredicate(ruleName,opPrec) ::= "self.precpred(self._ctx, <opPrec>)"
```

```
recRuleSetReturnAction(src,name) ::= "$<name>=$<src>.<name>"
```

```
recRuleSetStopToken() ::= "self._ctx.stop = self._input.LT(-1)"
```

```
recRuleAltStartAction(ruleName, ctxName, label) ::= <<
```

```
localctx = <parser.name>.<ctxName>Context(self, _parentctx, _parentState)
```

```
<if(label)>localctx.<label> = _prevctx<endif>
```

```
self.pushNewRecursionContext(localctx, _startState, self.RULE_<ruleName>)
```

```
>>
```

```
recRuleLabeledAltStartAction(ruleName, currentAltLabel, label, isListLabel) ::= <<
```

```
localctx = <parser.name>.<currentAltLabel; format="cap">Context(self, <parser.name>.<ruleName; format="cap">Context(self, _parentctx, _parentState))
```

```
<if(label)>
```

```
<if(isListLabel)>
```

```
localctx.<label>.append(_prevctx)
```

```
<else>
```

```
localctx.<label> = _prevctx
```

```
<endif>
```

```
<endif>
```

```
self.pushNewRecursionContext(localctx, _startState, self.RULE_<ruleName>)
```

```
>>
```

```
recRuleReplaceContext(ctxName) ::= <<
```

```
localctx
```

```
= <parser.name>.<ctxName>Context(self, localctx)
```

```
self._ctx = localctx
```

```
_prevctx = localctx
```

```
>>
```

```
recRuleSetPrevCtx() ::= <<
```

```
if self._parseListeners is not None:
```

```
    self.triggerExitRuleEvent()
```

```
_prevctx = localctx
```

>>

```
LexerFile(lexerFile, lexer, namedActions) ::= <<  
<fileHeader(lexerFile.grammarFileName, lexerFile.ANTLRVersion)>  
# encoding: utf-8  
from __future__ import print_function  
from antlr4 import *  
from io import StringIO  
import sys
```

```
<namedActions.header>
```

```
<lexer>
```

>>

```
Lexer(lexer, atn, actionFuncs, sempredFuncs, superClass) ::= <<  
<if(superClass)>  
if __name__ is not None and "." in __name__:  
    from .<superClass> import <superClass>  
else:  
    from <superClass> import <superClass>
```

```
<endif>
```

```
<atn>
```

```
class <lexer.name>(<if(superClass)><superClass><else>Lexer<endif>):
```

```
    atn = ATNDeserializer().deserialize(serializedATN())
```

```
    decisionsToDFA = [ DFA(ds, i) for i, ds in enumerate(atn.decisionToState) ]
```

```
<if(lexer.channels)>
```

```
    <lexer.channels:{c| <c> = <lexer.channels.(c)>};
```

```
    separator="\n">
```

```
<endif>
```

```
<if(rest(lexer.modes))>
```

```
    <rest(lexer.modes):{m| <m> = <i>} ; separator="\n">
```

```
<endif>
```

```
<if(lexer.tokens)>
```

```
    <lexer.tokens:{k | <k> = <lexer.tokens.(k)>} ; separator="\n", wrap, anchor>
```

```
<endif>
```

```
    channelNames = [ u"DEFAULT_TOKEN_CHANNEL", u"HIDDEN"<if (lexer.channels)>, <lexer.channels:{c|  
u"<c>" }; separator=", ", wrap, anchor><endif> ]
```

```

modeNames = [ <lexer.modes:{m| u"<m>"}; separator=", ", wrap, anchor> ]

literalNames = [ u"\<INVALID>",
  <lexer.literalNames:{t | u<t>}; separator=", ", wrap, anchor> ]

symbolicNames = [ u"\<INVALID>",
  <lexer.symbolicNames:{t | u<t>}; separator=", ", wrap, anchor> ]

ruleNames = [ <lexer.ruleNames:{r | u"<r>"}; separator=", ", wrap, anchor> ]

grammarFileName = u"<lexer.grammarFileName>"

def __init__(self, input=None, output=sys.stdout):
    super(<lexer.name>, self).__init__(input, output=output)
    self.checkVersion("<lexerFile.ANTLRVersion>")
    self._interp
= LexerATNSimulator(self, self.atn, self.decisionsToDFA, PredictionContextCache())
    self._actions = None
    self._predicates = None

<namedActions.members>

<dumpActions(lexer, "", actionFuncs, sempredFuncs)>

>>

SerializedATN(model) ::= <<
<! only one segment, can be inlined !>

def serializedATN():
    with StringIO() as buf:
        buf.write(u"<model.serialized; wrap={ }<n>    buf.write(u" }>")
        return buf.getvalue()

>>

/** Using a type to init value map, try to init a type; if not in table
 * must be an object, default value is "null".
 */
initValue(typeName) ::= <<
<pythonTypeInitMap.(typeName)>
>>

codeFileExtension() ::= ".py"

Found in path(s):
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-

```

jar/org/antlr/v4/tool/templates/codegen/Python2/Python2.stg  
No license file was found, but licenses were detected in source scan.

```
/*
 * [The "BSD license"]
 * Copyright (c) 2012-2016 Terence Parr
 * Copyright (c) 2012-2016 Sam Harwell
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 *
 * 1. Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 * 3. The name of the author may not be used to endorse or promote products
 * derived from this software without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
 * IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
 * TO, THE IMPLIED WARRANTIES
 * OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
 * IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
 * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
 * NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
 * DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
 * THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
 * (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
 * THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
 */
```

```
/** How to generate rules derived from left-recursive rules.
 * These rely on recRuleAltPredicate(),
 * recRuleArg(), recRuleSetResultAction(), recRuleSetReturnAction()
 * templates in main language.stg
 */
```

```
group LeftRecursiveRules;
```

```
recRule(ruleName, argName, primaryAlts, opAlts, setResultAction,
        userRetvals, leftRecursiveRuleRefLabels) ::=
<<
<ruleName><if(userRetvals)>
returns [<userRetvals>]<endif>
: ( { } <primaryAlts:{alt | <alt.altText> } ; separator="\n | ">
 )
```

```
(
  <opAlts; separator="\n    | ">
)*
;
```

```
>>

recRuleAlt(alt, precOption, opPrec, pred) ::= <<
{<pred>}?<<precOption>=<opPrec>\> <alt.altText>
>>
```

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/templates/LeftRecursiveRules.stg

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* [The "BSD license"]
```

```
* Copyright (c) 2012-2016 Terence Parr
```

```
* Copyright (c) 2012-2016 Sam Harwell
```

```
* All rights reserved.
```

```
*
```

```
* Redistribution and use in source and binary forms, with or without
```

```
* modification, are permitted provided that the following conditions
```

```
* are met:
```

```
*
```

```
* 1. Redistributions of source code must retain the above copyright
```

```
* notice, this list of conditions and the following disclaimer.
```

```
* 2. Redistributions in binary form must reproduce the above copyright
```

```
* notice, this list of conditions and the following disclaimer in the
```

```
* documentation and/or other materials provided with the distribution.
```

```
* 3. The name of the author may not be used to endorse or promote products
```

```
* derived from this software without specific prior written permission.
```

```
*
```

```
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
```

```
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
```

```
TO, THE IMPLIED WARRANTIES
```

```
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
```

```
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
```

```
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
```

```
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
```

```
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
```

```
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
```

```
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
```

```
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
```

```
*/
```

```
/** templates used to generate make-compatible dependencies */
```

```

/** Generate "f : x, y, z" dependencies for input
 * dependencies and generated files. in and out
 * are File objects. For example, you can say
 * <f.canonicalPath>
 */
dependencies(grammarFileName,in,out) ::= <<
<if(in)><grammarFileName>: <in; separator=", "><endif>
<out:{f | <f> : <grammarFileName>}>;
 separator="\n">
>>

```

Found in path(s):

```

* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
jar/org/antlr/v4/tool/templates/depend.stg

```

No license file was found, but licenses were detected in source scan.

```

/*
 * [The "BSD license"]
 * Copyright (c) 2012-2016 Terence Parr
 * Copyright (c) 2012-2016 Sam Harwell
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 *
 * 1. Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 * 3. The name of the author may not be used to endorse or promote products
 * derived from this software without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
 * IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
 * TO, THE IMPLIED WARRANTIES
 * OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
 * IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
 * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
 * NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
 * DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
 * THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
 * (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
 * THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
 */

```

```

/** Find left-recursive rules */

```

```

tree grammar LeftRecursiveRuleWalker;

options {
    tokenVocab=ANTLRParser;
    ASTLabelType=GrammarAST;
}

@header {
package org.antlr.v4.parse;

import org.antlr.v4.misc.*;
import org.antlr.v4.tool.*;
import org.antlr.v4.tool.ast.*;
}

@members {
private String ruleName;
private int currentOuterAltNumber; // which outer alt of rule?
public
int numAlts; // how many alts for this rule total?

public void setAltAssoc(AltAST altTree, int alt) {}
public void binaryAlt(AltAST altTree, int alt) {}
public void prefixAlt(AltAST altTree, int alt) {}
public void suffixAlt(AltAST altTree, int alt) {}
public void otherAlt(AltAST altTree, int alt) {}
public void setReturnValues(GrammarAST t) {}
}

@rulecatch { }

// TODO: can get parser errors for not matching pattern; make them go away
public
rec_rule returns [boolean isLeftRec]
@init
{
    currentOuterAltNumber = 1;
}
: ^( r=RULE id=RULE_REF {ruleName=$id.getText();}
    ruleModifier?
// (ARG_ACTION)? shouldn't allow args, right?
    (^ (RETURNS a=ARG_ACTION {setReturnValues($a);}))?
// ( ^ (THROWS .+) )? don't allow
    ( ^ (LOCALS ARG_ACTION) )? // TODO: copy these to gen'd code
    ( ^ (OPTIONS .* )
    | ^ (AT ID ACTION) // TODO: copy
    )*
    ruleBlock { $isLeftRec = $ruleBlock.isLeftRec; }

```

```

    exceptionGroup
  )
;

exceptionGroup
  : exceptionHandler* finallyClause?
  ;

exceptionHandler
  : ^(CATCH ARG_ACTION ACTION)
  ;

finallyClause
  : ^(FINALLY ACTION)
  ;

ruleModifier
  : PUBLIC
  | PRIVATE
  | PROTECTED
  ;

ruleBlock returns [boolean isLeftRec]
@init{boolean lr=false; this.numAlts = $start.getChildCount();}
: ^( BLOCK
  (
    o=outerAlternative
    {if ($o.isLeftRec) $isLeftRec = true;}
    {currentOuterAltNumber++;}
  )+
  )
;

/** An alt is either prefix, suffix, binary, or ternary operation or "other" */
outerAlternative returns [boolean isLeftRec]
  : (binary)=>    binary
                    {binaryAlt((AltAST)$start, currentOuterAltNumber); $isLeftRec=true;}
  | (prefix)=>    prefix
                    {prefixAlt((AltAST)$start, currentOuterAltNumber);}
  | (suffix)=>    suffix
                    {suffixAlt((AltAST)$start, currentOuterAltNumber); $isLeftRec=true;}
  | nonLeftRecur {otherAlt((AltAST)$start, currentOuterAltNumber);}
  ;

binary
  : ^(
  ALT elementOptions? recurse element* recurse epsilonElement* )
    {setAltAssoc((AltAST)$ALT,currentOuterAltNumber);}

```



```

;

prefix
: ^( ALT elementOptions?
  element+
  recurse epsilonElement*
)
  {setAltAssoc((AltAST)$ALT,currentOuterAltNumber);}
;

suffix
: ^( ALT elementOptions? recurse element+ )
  {setAltAssoc((AltAST)$ALT,currentOuterAltNumber);}
;

nonLeftRecur
: ^(ALT elementOptions? element+)
;

recurse
: ^(ASSIGN ID recurseNoLabel)
| ^(PLUS_ASSIGN ID recurseNoLabel)
| recurseNoLabel
;

recurseNoLabel : {((CommonTree)input.LT(1)).getText().equals(ruleName)}? RULE_REF;

token returns [GrammarAST t=null]
: ^(ASSIGN ID s=token {$t = $s.t;})
| ^(PLUS_ASSIGN ID s=token {$t = $s.t;})
| b=STRING_LITERAL      {$t = $b;}
| ^(b=STRING_LITERAL elementOptions) {$t = $b;}
| ^(c=TOKEN_REF elementOptions) {$t = $c;}
| c=TOKEN_REF          {$t = $c;}
;

elementOptions
: ^(ELEMENT_OPTIONS elementOption*)
;

elementOption
: ID
| ^(ASSIGN ID ID)
| ^(ASSIGN ID STRING_LITERAL)
| ^(ASSIGN ID ACTION)
| ^(ASSIGN ID INT)
;

```

element  
: atom  
| ^(NOT element)  
| ^(RANGE atom atom)  
| ^(ASSIGN ID element)  
| ^(PLUS\_ASSIGN ID element)  
| ^(SET setElement+)  
| RULE\_REF  
| ebnf  
| epsilonElement  
;

epsilonElement  
: ACTION  
| SEMPRED  
| EPSILON  
| ^(ACTION elementOptions)  
| ^(SEMPRED elementOptions)  
;

setElement  
: ^(STRING\_LITERAL elementOptions)  
| ^(TOKEN\_REF elementOptions)  
| STRING\_LITERAL  
| TOKEN\_REF  
;

ebnf: block  
| ^( OPTIONAL block )  
| ^( CLOSURE block )  
| ^( POSITIVE\_CLOSURE block )  
;

block  
: ^(BLOCK ACTION? alternative+)  
;

alternative  
: ^(ALT elementOptions? element+)  
;

atom  
: ^(RULE\_REF ARG\_ACTION? elementOptions?)  
| ^(STRING\_LITERAL elementOptions)  
| STRING\_LITERAL  
| ^(TOKEN\_REF elementOptions)  
| TOKEN\_REF

```
|^(WILDCARD elementOptions)
| WILDCARD
|^(DOT ID element)
;
```

Found in path(s):

```
*
/opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
jar/org/antlr/v4/parse/LeftRecursiveRuleWalker.g
No license file was found, but licenses were detected in source scan.
```

```
/*
* [The "BSD license"]
* Copyright (c) 2012-2016 Terence Parr
* Copyright (c) 2012-2016 Sam Harwell
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
*
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. The name of the author may not be used to endorse or promote products
* derived from this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
* TO, THE IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/
```

```
phpTypeInitMap ::= [
  "int": "0",
  "long": "0",
  "float": "0.0",
  "double": "0.0",
  "boolean": "false",
```

```

default:"null"
]

// args must be <object-model-object>, <fields-resulting-in-STs>

ParserFile(file, parser, namedActions, contextSuperClass) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<parser>
>>

ListenerFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName,
file.ANTLRVersion)>
<if(file.genPackage)>
namespace <file.genPackage>;
<endif>
<header>
use Antlr\Antlr4\Runtime\Tree\ParseTreeListener;

/**
 * This interface defines a complete listener for a parse tree produced by
 * { @see <file.parserName> }.
 */
interface <file.grammarName>Listener extends ParseTreeListener {
<file.listenerNames:{Iname |
/**
<if(file.listenerLabelRuleNames.(Iname))>
 * Enter a parse tree produced by the `<Iname>`
 * labeled alternative in { @see <file.parserName>::<file.listenerLabelRuleNames.(Iname)>() }.
<else>
 * Enter a parse tree produced by { @see <file.parserName>::<Iname>() }.
<endif>
 * @param $context The parse tree.
 */
public function enter<Iname; format="cap">(Context\<Iname; format="cap">Context $context) : void;
/**
<if(file.listenerLabelRuleNames.(Iname))>
 * Exit a parse tree produced by the `<Iname>` labeled alternative
 * in { @see <file.parserName>::<file.listenerLabelRuleNames.(Iname)>() }.
<else>
 * Exit a parse
tree produced by { @see <file.parserName>::<Iname>() }.
<endif>
 * @param $context The parse tree.
 */
public function exit<Iname; format="cap">(Context\<Iname; format="cap">Context $context) : void;};
separator="\n"
}

```

>>

```
BaseListenerFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
namespace <file.genPackage>;
<endif>
<header>

use Antlr\Antlr4\Runtime\ParserRuleContext;
use Antlr\Antlr4\Runtime\Tree\ErrorNode;
use Antlr\Antlr4\Runtime\Tree\TerminalNode;

/**
 * This class provides an empty implementation of { @see <file.grammarName>Listener},
 * which can be extended to create a listener which only needs to handle a subset
 * of the available methods.
 */
class <file.grammarName>BaseListener implements <file.grammarName>Listener
{
    <file.listenerNames>: {Iname |
/**
 * { @inheritdoc\}
 *
 * The default implementation does nothing.
 */
public function enter<Iname; format="cap">(Context\<Iname; format="cap">Context
    $context) : void {\}

/**
 * { @inheritdoc\}
 *
 * The default implementation does nothing.
 */
public function exit<Iname; format="cap">(Context\<Iname; format="cap">Context $context) : void {\};
separator="\n">

/**
 * { @inheritdoc\}
 *
 * The default implementation does nothing.
 */
public function enterEveryRule(ParserRuleContext $context) : void {}

/**
 * { @inheritdoc\}
 *
 * The default implementation does nothing.
 */
```

```

*/
public function exitEveryRule(ParserRuleContext $context) : void {}

/**
 * {@inheritdoc}
 *
 * The default implementation does nothing.
 */
public function visitTerminal(TerminalNode $node) : void {}

/**
 * {@inheritdoc}
 *
 * The default implementation does nothing.
 */
public function visitErrorNode(ErrorNode $node) : void {}
}
>>

VisitorFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
namespace <file.genPackage>;
<endif>

<header>
use Antlr\Antlr4\Runtime\Tree\ParseTreeVisitor;

/**
 * This interface defines a complete generic visitor for a parse tree produced by {@see <file.parserName>}.
 */
interface <file.grammarName>Visitor extends ParseTreeVisitor
{
<file.visitorNames:{ Iname |
/**
<if(file.visitorLabelRuleNames.(Iname))>
 * Visit a parse tree produced by the `<Iname>` labeled alternative
 * in {@see <file.parserName>::<file.visitorLabelRuleNames.(Iname)>()}.
<else>
 * Visit a parse tree produced by {@see <file.parserName>::<Iname>()}.
<endif>
 *
 * @param Context\<Iname; format="cap">Context $context The parse tree.
 *
 * @return mixed The visitor result.
 */
public function visit<Iname; format="cap">(Context\<Iname; format="cap">Context $context);};
separator="\n\n">

```

```

}
>>

BaseVisitorFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
namespace <file.genPackage>;
<endif>
<header>
use Antlr\Antlr4\Runtime\Tree\AbstractParseTreeVisitor;

/**
 * This class provides
 * an empty implementation of { @see <file.grammarName>Visitor},
 * which can be extended to create a visitor which only needs to handle a subset
 * of the available methods.
 */
class <file.grammarName>BaseVisitor extends AbstractParseTreeVisitor implements <file.grammarName>Visitor
{
  <file.visitorNames:{ lname |
/**
 * { @inheritdoc }
 *
 * The default implementation returns the result of calling
 * { @see self::visitChildren()} on `context`.
 */
public function visit<lname; format="cap">(Context\<lname; format="cap">Context $context)
{
  return $this->visitChildren($context);
\}}; separator="\n\n">
}
>>

fileHeader(grammarFileName, ANTLRVersion) ::= <<
\<?php

/**
 * Generated from <grammarFileName> by ANTLR <ANTLRVersion>
 */

>>

Parser(parser, funcs, atn, sempredFuncs, superClass) ::= <<
<Parser_(ctor="parser_ctor", ...)>
>>

Parser_(parser, funcs, atn, sempredFuncs, ctor, superClass) ::= <<
namespace<if(file.genPackage)> <file.genPackage><endif> {
<if(namedActions.header)><namedActions.header><endif>

```

```

use
Antlr\Antlr4\Runtime\Atn\ATN;
use Antlr\Antlr4\Runtime\Atn\ATNDeserializer;
use Antlr\Antlr4\Runtime\Atn\ParserATNSimulator;
use Antlr\Antlr4\Runtime\Dfa\DFA;
use Antlr\Antlr4\Runtime\Error\Exceptions\FailedPredicateException;
use Antlr\Antlr4\Runtime\Error\Exceptions\NoViableAltException;
use Antlr\Antlr4\Runtime\PredictionContexts\PredictionContextCache;
use Antlr\Antlr4\Runtime\Error\Exceptions\RecognitionException;
use Antlr\Antlr4\Runtime\RuleContext;
use Antlr\Antlr4\Runtime\Token;
use Antlr\Antlr4\Runtime\TokenStream;
use Antlr\Antlr4\Runtime\Vocabulary;
use Antlr\Antlr4\Runtime\VocabularyImpl;
use Antlr\Antlr4\Runtime\RuntimeMetaData;
use Antlr\Antlr4\Runtime\Parser;
<if(namedActions.definitions)><namedActions.definitions><endif>

final class <parser.name> extends <superClass; null="Parser">
{
<if(parser.tokens)>
public const <parser.tokens:{k | <k> = <parser.tokens.(k)>}>; separator=",
", wrap, anchor>;
<endif>

<if(parser.rules)>
public const <parser.rules:{r | RULE_<r.name> = <r.index>}>; separator=", ", wrap, anchor>;
<endif>

/**
 * @var array<string>
 */
public const RULE_NAMES = [
<parser.ruleNames:{r | '<r>'}>; separator=", ", wrap, anchor>
];

<vocabulary(parser.literalNames, parser.symbolicNames)>

<atn>
protected static $atn;
protected static $decisionToDFA;
protected static $sharedContextCache;
<if(namedActions.members)>

<namedActions.members>
<endif>

```



```

<parser:(ctor())>

private static function initialize() : void
{
    if (self::$atn !== null) {
        return;
    }

    RuntimeMetaData::checkVersion('<file.ANTLRVersion>', RuntimeMetaData::VERSION);

    $atn = (new ATNDeserializer())->deserialize(self::SERIALIZED_ATN);

    $decisionToDFA = [];
    for ($i = 0, $count = $atn->getNumberOfDecisions(); $i \< $count; $i++) {
        $decisionToDFA[] = new DFA($atn->getDecisionState($i), $i);
    }

    self::$atn = $atn;
    self::$decisionToDFA
= $decisionToDFA;
    self::$sharedContextCache = new PredictionContextCache();
}

public function getGrammarFileName() : string
{
    return "<parser.grammarFileName>";
}

public function getRuleNames() : array
{
    return self::RULE_NAMES;
}

public function getSerializedATN() : string
{
    return self::SERIALIZED_ATN;
}

public function getATN() : ATN
{
    return self::$atn;
}

public function getVocabulary() : Vocabulary
{
    static $vocabulary;

    return $vocabulary = $vocabulary ?? new VocabularyImpl(self::LITERAL_NAMES, self::SYMBOLIC_NAMES);
}

```

```

    }
<if(funcs)>

    <funcs; separator="\n\n">
<endif>
<if(sempredFuncs)>

    public function sempred(?RuleContext $localContext, int $ruleIndex, int $predicateIndex) : bool
    {
        switch ($ruleIndex) {
            <parser.sempredFuncs.values:{f}
            case <f.ruleIndex>:
                return $this->sempred<f.name; format="cap">($localContext, $predicateIndex); separator="\n\n">

            default:
                return
            true;
        }
    }

    <sempredFuncs.values; separator="\n\n">
<endif>
}
}

namespace <if(file.genPackage)><file.genPackage>\\<endif>Context {
    use Antlr\\Antlr4\\Runtime\\ParserRuleContext;
    use Antlr\\Antlr4\\Runtime\\Token;
    use Antlr\\Antlr4\\Runtime\\Tree\\ParseTreeVisitor;
    use Antlr\\Antlr4\\Runtime\\Tree\\TerminalNode;
    use Antlr\\Antlr4\\Runtime\\Tree\\ParseTreeListener;
    use <if(file.genPackage)><file.genPackage>\\<endif><parser.name>;
    <if (file.genVisitor)>use <if(file.genPackage)><file.genPackage>\\<endif><file.grammarName>Visitor;<endif>
    <if (file.genListener)>use <if(file.genPackage)><file.genPackage>\\<endif><file.grammarName>Listener;<endif>
    <namedActions.contexts>

    <funcs :{ func | <func.ruleCtx><if(func.altLabelCtxs)>

    <func.altLabelCtxs:{1 | <func.altLabelCtxs.(1)>}; separator="\n\n"><endif> }; separator="\n\n">
    }
    >>

    vocabulary(literalNames, symbolicNames) ::= <<
    /**
    * @var array<string|null>
    */
    private const LITERAL_NAMES = [
        <literalNames:{t

```

```

| <t>}; null="null", separator=", ", wrap, anchor>
];

/**
 * @var array<string>
 */
private const SYMBOLIC_NAMES = [
    <symbolicNames: {t | <t>}; null="null", separator=", ", wrap, anchor>
];
>>

dumpActions(recog, argFuncs, actionFuncs, sempredFuncs) ::= <<
<if(actionFuncs)>

public function action(?RuleContext $localContext, int $ruleIndex, int $actionIndex) : void
{
    switch ($ruleIndex) {
        <recog.actionFuncs.values: {f}
        case <f.ruleIndex>:
            $this->action<f.name; format="cap">($localContext, $actionIndex);
            break;}; separator="\n\n">
    }
}

<actionFuncs.values; separator="\n">
<endif>
<if(sempredFuncs)>

public function sempred(?RuleContext $localContext, int $ruleIndex, int $predicateIndex) : bool
{
    switch ($ruleIndex) {
        <recog.sempredFuncs.values: {f}
        case <f.ruleIndex>:
            return $this->sempred<f.name; format="cap">($localContext, $predicateIndex);}; separator="\n\n">
    }

    return true;
}
<sempredFuncs.values; separator="\n\n">
<endif>
>>

parser_ctor(p) ::= <<
public
function __construct(TokenStream $input)
{
    parent::__construct($input);
}
}

```

```

self::initialize();

$this->interp = new ParserATNSimulator($this, self::$satn, self::$decisionToDFA, self::$sharedContextCache);
}
>>

/**
 * This generates a private method since the actionIndex is generated, making
 * an overriding implementation impossible to maintain.
 */
RuleActionFunction(r, actions) ::= <<
private function action<r.name; format="cap">(<r.ctxType> $localContext, int $actionIndex) : void
{
switch ($actionIndex) {
<actions:{index|
case <index>:
<actions.(index)>

break;}; separator="\n\n">
}
}
>>

/**
 * This generates a private method since the predicateIndex is generated, making
 * an overriding implementation impossible to maintain.
 */
RuleSempredFunction(r, actions) ::= <<
private function sempred<r.name; format="cap">(<Context\<r.ctxType> $localContext, int $predicateIndex) : bool
{
switch ($predicateIndex) {
<actions:{index|
case <index>:
return <actions.(index)>;};
separator="\n\n">
}

return true;
}
>>

RuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,namedActions,finallyAction,exceptions,postamble)
::= <<
/**
 * @throws RecognitionException
 */
<if(currentRule.modifiers)><currentRule.modifiers:{f| <f> }><endif>public function <currentRule.name>(<args;
separator=", ">) : Context\<currentRule.ctxType>

```

```

{
    $localContext = new Context\<<currentRule.ctxType>($this->ctx, $this->getState())<currentRule.args:{a | ,
    $<a.name>}>);

    $this->enterRule($localContext, <currentRule.startState>, self::RULE_<currentRule.name>);
    <namedActions.init>
    <locals; separator="\n">

    try {
        <code>
        <postamble; separator="\n">
        <namedActions.after>
    }<if(exceptions)><exceptions; separator="\n"><else> catch (RecognitionException $exception) {
        $localContext->exception = $exception;
        $this->errorHandler->reportError($this, $exception);
        $this->errorHandler->recover($this, $exception);

    }<endif> finally {
        <finallyAction>
        $this->exitRule();
    }

    return $localContext;
}
>>

```

LeftRecursiveRuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,namedActions,finallyAction,postamble) ::= <<

```

/**
 * @throws RecognitionException
 */
<if(currentRule.modifiers)><currentRule.modifiers:{f | <f> }><endif>public function <currentRule.name>(<args;
separator=", ">) : Context\<<currentRule.ctxType>
{
    return $this->recursive<currentRule.name; format="cap">(0<currentRule.args:{a | , <a.name>}>);
}

/**
 * @throws RecognitionException
 */
private function recursive<currentRule.name; format="cap">(int $precedence<args:{a | , <a>}>) :
Context\<<currentRule.ctxType>
{
    $parentContext = $this->ctx;
    $parentState = $this->getState();
    $localContext = new Context\<<currentRule.ctxType>($this->ctx, $parentState<currentRule.args:{a | ,
    <a.name>}>);
    $previousContext = $localContext;

```

```

$startState = <currentRule.startState>;
$this->enterRecursionRule($localContext, <currentRule.startState>,
self::RULE_<currentRule.name>, $precedence);
<namedActions.init>
<locals; separator="\n">

try {
  <code>
  <postamble; separator="\n">
  <namedActions.after>
} catch (RecognitionException $exception) {
  $localContext->exception = $exception;
  $this->errorHandler->reportError($this, $exception);
  $this->errorHandler->recover($this, $exception);
} finally {
  <finallyAction>
  $this->unrollRecursionContexts($parentContext);
}

return $localContext;
}
>>

```

```

CodeBlockForOuterMostAlt(currentOuterMostAltCodeBlock, locals, preamble, ops) ::= <<
<if(currentOuterMostAltCodeBlock.altLabel)>$localContext = new
Context\<currentOuterMostAltCodeBlock.altLabel; format="cap">Context($localContext);<endif>
$this->enterOuterAlt($localContext, <currentOuterMostAltCodeBlock.alt.altNum>);
<CodeBlockForAlt(currentAltCodeBlock=currentOuterMostAltCodeBlock, ...)>
>>

```

```

CodeBlockForAlt(currentAltCodeBlock, locals, preamble, ops) ::= <<
<locals; separator="\n">
<preamble; separator="\n">
<ops;
separator="\n">
>>

```

```

LL1AltBlock(choice, preamble, alts, error) ::= <<
$this->setState(<choice.stateNumber>);
$this->errorHandler->sync($this);
<if(choice.label)><labelref(choice.label)> = $this->input->LT(1);<endif>
<preamble; separator="\n">

switch ($this->input->LA(1)) {
  <choice.altLook,alts:{look,alt| <cases(ttypes=look)>
  <alt>
  break;}; separator="\n\n">

```

default:

```
<error>
}
>>
```

LL1OptionalBlock(choice, alts, error) ::= <<

```
$this->setState(<choice.stateNumber>);
$this->errorHandler->sync($this);
```

```
switch ($this->input->LA(1)) {
  <choice.altLook,alts:{look,alt| <cases(ttypes=look)>
  <alt>
  break;}; separator="\n\n">
```

default:

```
break;
}
>>
```

LL1OptionalBlockSingleAlt(choice, expr, alts, preamble, error, followExpr) ::= <<

```
$this->setState(<choice.stateNumber>);
$this->errorHandler->sync($this);
<preamble; separator="\n">
```

```
if (<expr>) {
  <alts; separator="\n">
}
>>
```

LL1StarBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<

```
$this->setState(<choice.stateNumber>);
$this->errorHandler->sync($this);
```

```
<preamble;
separator="\n">
while (<loopExpr>) {
  <alts; separator="\n">
  $this->setState(<choice.loopBackStateNumber>);
  $this->errorHandler->sync($this);
  <iteration>
}
>>
```

LL1PlusBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<

```
$this->setState(<choice.blockStartStateNumber>); <! alt block decision !>
$this->errorHandler->sync($this);
```

```
<preamble; separator="\n">
```

```

do {
  <alts; separator="\n">
  $this->setState(<choice.stateNumber>); <! loopback/exit decision !>
  $this->errorHandler->sync($this);
  <iteration>
  } while (<loopExpr>);
}>

// LL(*) stuff

AltBlock(choice, preamble, alts, error) ::= <<
$this->setState(<choice.stateNumber>);
$this->errorHandler->sync($this);
<if(choice.label)><labelref(choice.label)> = $this->input->LT(1);<endif>
<preamble; separator="\n">

switch ($this->getInterpreter()->adaptivePredict($this->input, <choice.decision>, $this->ctx)) {
  <alts:{ alt |
case <i>:
  <alt>
break; }; separator="\n\n">
}
}>

OptionalBlock(choice,
alts, error) ::= <<
$this->setState(<choice.stateNumber>);
$this->errorHandler->sync($this);

switch ($this->getInterpreter()->adaptivePredict($this->input, <choice.decision>, $this->ctx)) {
<alts:{ alt |
  case <i><if(!choice.ast.greedy)>+1<endif>:
  <alt>
break; }; separator="\n\n">
}
}>

StarBlock(choice, alts, sync, iteration) ::= <<
$this->setState(<choice.stateNumber>);
$this->errorHandler->sync($this);

$alt = $this->getInterpreter()->adaptivePredict($this->input, <choice.decision>, $this->ctx);

while ($alt !== <choice.exitAlt> && $alt !== ATN::INVALID_ALT_NUMBER) {
  if ($alt === 1<if(!choice.ast.greedy)>+1<endif>) {
    <iteration>
    <alts> <! should only be one !>
  }
}

```



```

$this->setState(<choice.loopBackStateNumber>);
$this->errorHandler->sync($this);

$alt = $this->getInterpreter()->adaptivePredict($this->input, <choice.decision>, $this->ctx);
}
>>

PlusBlock(choice, alts, error) ::= <<
$this->setState(<choice.blockStartStateNumber>); <! alt block
decision !>
$this->errorHandler->sync($this);

$alt = 1<if(!choice.ast.greedy)>+1<endif>;

do {
switch ($alt) {
<alts:{alt|
case <i><if(!choice.ast.greedy)>+1<endif>:
<alt>
break;}; separator="\n\n">
default:
<error>
}

$this->setState(<choice.loopBackStateNumber>); <! loopback/exit decision !>
$this->errorHandler->sync($this);

$alt = $this->getInterpreter()->adaptivePredict($this->input, <choice.decision>, $this->ctx);
} while ($alt !=<choice.exitAlt> && $alt != ATN::INVALID_ALT_NUMBER);
>>

Sync(s) ::= "sync(<s.expecting.name>);"

ThrowNoViableAlt(t) ::= "throw new NoViableAltException($this);"

TestSetInline(s) ::= <<
<s.bitsets:{bits | <if(rest(rest(bits.ttypes)))><bitsetBitfieldComparison(s, bits)><else><bitsetInlineComparison(s,
bits)><endif>}; separator=" || ">
>>

// Java language spec 15.19 - shift operators mask operands rather than overflow to 0... need range test
testShiftInRange(shiftAmount) ::= <<
((<shiftAmount>) & ~0x3f) === 0
>>

// produces smaller bytecode

```

```

only when bits.ttypes contains more than two items
bitsetBitfieldComparison(s, bits) ::= <%
(<testShiftInRange({ <offsetShiftVar(s.varName, bits.shift)>})> && ((1 \<\< <offsetShiftVar(s.varName,
bits.shift)>) & (<bits.ttypes:{ttype | (1 \<\< <offsetShiftConst(ttype, bits.shift)>)}; separator=" | ">)) !== 0)
%>

isZero ::= [
"0":true,
default:false
]

offsetShiftVar(shiftAmount, offset) ::= <%
<if(!isZero.(offset))>(<shiftAmount> - <offset>)<else><shiftAmount><endif>
%>
offsetShiftConst(shiftAmount, offset) ::= <%
<if(!isZero.(offset))>(self::<shiftAmount> - <offset>)<else>self::<shiftAmount><endif>
%>

// produces more efficient bytecode when bits.ttypes contains at most two items
bitsetInlineComparison(s, bits) ::= <%
<bits.ttypes:{ttype | $<s.varName> === self::<ttype>}; separator=" || ">
%>

cases(ttypes) ::= <<
<ttypes:{t | case self::<t>:}; separator="\n">
>>

InvokeRule(r, argExprsChunks) ::= <<
$this->setState(<r.stateNumber>);
<if(r.labels)><r.labels:{1 | <labelref(1)> =
}><endif>$this-><if(r.ast.options.p)>recursive<r.name>;
format="cap"><else><r.name><endif><(if(r.ast.options.p)><r.ast.options.p><if(argExprsChunks)><endif><endif>
<argExprsChunks>);
>>

MatchToken(m) ::= <<
$this->setState(<m.stateNumber>);
<if(m.labels)><m.labels:{1 | <labelref(1)> = }><endif>$this->match(self::<m.name>);
>>

MatchSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, false)>"

MatchNotSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, true)>"

CommonSetStuff(m, expr, capture, invert) ::= <<
$this->setState(<m.stateNumber>);

<if(m.labels)><m.labels:{1 | <labelref(1)> = }>$this->input->LT(1);<endif>

```

```

<capture>

if (<if(invert)>${<m.varName> \<= 0 || <else>!<endif>(<expr>)} {
    <if(m.labels)><m.labels:{1 | <labelref(l)> = }><endif>${this->errorHandler->recoverInline($this);
} else {
if ($this->input->LA(1) === Token::EOF) {
    $this->matchedEOF = true;
    }

    $this->errorHandler->reportMatch($this);
    $this->consume();
    }
>>

Wildcard(w) ::= <<
$this->setState(<w.stateNumber>);
<if(w.labels)><w.labels:{1
| <labelref(l)> = }><endif>${this->matchWildcard();
>>

// ACTION STUFF

Action(a, foo, chunks) ::= "<chunks>"

ArgAction(a, chunks) ::= "<chunks>"

SemPred(p, chunks, failChunks) ::= <<
$this->setState(<p.stateNumber>);

if (!(<chunks>)) {
    throw new FailedPredicateException($this, <p.predicate><if(failChunks)>, <failChunks><elseif(p.msg)>,
<p.msg><endif>);
}
>>

ExceptionClause(e, catchArg, catchAction) ::= <<
catch (<catchArg>) {
    <catchAction>
}
>>

// lexer actions are not associated with model objects

LexerSkipCommand() ::= "$this->skip();"
LexerMoreCommand() ::= "$this->more();"
LexerPopModeCommand() ::= "$this->popMode();"

LexerTypeCommand(arg, grammar) ::= "$this->type = <arg>";"

```

```

LexerChannelCommand(arg, grammar) ::= "$this->channel = <arg>";
LexerModeCommand(arg, grammar) ::= "$this->mode = <arg>";
LexerPushModeCommand(arg, grammar) ::= "$this->pushMode(<arg>);"

ActionText(t) ::= "<t.text>"
ActionTemplate(t)
  ::= "<t.st>"
ArgRef(a) ::= "$localContext-><a.name>"
LocalRef(a) ::= "$localContext-><a.name>"
RetValRef(a) ::= "$localContext-><a.name>"
QRetValRef(a) ::= "<ctx(a)-><a.dict-><a.name>"
/** How to translate $tokenLabel */
TokenRef(t) ::= "<ctx(t)-><t.name>"
LabelRef(t) ::= "<ctx(t)-><t.name>"
ListLabelRef(t) ::= "<ctx(t)-><ListLabelName(t.name)>"
SetAttr(s,rhsChunks) ::= "<ctx(s)-><s.name> = <rhsChunks>";

TokenLabelType() ::= "<file.TokenLabelType; null={Token}>"
InputSymbolType() ::= "<file.InputSymbolType; null={Token}>"

TokenPropertyRef_text(t) ::= "<ctx(t)-><t.label> != null ? <ctx(t)-><t.label->getText() : null)"
TokenPropertyRef_type(t) ::= "<ctx(t)-><t.label> != null ? <ctx(t)-><t.label->getType() : 0)"
TokenPropertyRef_line(t) ::= "<ctx(t)-><t.label> != null ? <ctx(t)-><t.label->getLine() : 0)"
TokenPropertyRef_pos(t) ::= "<ctx(t)-><t.label> != null ? <ctx(t)-><t.label->getCharPositionInLine() : 0)"
TokenPropertyRef_channel(t) ::= "<ctx(t)-><t.label>
  != null ? <ctx(t)-><t.label->getChannel() : 0)"
TokenPropertyRef_index(t) ::= "<ctx(t)-><t.label> != null ? <ctx(t)-><t.label->getTokenIndex() : 0)"
TokenPropertyRef_int(t) ::= "<ctx(t)-><t.label> != null ? (int) <ctx(t)-><t.label->getText() : 0)"

RulePropertyRef_start(r) ::= "<ctx(r)-><r.label> != null ? (<ctx(r)-><r.label->start) : null)"
RulePropertyRef_stop(r) ::= "<ctx(r)-><r.label> != null ? (<ctx(r)-><r.label->stop) : null)"
RulePropertyRef_text(r) ::= "<ctx(r)-><r.label> != null ? $this->input->getTextByTokens(<ctx(r)-><r.label->
  >start, <ctx(r)-><r.label->stop) : null)"
RulePropertyRef_ctx(r) ::= "<ctx(r)-><r.label>"
RulePropertyRef_parser(r) ::= "\$this"

ThisRulePropertyRef_start(r) ::= "$localContext->start"
ThisRulePropertyRef_stop(r) ::= "$localContext->stop"
ThisRulePropertyRef_text(r) ::= "$this->input->getTextByTokens($localContext->start, $this->input->LT(-1))"
ThisRulePropertyRef_ctx(r) ::= "$localContext"
ThisRulePropertyRef_parser(r) ::=
  "$this"

NonLocalAttrRef(s) ::= "\$this->getInvokingContext(<s.ruleIndex>)-><s.name>"
SetNonLocalAttr(s, rhsChunks) ::= "\$this->getInvokingContext(<s.ruleIndex>)-><s.name> = <rhsChunks>";

AddToLabelList(a) ::= "<ctx(a.label)-><a.listName>[] = <labelref(a.label)>";"

```

```

TokenDecl(t) ::= "<TokenLabelType()> $<t.name>"
TokenTypeDecl(t) ::= ""
TokenListDecl(t) ::= "array $<t.name> = []"
RuleContextDecl(r) ::= "<r.ctxName> $<r.name>"
RuleContextListDecl(rdecl) ::= "array $<rdecl.name> = []"
AttributeDecl(d) ::= "<d.type> $<d.name><if(d.initValue)> = <d.initValue><endif>"

PropertiesDecl(struct) ::= <<
<if(struct.tokenListDecls)>
  <struct.tokenListDecls : {d | /**
  * @var array<Token>|null $<d.name>
  */
  public $<d.name>;}; separator="\n\n">
<endif>
<if(struct.tokenDecls)>
<if(struct.tokenListDecls)>

<endif>
  <struct.tokenDecls : {d | /**
  * @var <TokenLabelType()>|null $<d.name>
  */
  public $<d.name>;}; separator="\n\n">
<endif>
<if(struct.ruleContextDecls)>
<if(struct.tokenListDecls
|| struct.tokenDecls)>

<endif>
  <struct.ruleContextDecls : {d | /**
  * @var <d.ctxName>|null $<d.name>
  */
  public $<d.name>;}; separator="\n\n">
<endif>
<if(struct.ruleContextListDecls)>
<if(struct.tokenListDecls || struct.tokenDecls || struct.ruleContextDecls)>

<endif>
  <struct.ruleContextListDecls : {d | /**
  * @var array<<d.ctxName>>|null $<d.name>
  */
  public $<d.name>;}; separator="\n\n">
<endif>
<if(struct.attributeDecls)>
<if(struct.tokenListDecls || struct.tokenDecls || struct.ruleContextDecls || struct.ruleContextListDecls)>

<endif>
  <struct.attributeDecls : {d | /**
  * @var <d.type><if(!d.initValue)>|null<endif> $<d.name>

```

```

*/
public $<d.name><if(d.initValue)> = <d.initValue><endif>;}; separator="\n\n">
<endif>

>>

ContextTokenGetterDecl(t) ::= <<
public function <t.name>() : ?TerminalNode
{
    return $this->getToken(<parser.name>::<t.name>, 0);
}
>>

ContextTokenListGetterDecl(t) ::= <<
>>

ContextTokenListIndexedGetterDecl(t) ::= <<
/**
 * @return
 * array<TerminalNode>|TerminalNode|null
 */
public function <t.name>(int $index = null)
{
    if ($index === null) {
        return $this->getTokens(<parser.name>::<t.name>);
    }

    return $this->getToken(<parser.name>::<t.name>, $index);
}
>>

ContextRuleGetterDecl(r) ::= <<
public function <r.name>() : ?<r.ctxName>
{
    return $this->getTypedRuleContext(<r.ctxName>::class, 0);
}
>>

ContextRuleListGetterDecl(r) ::= <<
>>

ContextRuleListIndexedGetterDecl(r) ::= <<
/**
 * @return array<<r.ctxName>>|<r.ctxName>|null
 */
public function <r.name>(int $index = null)
{
    if ($index === null) {

```

```

return $this->getTypedRuleContexts(<r.ctxName>::class);
}

return $this->getTypedRuleContext(<r.ctxName>::class, $index);
}
>>

LexerRuleContext() ::= "RuleContext"

/**
 * The rule context name is the rule followed by a suffix; e.g., r becomes rContext.
 */
RuleContextNameSuffix() ::= "Context"

ImplicitTokenLabel(tokenName) ::= "<tokenName>"
ImplicitRuleLabel(ruleName) ::= "<ruleName>"
ImplicitSetLabel(id)
 ::= "_tset<id>"
ListLabelName(label) ::= "<label>"

CaptureNextToken(d) ::= "$<d.varName> = \$this->input->LT(1);"
CaptureNextTokenType(d) ::= "$<d.varName> = $this->input->LA(1);"

StructDecl(struct,ctorAttrs,attrs,getters,dispatchMethods,interfaces,extensionMembers) ::= <<
class <struct.name> extends
<if(contextSuperClass)><contextSuperClass><else>ParserRuleContext<endif><if(interfaces)> implements
<interfaces; separator=", "><endif>
{
<PropertiesDecl(struct)>
public function __construct(?ParserRuleContext $parent, ?int $invokingState = null<ctorAttrs:{a | , ?<a> = null}>)
{
parent::__construct($parent, $invokingState);
<if(struct.ctorAttrs)>

<struct.ctorAttrs:{a | $this-><a.name> = $<a.name> ?? $this-><a.name>;}; separator="\n">
<endif>
}

public function getRuleIndex() : int
{
return <parser.name>::RULE_<struct.derivedFromName>;
}
<if(getters)>

<getters:{g | <g>}; separator="\n\n">
<endif>
<if(struct.provideCopyFrom)> <! don't need

```

```

copy unless we have subclasses !>
public function copyFrom(ParserRuleContext $context) : void
{
    parent::copyFrom($context);

    <struct.attrs:{ a | $this-><a.name> = $context-><a.name>;}; separator="\n">
    }
<endif>
<if(dispatchMethods)>

    <dispatchMethods; separator="\n\n">
<endif>
<if(extensionMembers)>

    <extensionMembers; separator="\n\n">
<endif>
}
>>

AltLabelStructDecl(struct,attrs,getters,dispatchMethods) ::= <<
class <struct.name> extends <struct.parentRule; format="cap">Context
{
    <PropertiesDecl(struct)>
    public function __construct(<struct.parentRule; format="cap">Context $context)
    {
        parent::__construct($context);

        $this->copyFrom($context);
    }
<if(getters)>

    <getters:{ g | <g>;}; separator="\n\n">
<endif>
<if(dispatchMethods)>

    <dispatchMethods; separator="\n\n">
<endif>
}
>>

ListenerDispatchMethod(method) ::= <<
public function <if(method.isEnter)>enter<else>exit<endif>Rule(ParseTreeListener $listener) : void
{
    if ($listener instanceof <parser.grammarName>Listener)
    {
        $listener-><if(method.isEnter)>enter<else>exit<endif><struct.derivedFromName; format="cap">($this);
    }
}
}

```



>>

```
VisitorDispatchMethod(method) ::= <<
public function accept(ParseTreeVisitor $visitor)
{
  if ($visitor instanceof <parser.grammarName>Visitor) {
    return $visitor->visit<struct.derivedFromName; format="cap">($this);
  }
}
```

```
return $visitor->visitChildren($this);
}
>>
```

```
/** If we don't know location of label def x, use this template */
labelref(x) ::= "<if(!x.isLocal)>$localContext-><endif><x.name>"
```

```
/** For any action chunk, what is correctly-typed context struct ptr? */
ctx(actionChunk) ::= "$localContext"
```

```
// used for left-recursive rules
recRuleAltPredicate(ruleName,opPrec) ::= "\$this->precpred(\$this->ctx, <opPrec>)"
```

```
recRuleSetReturnAction(src,name) ::= "\$<name> = \$<src>-><name>";
```

```
recRuleSetStopToken() ::= "$this->ctx->stop = $this->input->LT(-1);"
```

```
recRuleAltStartAction(ruleName, ctxName, label, isListLabel) ::= <<
$localContext
= new Context\\<ctxName>Context($parentContext, $parentState);
<if(label)>
<if(isListLabel)>
$localContext-><label>[] = $previousContext;
<else>
$localContext-><label> = $previousContext;
<endif>
<endif>
```

```
$this->pushNewRecursionContext($localContext, $startState, self::RULE_<ruleName>);
>>
```

```
recRuleLabeledAltStartAction(ruleName, currentAltLabel, label, isListLabel) ::= <<
$localContext = new Context\\<currentAltLabel; format="cap">Context(new Context\\<ruleName;
format="cap">Context($parentContext, $parentState));
<if(label)>
<if(isListLabel)>
$localContext-><label>[] = $previousContext;
<else>
$localContext-><label> = $previousContext;
```

```

<endif>
<endif>

$this->pushNewRecursionContext($localContext, $startState, self::RULE_<ruleName>);
>>

recRuleReplaceContext(ctxName) ::= <<
$localContext = new Context\<ctxName>Context($localContext);
$this->ctx = $localContext;
$previousContext = $localContext;
>>

recRuleSetPrevCtx() ::= <<
if ($this->getParseListeners() !== null) {
    $this->triggerExitRuleEvent();
}

$previousContext
    = $localContext;
>>

LexerFile(lexerFile, lexer, namedActions) ::= <<
<fileHeader(lexerFile.grammarFileName, lexerFile.ANTLRVersion)>
<lexer>
>>

Lexer(lexer, atn, actionFuncs, sempredFuncs, superClass) ::= <<
namespace<if(lexerFile.genPackage)> <lexerFile.genPackage><endif> {
<if(namedActions.header)><namedActions.header><endif>
    use Antlr\Antlr4\Runtime\Atn\ATNDeserializer;
    use Antlr\Antlr4\Runtime\Atn\LexerATNSimulator;
    use Antlr\Antlr4\Runtime\Lexer;
    use Antlr\Antlr4\Runtime\CharStream;
    use Antlr\Antlr4\Runtime\PredictionContexts\PredictionContextCache;
    use Antlr\Antlr4\Runtime\RuleContext;
    use Antlr\Antlr4\Runtime\Atn\ATN;
    use Antlr\Antlr4\Runtime\Dfa\DFA;
    use Antlr\Antlr4\Runtime\Vocabulary;
    use Antlr\Antlr4\Runtime\RuntimeMetaData;
    use Antlr\Antlr4\Runtime\VocabularyImpl;
<if(namedActions.definitions)><namedActions.definitions><endif>

    final class <lexer.name> extends <superClass; null="Lexer">
    {
        <if(lexer.tokens)>
        public

```

```

const <lexer.tokens:{k | <k> = <lexer.tokens.(k)>}; separator=", ", wrap, anchor>;
<endif>

<if(lexer.channels)>
public const <lexer.channels:{c | <c> = <lexer.channels.(c)>}; separator=", ", wrap, anchor>;
<endif>

<if(rest(lexer.modes))>
public const <rest(lexer.modes):{m | <m>=<i>}; separator=", ", wrap, anchor>;
<endif>

/**
 * @var array<string>
 */
public const CHANNEL_NAMES = [
  'DEFAULT_TOKEN_CHANNEL', 'HIDDEN'<if (lexer.channels)>, <lexer.channels:{c | '<c>'}; separator=", ",
wrap, anchor><endif>
];

/**
 * @var array<string>
 */
public const MODE_NAMES = [
  <lexer.modes:{m | '<m>'}; separator=", ", wrap, anchor>
];

/**
 * @var array<string>
 */
public const RULE_NAMES = [
  <lexer.ruleNames:{r | '<r>'}; separator=", ", wrap, anchor>
];

<vocabulary(lexer.literalNames, lexer.symbolicNames)>

<atn>
protected static $atn;
protected static $decisionToDFA;
protected static $sharedContextCache;
<if(namedActions.members)>

  <namedActions.members>
<endif>

public
function __construct(CharStream $input)
{
  parent::__construct($input);

```

```

self::initialize();

$this->interp = new LexerATNSimulator($this, self::$satn, self::$decisionToDFA, self::$sharedContextCache);
}

private static function initialize() : void
{
    if (self::$satn !== null) {
        return;
    }

    RuntimeMetaData::checkVersion('<lexerFile.ANTLRVersion>', RuntimeMetaData::VERSION);

    $satn = (new ATNDeserializer()->deserialize(self::SERIALIZED_ATN);

    $decisionToDFA = [];
    for ($i = 0, $count = $satn->getNumberOfDecisions(); $i < $count; $i++) {
        $decisionToDFA[] = new DFA($satn->getDecisionState($i), $i);
    }

    self::$satn = $satn;
    self::$decisionToDFA = $decisionToDFA;
    self::$sharedContextCache = new PredictionContextCache();
}

public static function vocabulary() : Vocabulary
{
    static $vocabulary;

    return $vocabulary = $vocabulary ?? new VocabularyImpl(self::LITERAL_NAMES,
self::SYMBOLIC_NAMES);
}

public function getGrammarFileName() : string
{
    return '<lexer.grammarFileName>';
}

public function getRuleNames() : array
{
    return self::RULE_NAMES;
}

public function getSerializedATN() : string
{
    return self::SERIALIZED_ATN;
}

```

```

/**
 * @return array<string>
 */
public function getChannelNames() : array
{
    return self::CHANNEL_NAMES;
}

/**
 * @return array<string>
 */
public function getModeNames() : array
{
    return self::MODE_NAMES;
}

public function getATN() : ATN
{
    return self::$atn;
}

public function getVocabulary() : Vocabulary
{
    return self::vocabulary();
}
<dumpActions(lexer, "", actionFuncs, sempredFuncs)>
}
}
>>

SerializedATN(model) ::= <<
<if(rest(model.segments))>
/**
 * @var string
 */
private const SERIALIZED_ATN =
    <model.segments:{segment| "<segment; wrap={ " .<n>" }>"}; separator=" .\n">;
<else>
/**
 * @var string
 */
private const SERIALIZED_ATN
    =
    "<model.serialized; wrap={ " .<n>  " }>";
<endif>
>>

```

```
/**
 * Using a type to init value map, try to init a type; if not in table
 * must be an object, default value is `null`.
 */
```

```
initValue(typeName) ::= <<
<phpTypeInitMap.(typeName)>
>>
```

```
codeFileExtension() ::= ".php"
```

Found in path(s):

```
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
jar/org/antlr/v4/tool/templates/codegen/PHP/PHP.stg
```

No license file was found, but licenses were detected in source scan.

```
/**
```

```
[The "BSD license"]
```

```
Copyright (c) 2011 Terence Parr
```

```
All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
jar/org/antlr/v4/parse/GrammarTreeVisitor.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * [The "BSD license"]
 * Copyright (c) 2012-2016 Terence Parr
 * Copyright (c) 2012-2016 Sam Harwell
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 *
 * 1. Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 * 3. The name of the author may not be used to endorse or promote products
 * derived from this software without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS'' AND ANY EXPRESS OR
 * IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
 * TO, THE IMPLIED WARRANTIES
 * OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
 * IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
 * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
 * NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
 * DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
 * THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
 * (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
 * THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
 */
```

```
/** The definitive ANTLR v3 tree grammar to walk/visit ANTLR v4 grammars.
```

```
 * Parses trees created by ANTLRParser.g.
 *
 * Rather than have multiple tree grammars, one for each visit, I'm
 * creating this generic visitor that knows about context. All of the
 * boilerplate pattern recognition is done here. Then, subclasses can
 * override the methods they care about.
 *
 * This prevents a lot of the same
 * context tracking stuff like "set current alternative for current
 * rule node" that is repeated in lots of tree filters.
 */
```

```
tree grammar GrammarTreeVisitor;
options {
language    = Java;
tokenVocab = ANTLRParser;
```

```
ASTLabelType = GrammarAST;
}
```

```
// Include the copyright in this source and also the generated source
```

```
@header {
```

```
/*
```

```
[The "BSD license"]
```

```
Copyright (c) 2011 Terence Parr
```

```
All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
*/
```

```
package org.antlr.v4.parse;
```

```
import org.antlr.v4.Tool;
```

```
import org.antlr.v4.tool.*;
```

```
import org.antlr.v4.tool.ast.*;
```

```
import java.lang.reflect.InvocationTargetException;
```

```
import java.lang.reflect.Method;
```

```
}
```

```
@members
```

```
{
```

```
public String grammarName;
```

```
public GrammarAST currentRuleAST;
```

```
public String currentModeName = LexerGrammar.DEFAULT_MODE_NAME;
```

```
public String currentRuleName;
```



```

public GrammarAST currentOuterAltRoot;
public int currentOuterAltNumber = 1; // 1..n
public int rewriteEBNFLevel = 0;

public GrammarTreeVisitor() { this(null); }

// Should be abstract but can't make gen'd parser abstract;
// subclasses should implement else everything goes to stderr!
public ErrorManager getErrorManager() { return null; }

public void visitGrammar(GrammarAST t) { visit(t, "grammarSpec"); }
public void visit(GrammarAST t, String ruleName) {
    CommonTreeNodeStream nodes = new CommonTreeNodeStream(new GrammarASTAdaptor(), t);
    setTreeNodeStream(nodes);
    try {
        Method m = getClass().getMethod(ruleName);
        m.invoke(this);
    }
    catch (Throwable e) {
        ErrorManager errMgr = getErrorManager();
        if ( e instanceof InvocationTargetException ) {
            e = e.getCause();
        }
        //e.printStackTrace(System.err);
        if
        ( errMgr==null ) {
            System.err.println("can't find rule "+ruleName+
                " or tree structure error: "+t.toStringTree()
            );
            e.printStackTrace(System.err);
        }
        else errMgr.toolError(ErrorType.INTERNAL_ERROR, e);
    }
}

public void discoverGrammar(GrammarRootAST root, GrammarAST ID) { }
public void finishPrequels(GrammarAST firstPrequel) { }
public void finishGrammar(GrammarRootAST root, GrammarAST ID) { }

public void grammarOption(GrammarAST ID, GrammarAST valueAST) { }
public void ruleOption(GrammarAST ID, GrammarAST valueAST) { }
public void blockOption(GrammarAST ID, GrammarAST valueAST) { }
public void defineToken(GrammarAST ID) { }
public void defineChannel(GrammarAST ID) { }
public void globalNamedAction(GrammarAST scope, GrammarAST ID, ActionAST action) { }
public void importGrammar(GrammarAST label, GrammarAST ID) { }

public void modeDef(GrammarAST m, GrammarAST ID) { }

```

```

public void discoverRules(GrammarAST rules) { }
public void finishRules(GrammarAST
rule) { }
public void discoverRule(RuleAST rule, GrammarAST ID, List<GrammarAST> modifiers,
ActionAST arg, ActionAST returns, GrammarAST thrws,
GrammarAST options, ActionAST locals,
List<GrammarAST> actions,
GrammarAST block) { }
public void finishRule(RuleAST rule, GrammarAST ID, GrammarAST block) { }
public void discoverLexerRule(RuleAST rule, GrammarAST ID, List<GrammarAST> modifiers,
GrammarAST block) { }
public void finishLexerRule(RuleAST rule, GrammarAST ID, GrammarAST block) { }
public void ruleCatch(GrammarAST arg, ActionAST action) { }
public void finallyAction(ActionAST action) { }
public void discoverOuterAlt(AltAST alt) { }
public void finishOuterAlt(AltAST alt) { }
public void discoverAlt(AltAST alt) { }
public void finishAlt(AltAST alt) { }

public void ruleRef(GrammarAST ref, ActionAST arg) { }
public void tokenRef(TerminalAST ref) { }
public void elementOption(GrammarASTWithOptions t, GrammarAST ID, GrammarAST
valueAST) { }
public void stringRef(TerminalAST ref) { }
public void wildcardRef(GrammarAST ref) { }
public void actionInAlt(ActionAST action) { }
public void sempredInAlt(PredAST pred) { }
public void label(GrammarAST op, GrammarAST ID, GrammarAST element) { }
public void lexerCallCommand(int outerAltNumber, GrammarAST ID, GrammarAST arg) { }
public void lexerCommand(int outerAltNumber, GrammarAST ID) { }

protected void enterGrammarSpec(GrammarAST tree) { }
protected void exitGrammarSpec(GrammarAST tree) { }

protected void enterPrequelConstructs(GrammarAST tree) { }
protected void exitPrequelConstructs(GrammarAST tree) { }

protected void enterPrequelConstruct(GrammarAST tree) { }
protected void exitPrequelConstruct(GrammarAST tree) { }

protected void enterOptionsSpec(GrammarAST tree) { }
protected void exitOptionsSpec(GrammarAST tree) { }

protected void enterOption(GrammarAST tree) { }
protected void exitOption(GrammarAST tree) { }

protected void enterOptionValue(GrammarAST

```

```
tree) { }
protected void exitOptionValue(GrammarAST tree) { }

protected void enterDelegateGrammars(GrammarAST tree) { }
protected void exitDelegateGrammars(GrammarAST tree) { }

protected void enterDelegateGrammar(GrammarAST tree) { }
protected void exitDelegateGrammar(GrammarAST tree) { }

protected void enterTokensSpec(GrammarAST tree) { }
protected void exitTokensSpec(GrammarAST tree) { }

protected void enterTokenSpec(GrammarAST tree) { }
protected void exitTokenSpec(GrammarAST tree) { }

protected void enterChannelsSpec(GrammarAST tree) { }
protected void exitChannelsSpec(GrammarAST tree) { }

protected void enterChannelSpec(GrammarAST tree) { }
protected void exitChannelSpec(GrammarAST tree) { }

protected void enterAction(GrammarAST tree) { }
protected void exitAction(GrammarAST tree) { }

protected void enterRules(GrammarAST tree) { }
protected void exitRules(GrammarAST tree) { }

protected void enterMode(GrammarAST tree) { }
protected void exitMode(GrammarAST tree) { }

protected
void enterLexerRule(GrammarAST tree) { }
protected void exitLexerRule(GrammarAST tree) { }

protected void enterRule(GrammarAST tree) { }
protected void exitRule(GrammarAST tree) { }

protected void enterExceptionGroup(GrammarAST tree) { }
protected void exitExceptionGroup(GrammarAST tree) { }

protected void enterExceptionHandler(GrammarAST tree) { }
protected void exitExceptionHandler(GrammarAST tree) { }

protected void enterFinallyClause(GrammarAST tree) { }
protected void exitFinallyClause(GrammarAST tree) { }

protected void enterLocals(GrammarAST tree) { }
protected void exitLocals(GrammarAST tree) { }
```

```
protected void enterRuleReturns(GrammarAST tree) { }
protected void exitRuleReturns(GrammarAST tree) { }
```

```
protected void enterThrowsSpec(GrammarAST tree) { }
protected void exitThrowsSpec(GrammarAST tree) { }
```

```
protected void enterRuleAction(GrammarAST tree) { }
protected void exitRuleAction(GrammarAST tree) { }
```

```
protected void enterRuleModifier(GrammarAST tree) { }
protected
void exitRuleModifier(GrammarAST tree) { }
```

```
protected void enterLexerRuleBlock(GrammarAST tree) { }
protected void exitLexerRuleBlock(GrammarAST tree) { }
```

```
protected void enterRuleBlock(GrammarAST tree) { }
protected void exitRuleBlock(GrammarAST tree) { }
```

```
protected void enterLexerOuterAlternative(AltAST tree) { }
protected void exitLexerOuterAlternative(AltAST tree) { }
```

```
protected void enterOuterAlternative(AltAST tree) { }
protected void exitOuterAlternative(AltAST tree) { }
```

```
protected void enterLexerAlternative(GrammarAST tree) { }
protected void exitLexerAlternative(GrammarAST tree) { }
```

```
protected void enterLexerElements(GrammarAST tree) { }
protected void exitLexerElements(GrammarAST tree) { }
```

```
protected void enterLexerElement(GrammarAST tree) { }
protected void exitLexerElement(GrammarAST tree) { }
```

```
protected void enterLabeledLexerElement(GrammarAST tree) { }
protected void exitLabeledLexerElement(GrammarAST tree) { }
```

```
protected void enterLexerBlock(GrammarAST tree) { }
protected
void exitLexerBlock(GrammarAST tree) { }
```

```
protected void enterLexerAtom(GrammarAST tree) { }
protected void exitLexerAtom(GrammarAST tree) { }
```

```
protected void enterActionElement(GrammarAST tree) { }
protected void exitActionElement(GrammarAST tree) { }
```

```
protected void enterAlternative(AltAST tree) { }
protected void exitAlternative(AltAST tree) { }

protected void enterLexerCommand(GrammarAST tree) { }
protected void exitLexerCommand(GrammarAST tree) { }

protected void enterLexerCommandExpr(GrammarAST tree) { }
protected void exitLexerCommandExpr(GrammarAST tree) { }

protected void enterElement(GrammarAST tree) { }
protected void exitElement(GrammarAST tree) { }

protected void enterAstOperand(GrammarAST tree) { }
protected void exitAstOperand(GrammarAST tree) { }

protected void enterLabeledElement(GrammarAST tree) { }
protected void exitLabeledElement(GrammarAST tree) { }

protected void enterSubrule(GrammarAST tree) { }
protected void exitSubrule(GrammarAST tree) { }

protected
void enterLexerSubrule(GrammarAST tree) { }
protected void exitLexerSubrule(GrammarAST tree) { }

protected void enterBlockSuffix(GrammarAST tree) { }
protected void exitBlockSuffix(GrammarAST tree) { }

protected void enterEbnfSuffix(GrammarAST tree) { }
protected void exitEbnfSuffix(GrammarAST tree) { }

protected void enterAtom(GrammarAST tree) { }
protected void exitAtom(GrammarAST tree) { }

protected void enterBlockSet(GrammarAST tree) { }
protected void exitBlockSet(GrammarAST tree) { }

protected void enterSetElement(GrammarAST tree) { }
protected void exitSetElement(GrammarAST tree) { }

protected void enterBlock(GrammarAST tree) { }
protected void exitBlock(GrammarAST tree) { }

protected void enterRuleref(GrammarAST tree) { }
protected void exitRuleref(GrammarAST tree) { }

protected void enterRange(GrammarAST tree) { }
protected void exitRange(GrammarAST tree) { }
```

```

protected void enterTerminal(GrammarAST tree) { }
protected void exitTerminal(GrammarAST tree) { }

protected
void enterElementOptions(GrammarAST tree) { }
protected void exitElementOptions(GrammarAST tree) { }

protected void enterElementOption(GrammarAST tree) { }
protected void exitElementOption(GrammarAST tree) { }

@Override
public void traceIn(String ruleName, int ruleIndex) {
    System.err.println("enter "+ruleName+": "+input.LT(1));
}

@Override
public void traceOut(String ruleName, int ruleIndex) {
    System.err.println("exit "+ruleName+": "+input.LT(1));
}
}

grammarSpec
@init {
    enterGrammarSpec($start);
}
@after {
    exitGrammarSpec($start);
}
: ^( GRAMMAR ID { grammarName=$ID.text; }
    { discoverGrammar((GrammarRootAST)$GRAMMAR, $ID); }
    prequelConstructs
    { finishPrequels($prequelConstructs.firstOne); }
    rules mode*
    { finishGrammar((GrammarRootAST)$GRAMMAR, $ID); }
)
;

prequelConstructs returns [GrammarAST firstOne=null]
@init {
    enterPrequelConstructs($start);
}
@after {
    exitPrequelConstructs($start);
}
: { $firstOne=$start; } prequelConstruct+
|
;

```

```

prequelConstruct
@init
{
enterPrequelConstructs($start);
}
@after {
exitPrequelConstructs($start);
}
: optionsSpec
| delegateGrammars
| tokensSpec
| channelsSpec
| action
;

optionsSpec
@init {
enterOptionsSpec($start);
}
@after {
exitOptionsSpec($start);
}
: ^(OPTIONS option*)
;

option
@init {
enterOption($start);
boolean rule = inContext("RULE ...");
boolean block = inContext("BLOCK ...");
}
@after {
exitOption($start);
}
: ^(a=ASSIGN ID v=optionValue)
{
if ( block ) blockOption($ID, $v.start); // most specific first
else if ( rule ) ruleOption($ID, $v.start);
else grammarOption($ID, $v.start);
}
;

optionValue returns [String v]
@init {
enterOptionValue($start);
$v = $start.token.getText();
}

```

```
@after {
  exitOptionValue($start);
}
: ID
| STRING_LITERAL
| INT
;
```

```
delegateGrammars
@init {
  enterDelegateGrammars($start);
}
@after {
  exitDelegateGrammars($start);
}
: ^(IMPORT
delegateGrammar+)
;
```

```
delegateGrammar
@init {
  enterDelegateGrammar($start);
}
@after {
  exitDelegateGrammar($start);
}
: ^(ASSIGN label=ID id=ID) {importGrammar($label, $id);}
| id=ID {importGrammar(null, $id);}
;
```

```
tokensSpec
@init {
  enterTokensSpec($start);
}
@after {
  exitTokensSpec($start);
}
: ^(TOKENS_SPEC tokenSpec+)
;
```

```
tokenSpec
@init {
  enterTokenSpec($start);
}
@after {
  exitTokenSpec($start);
}
: ID {defineToken($ID);}
;
```



```

;

channelsSpec
@init {
  enterChannelsSpec($start);
}
@after {
  exitChannelsSpec($start);
}
: ^(CHANNELS channelSpec+)
;

channelSpec
@init {
  enterChannelSpec($start);
}
@after {
  exitChannelSpec($start);
}
: ID {defineChannel($ID);}
;

action
@init {
  enterAction($start);
}
@after {
  exitAction($start);
}
: ^(AT sc=ID? name=ID ACTION) {globalNamedAction($sc, $name, (ActionAST)$ACTION);}
;

rules
@init {
  enterRules($start);
}
@after {
  exitRules($start);
}
: ^(RULES {discoverRules($RULES);} (rule|lexerRule)*
{finishRules($RULES);})
;

mode
@init {
  enterMode($start);
}
@after {

```

```

exitMode($start);
}
: ^( MODE ID {currentModeName=$ID.text; modeDef($MODE, $ID);} lexerRule* )
;

lexerRule
@init {
enterLexerRule($start);
List<GrammarAST> mods = new ArrayList<GrammarAST>();
currentOuterAltNumber=0;
}
@after {
exitLexerRule($start);
}
: ^( RULE TOKEN_REF
{currentRuleName=$TOKEN_REF.text; currentRuleAST=$RULE;}
(^(RULEMODIFIERS m=FRAGMENT {mods.add($m);}))?
{discoverLexerRule((RuleAST)$RULE, $TOKEN_REF, mods, (GrammarAST)input.LT(1));}
lexerRuleBlock
{
finishLexerRule((RuleAST)$RULE, $TOKEN_REF, $lexerRuleBlock.start);
currentRuleName=null; currentRuleAST=null;
}
)
;

rule
@init {
enterRule($start);
List<GrammarAST> mods = new ArrayList<GrammarAST>();
List<GrammarAST> actions = new ArrayList<GrammarAST>(); // track roots
currentOuterAltNumber=0;
}
@after {
exitRule($start);
}
: ^( RULE RULE_REF {currentRuleName=$RULE_REF.text;
currentRuleAST=$RULE;}
(^(RULEMODIFIERS (m=ruleModifier{mods.add($m.start);})+))?
ARG_ACTION?
ret=ruleReturns?
thr=throwsSpec?
loc=locals?
( opts=optionsSpec
| a=ruleAction {actions.add($a.start);}
)*
{discoverRule((RuleAST)$RULE, $RULE_REF, mods, (ActionAST)$ARG_ACTION,
$ret.start!=null?(ActionAST)$ret.start.getChild(0):null,

```

```

    $thr.start, $opts.start,
    $loc.start!=null?(ActionAST)$loc.start.getChild(0):null,
    actions, (GrammarAST)input.LT(1));}
ruleBlock exceptionGroup
{finishRule((RuleAST)$RULE, $RULE_REF, $ruleBlock.start); currentRuleName=null; currentRuleAST=null;}
)
;

exceptionGroup
@init {
enterExceptionGroup($start);
}
@after {
exitExceptionGroup($start);
}
: exceptionHandler* finallyClause?
;

exceptionHandler
@init {
enterExceptionHandler($start);
}
@after {
exitExceptionHandler($start);
}
: ^(CATCH ARG_ACTION ACTION) {ruleCatch($ARG_ACTION,
(ActionAST)$ACTION);}
;

finallyClause
@init {
enterFinallyClause($start);
}
@after {
exitFinallyClause($start);
}
: ^(FINALLY ACTION) {finallyAction((ActionAST)$ACTION);}
;

locals
@init {
enterLocals($start);
}
@after {
exitLocals($start);
}
: ^(LOCALS ARG_ACTION)
;

```

```
ruleReturns
@init {
  enterRuleReturns($start);
}
@after {
  exitRuleReturns($start);
}
: ^(RETURNS ARG_ACTION)
;
```

```
throwsSpec
@init {
  enterThrowsSpec($start);
}
@after {
  exitThrowsSpec($start);
}
: ^(THROWS ID+)
;
```

```
ruleAction
@init {
  enterRuleAction($start);
}
@after {
  exitRuleAction($start);
}
: ^(AT ID ACTION)
;
```

```
ruleModifier
@init {
  enterRuleModifier($start);
}
@after {
  exitRuleModifier($start);
}
: PUBLIC
| PRIVATE
| PROTECTED
| FRAGMENT
;
```

```
lexerRuleBlock
@init {
  enterLexerRuleBlock($start);
}
}
```

```

@after {
  exitLexerRuleBlock($start);
}
: ^( BLOCK
  ( {
    currentOuterAltRoot = (GrammarAST)input.LT(1);
    currentOuterAltNumber++;
  }
  lexerOuterAlternative
  )+
  )
;

```

```

ruleBlock
@init {
  enterRuleBlock($start);
}
@after {
  exitRuleBlock($start);
}
: ^( BLOCK
  ( {
    currentOuterAltRoot = (GrammarAST)input.LT(1);
    currentOuterAltNumber++;
  }
  outerAlternative
  )+
  )
;

```

```

lexerOuterAlternative
@init {
  enterLexerOuterAlternative((AltAST)$start);
  discoverOuterAlt((AltAST)$start);
}
@after {
  finishOuterAlt((AltAST)$start);
  exitLexerOuterAlternative((AltAST)$start);
}
: lexerAlternative
;

```

```

outerAlternative
@init {
  enterOuterAlternative((AltAST)$start);
  discoverOuterAlt((AltAST)$start);
}

```

```

@after {
  finishOuterAlt((AltAST)$start);
  exitOuterAlternative((AltAST)$start);
}
: alternative
;

```

lexerAlternative

```

@init {
  enterLexerAlternative($start);
}
@after {
  exitLexerAlternative($start);
}
: ^(LEXER_ALT_ACTION lexerElements lexerCommand+)
  | lexerElements
;

```

lexerElements

```

@init {
  enterLexerElements($start);
}
@after {
  exitLexerElements($start);
}
: ^(ALT lexerElement+)
;

```

lexerElement

```

@init {
  enterLexerElement($start);
}
@after {
  exitLexerElement($start);
}
: labeledLexerElement
  | lexerAtom
  | lexerSubrule
  | ACTION    {actionInAlt((ActionAST)$ACTION);}
  | SEMPRED   {sempredInAlt((PredAST)$SEMPRED);}
  | ^(ACTION elementOptions) {actionInAlt((ActionAST)$ACTION);}
  | ^(SEMPRED elementOptions) {sempredInAlt((PredAST)$SEMPRED);}
  | EPSILON
;

```

labeledLexerElement

```

@init {
  enterLabeledLexerElement($start);
}

```

```

}
@after {
  exitLabeledLexerElement($start);
}
: ^((ASSIGN|PLUS_ASSIGN) ID (lexerAtom|block))
;

```

```

lexerBlock
@init {
  enterLexerBlock($start);
}
@after {
  exitLexerBlock($start);
}
: ^(BLOCK optionsSpec? lexerAlternative+)
;

```

```

lexerAtom
@init {
  enterLexerAtom($start);
}
@after {
  exitLexerAtom($start);
}
: terminal
| ^(NOT blockSet)
| blockSet
| ^(WILDCARD elementOptions)
| WILDCARD
| LEXER_CHAR_SET
| range
| ruleref
;

```

```

actionElement
@init {
  enterActionElement($start);
}
@after
{
  exitActionElement($start);
}
: ACTION
| ^(ACTION elementOptions)
| SEMPRED
| ^(SEMPRED elementOptions)
;

```

```

alternative
@init {
  enterAlternative((AltAST)$start);
  discoverAlt((AltAST)$start);
}
@after {
  finishAlt((AltAST)$start);
  exitAlternative((AltAST)$start);
}
: ^(ALT elementOptions? element+)
| ^(ALT elementOptions? EPSILON)
;

```

```

lexerCommand
@init {
  enterLexerCommand($start);
}
@after {
  exitLexerCommand($start);
}
: ^(LEXER_ACTION_CALL ID lexerCommandExpr)
  {lexerCallCommand(currentOuterAltNumber, $ID, $lexerCommandExpr.start);}
| ID
  {lexerCommand(currentOuterAltNumber, $ID);}
;

```

```

lexerCommandExpr
@init {
  enterLexerCommandExpr($start);
}
@after {
  exitLexerCommandExpr($start);
}
: ID
| INT
;

```

```

element
@init {
  enterElement($start);
}
@after {
  exitElement($start);
}
: labeledElement
| atom
| subrule
| ACTION    {actionInAlt((ActionAST)$ACTION);}

```



```
| SEMPRED {sempredInAlt((PredAST)$SEMPRED);}
|
^(ACTION elementOptions) {actionInAlt((ActionAST)$ACTION);}
| ^(SEMPRED elementOptions) {sempredInAlt((PredAST)$SEMPRED);}
| range
| ^(NOT blockSet)
| ^(NOT block)
;
```

astOperand

```
@init {
  enterAstOperand($start);
}
@after {
  exitAstOperand($start);
}
: atom
| ^(NOT blockSet)
| ^(NOT block)
;
```

labeledElement

```
@init {
  enterLabeledElement($start);
}
@after {
  exitLabeledElement($start);
}
: ^((ASSIGN|PLUS_ASSIGN) ID element) {label($start, $ID, $element.start);}
;
```

subrule

```
@init {
  enterSubrule($start);
}
@after {
  exitSubrule($start);
}
: ^(blockSuffix block)
| block
;
```

lexerSubrule

```
@init {
  enterLexerSubrule($start);
}
@after {
  exitLexerSubrule($start);
}
```

```
}  
: ^(blockSuffix lexerBlock)  
| lexerBlock  
;
```

```
blockSuffix  
@init {  
  enterBlockSuffix($start);  
}  
@after {  
  exitBlockSuffix($start);  
}  
: ebnfSuffix  
;
```

```
ebnfSuffix  
@init {  
  enterEbnfSuffix($start);  
}  
@after {  
  exitEbnfSuffix($start);  
}  
: OPTIONAL  
| CLOSURE  
| POSITIVE_CLOSURE  
;
```

```
atom  
@init {  
  enterAtom($start);  
}  
@after  
{  
  exitAtom($start);  
}  
: ^(DOT ID terminal)  
| ^(DOT ID ruleref)  
| ^(WILDCARD elementOptions) { wildcardRef($WILDCARD);}  
| WILDCARD { wildcardRef($WILDCARD);}  
| terminal  
| blockSet  
| ruleref  
;
```

```
blockSet  
@init {  
  enterBlockSet($start);  
}
```

```

@after {
    exitBlockSet($start);
}
: ^(SET setElement+)
;

setElement
@init {
    enterSetElement($start);
}
@after {
    exitSetElement($start);
}
: ^(STRING_LITERAL elementOptions) {stringRef((TerminalAST)$STRING_LITERAL);}
| ^(TOKEN_REF elementOptions) {tokenRef((TerminalAST)$TOKEN_REF);}
| STRING_LITERAL {stringRef((TerminalAST)$STRING_LITERAL);}
| TOKEN_REF {tokenRef((TerminalAST)$TOKEN_REF);}
| ^(RANGE a=STRING_LITERAL b=STRING_LITERAL)
{
    stringRef((TerminalAST)$a);
    stringRef((TerminalAST)$b);
}
| LEXER_CHAR_SET
;

block
@init {
    enterBlock($start);
}
@after {
    exitBlock($start);
}
: ^(BLOCK optionsSpec? ruleAction* ACTION?
alternative+)
;

ruleref
@init {
    enterRuleref($start);
}
@after {
    exitRuleref($start);
}
: ^(RULE_REF arg=ARG_ACTION? elementOptions?)
{
    ruleRef($RULE_REF, (ActionAST)$ARG_ACTION);
    if ( $arg!=null ) actionInAlt((ActionAST)$arg);
}

```

```

;

range
@init {
  enterRange($start);
}
@after {
  exitRange($start);
}
: ^(RANGE STRING_LITERAL STRING_LITERAL)
;

terminal
@init {
  enterTerminal($start);
}
@after {
  exitTerminal($start);
}
: ^(STRING_LITERAL elementOptions)
  {stringRef((TerminalAST)$STRING_LITERAL);}
| STRING_LITERAL {stringRef((TerminalAST)$STRING_LITERAL);}
| ^(TOKEN_REF elementOptions) {tokenRef((TerminalAST)$TOKEN_REF);}
| TOKEN_REF {tokenRef((TerminalAST)$TOKEN_REF);}
;

elementOptions
@init {
  enterElementOptions($start);
}
@after {
  exitElementOptions($start);
}
: ^(ELEMENT_OPTIONS elementOption[(GrammarASTWithOptions)$start.getParent()]*)
;

elementOption[GrammarASTWithOptions t]
@init {
  enterElementOption($start);
}
@after
{
  exitElementOption($start);
}
: ID {elementOption(t, $ID, null);}
| ^(ASSIGN id=ID v=ID) {elementOption(t, $id, $v);}
| ^(ASSIGN ID v=STRING_LITERAL) {elementOption(t, $ID, $v);}
| ^(ASSIGN ID v=ACTION) {elementOption(t, $ID, $v);}

```

```
| ^(ASSIGN ID v=INT) {elementOption(t, $ID, $v);}
;
```

Found in path(s):

```
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
jar/org/antlr/v4/parse/GrammarTreeVisitor.g
```

No license file was found, but licenses were detected in source scan.

```
/*
* [The "BSD license"]
* Copyright (c) 2012-2016 Terence Parr
* Copyright (c) 2012-2016 Sam Harwell
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
*
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. The name of the author may not be used to endorse or promote products
* derived from this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
* TO, THE IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/
```

```
tree grammar BlockSetTransformer;
```

```
options {
  language = Java;
  tokenVocab = ANTLRParser;
  ASTLabelType = GrammarAST;
  output = AST;
  filter = true;
}
```

```

@header {
package org.antlr.v4.parse;
import org.antlr.v4.misc.Utils;
import org.antlr.v4.misc.*;
import org.antlr.v4.tool.*;
import org.antlr.v4.tool.ast.*;
import java.util.List;
import java.util.Set;
import
java.util.HashSet;
import java.util.ArrayList;
import org.antlr.v4.runtime.misc.IntervalSet;
}

@members {
public String currentRuleName;
public GrammarAST currentAlt;
public Grammar g;
public BlockSetTransformer(TreeNodeStream input, Grammar g) {
    this(input, new RecognizerSharedState());
    this.g = g;
}
}

topdown
: ^(RULE (id=TOKEN_REF|id=RULE_REF) {currentRuleName=$id.text;} .+)
| setAlt
| ebnfBlockSet
| blockSet
;

setAlt
: {inContext("RULE BLOCK")}?
ALT {currentAlt = $start;}
;

// (BLOCK (ALT (+ (BLOCK (ALT INT) (ALT ID))))))
ebnfBlockSet
@after {
GrammarTransformPipeline.setGrammarPtr(g, $tree);
}
: ^(ebnfSuffix blockSet) -> ^(ebnfSuffix ^(BLOCK<BlockAST> ^(ALT<AltAST> blockSet)))
;

ebnfSuffix
@after {$tree = (GrammarAST)adaptor.dupNode($start);}
: OPTIONAL
| CLOSURE

```

```

| POSITIVE_CLOSURE
;

blockSet
@init {
boolean inLexer = Grammar.isTokenName(currentRuleName);
}
@after {
GrammarTransformPipeline.setGrammarPtr(g, $tree);
}
: {inContext("RULE")}?
// top-level: rule block and > 1 alt
^(BLOCK ^(alt=ALT elementOptions? {((AltAST)$alt).altLabel==null}? setElement[inLexer]) (^(ALT
elementOptions? setElement[inLexer]) )+
-> ^(BLOCK<BlockAST>[$BLOCK.token] ^(ALT<AltAST>[$BLOCK.token,"ALT"] ^(SET[$BLOCK.token,
"SET"] setElement+)))
| {!inContext("RULE")}? // if not rule block and > 1 alt
^(BLOCK ^(ALT elementOptions? setElement[inLexer]) (^(ALT elementOptions? setElement[inLexer]) )+
-> ^(SET[$BLOCK.token, "SET"] setElement+))
;

setElement[boolean inLexer]
@after {
GrammarTransformPipeline.setGrammarPtr(g, $tree);
}
: (^(a=STRING_LITERAL elementOptions) {!inLexer ||
CharSupport.getCharValueFromGrammarCharLiteral($a.getText())!=-1}?
| a=STRING_LITERAL {!inLexer || CharSupport.getCharValueFromGrammarCharLiteral($a.getText())!=-1}?
| {!inLexer}?=> ^(TOKEN_REF elementOptions)
| {!inLexer}?=> TOKEN_REF
| {!inLexer}?=> ^(RANGE a=STRING_LITERAL b=STRING_LITERAL)
{CharSupport.getCharValueFromGrammarCharLiteral($a.getText())!=-1
&&
CharSupport.getCharValueFromGrammarCharLiteral($b.getText())!=-1}?
)
;

elementOptions
: ^(ELEMENT_OPTIONS elementOption*)
;

elementOption
: ID
| ^(ASSIGN id=ID v=ID)
| ^(ASSIGN ID v=STRING_LITERAL)
| ^(ASSIGN ID v=ACTION)
| ^(ASSIGN ID v=INT)
;

```

Found in path(s):

```
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-  
jar/org/antlr/v4/parse/BlockSetTransformer.g
```

No license file was found, but licenses were detected in source scan.

```
/*
```

[The "BSD licence"]

Copyright (c) 2006 Kay Roepke

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
*/
```

```
/*
```

This file contains the actual layout of the messages emitted by ANTLR.

This file contains the default format ANTLR uses.

```
*/
```

```
location(file, line, column) ::= "<file>:<line>:<column>:"
```

```
message(id, text) ::= "<id> <text>"
```

```
report(location, message, type) ::= "<type>(<message.id>): <location> <message.text>"
```

```
wantsSingleLineMessage() ::= "false"
```

Found in path(s):

```
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
```



jar/org/antlr/v4/tool/templates/messages/formats/antlr.stg

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2012-2017 The ANTLR Project. All rights reserved.

\* Use of this file is governed by the BSD 3-clause license that

\* can be found in the LICENSE.txt file in the project root.

\*/

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef\_text.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/codegen/model/decl/TokenTypeDecl.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/codegen/target/GoTarget.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/codegen/model/ListenerDispatchMethod.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/gui/BasicFontMetrics.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/tool/ANTLRMessage.java

\*

/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/semantics/SymbolCollector.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/Tool.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/analysis/LeftRecursiveRuleAnalyzer.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/codegen/model/LeftRecursiveRuleFunction.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef\_pos.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/tool/GrammarSyntaxMessage.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/semantics/SymbolChecks.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/codegen/model/AddToLabelList.java

\*

/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/codegen/model/decl/TokenDecl.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/tool/DefaultToolListener.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/codegen/model/decl/RuleContextDecl.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/parse/GrammarToken.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/tool/ast/GrammarASTErrorNode.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/InvokeRule.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/StructDecl.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/target/CppTarget.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/LabeledOp.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/LL1OptionalBlock.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/analysis/LeftRecursionDetector.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/BaseListenerFile.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/SetAttr.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/DispatchMethod.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef\_index.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/GrammarAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/ast/NotAST.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/target/SwiftTarget.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/RuleRefAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/OptionalBlockAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/NonLocalAttrRef.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/ast/SetAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/automata/ATNOptimizer.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/automata/ParserATNFactory.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef\_ctx.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/ElementFrequenciesVisitor.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/LL1AltBlock.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/parse/ToolANTLRLexer.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/PredAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/RuleFunction.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/misc/Graph.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/semantics/AttributeChecks.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ErrorSeverity.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/AltLabelStructDecl.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/ThisRulePropertyRef\_text.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/AttributeResolver.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/ArgRef.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/TokenRef.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/automata/ATNVisitor.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/TestSetInline.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/parse/ActionSplitterListener.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/gui/TreePostScriptGenerator.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/VisitorDispatchMethod.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/LexerFactory.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/RangeAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/ActionAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/LL1OptionalBlockSingleAlt.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/ThisRulePropertyRef\_ctx.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/QuantifierAST.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/gui/TreeTextProvider.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/GrammarParserInterpreter.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/ThisRulePropertyRef\_start.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/Choice.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/StarBlock.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/parse/v4ParserException.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/RuleSempredFunction.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/LocalRef.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/LL1Choice.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef\_channel.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/SrcOp.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/Target.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/ThrowNoViableAlt.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/Decl.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/semantics/RuleCollector.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/ThrowEarlyExitException.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/LabelRef.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/ErrorType.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/target/PHPTarget.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/DOTGenerator.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/ActionChunk.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/GrammarInterpreterRuleContext.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/StarBlockAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/LexerFile.java  
 \*

/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/ListenerFile.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/target/DartTarget.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/semantics/SemanticPipeline.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/LL1StarBlockSingleAlt.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/target/Python2Target.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef\_start.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/gui/SystemFontMetrics.java  
\*  
/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/Wildcard.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/chunk/ThisRulePropertyRef\_parser.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/decl/ContextRuleGetterDecl.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/automata/ATNPrinter.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/CaptureNextTokenType.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/MatchNotSet.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/semantics/BasicSemanticChecks.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/SemPred.java  
\*  
/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/semantics/ActionSniffer.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef\_type.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/CodeGenerator.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/decl/CodeBlock.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/decl/ElementListDecl.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef\_parser.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/CodeBlockForAlt.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/GrammarSemanticsMessage.java

\*

/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef\_int.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/Loop.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/ModelElement.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/ParserFactory.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/decl/ContextGetterDecl.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/gui/TreeLayoutAdaptor.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/decl/RuleContextListDecl.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/LeftRecursiveRule.java

\*

/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/CodeGeneratorExtension.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/target/JavaScriptTarget.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/decl/ContextRuleListIndexedGetterDecl.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/parse/ToolANTLRParser.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/ast/GrammarASTVisitor.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/target/Python3Target.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/LL1PlusBlockSingleAlt.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/LL1Loop.java

\*

/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/chunk/ActionTemplate.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/Lexer.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/parse/ScopeParser.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/chunk/ListLabelRef.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/decl/AttributeDecl.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-

jar/org/antlr/v4/codegen/model/OutputFile.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/OptionalBlock.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/gui/PostScriptDocument.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/ActionTranslator.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/OutputModelController.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/parse/TokenVocabParser.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/RuleActionFunction.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/Alternative.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/Parser.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/BaseVisitorFile.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/CodeBlockForOuterMostAlt.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/ActionText.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/PlusBlock.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/gui/TestRig.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/CodeGenPipeline.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/CaptureNextToken.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/misc/EscapeSequenceParsing.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/Grammar.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/RuleAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/Rule.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/RuleElementAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef\_text.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/automata/ATNFactory.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/RulePropertyRef\_stop.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/semantics/UseDefAnalyzer.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/ast/PlusBlockAST.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/unicode/UnicodeDataTemplateController.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/chunk/QRetValueRef.java  
\*  
/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/ErrorMessageManager.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/SerializedATN.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/LabelType.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/Sync.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/chunk/RetValueRef.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/decl/ContextTokenListIndexedGetterDecl.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/OutputModelWalker.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/LabelElementPair.java  
\*  
/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/analysis/LeftRecursiveRuleAltInfo.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/ast/TerminalAST.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/OutputModelObject.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/chunk/SetNonLocalAttr.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/BlankOutputModelFactory.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/parse/ResyncToEndOfRuleBlock.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/gui/TreeViewer.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/automata/TailEpsilonRemover.java  
\*  
/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/ANTLRToolListener.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/decl/TokenListDecl.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/analysis/AnalysisPipeline.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/codegen/model/dbg.java  
\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-



jar/org/antlr/v4/codegen/model/VisitorFile.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/MatchToken.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/Recognizer.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/RuleElement.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/LeftRecursionCyclesMessage.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/DefaultOutputModelFactory.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/MatchSet.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/target/CSharpTarget.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/misc/CharSupport.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/ContextTokenGetterDecl.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/TokenPropertyRef\_line.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/chunk/ThisRulePropertyRef\_stop.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/misc/MutableInt.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/semantics/BlankActionSplitterListener.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ToolMessage.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/AttributeDict.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/OutputModelFactory.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/parse/GrammarASTAdaptor.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/Attribute.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/ExceptionClause.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/ParserFile.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/target/JavaTarget.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/ContextRuleListGetterDecl.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/decl/ContextTokenListGetterDecl.java

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/analysis/LeftRecursiveRuleTransformer.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/UnicodeEscapes.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/gui/Trees.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/LexerGrammar.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/automata/LexerATNFactory.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/BlockAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/GrammarASTWithOptions.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/misc/FrequencySet.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/gui/JFileChooserConfirmOverwrite.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/misc/OrderedHashMap.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/GrammarTransformPipeline.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/ArgAction.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/misc/Utils.java  
 \*  
 /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/tool/ast/AltAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/ast/GrammarRootAST.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/tool/BuildDependencyGenerator.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/Action.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/AltBlock.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/codegen/model/ThrowRecognitionException.java  
 \* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
 jar/org/antlr/v4/parse/v3TreeGrammarException.java  
 No license file was found, but licenses were detected in source scan.

/\*  
 \* [The "BSD license"]  
 \* Copyright (c) 2012-2016 Terence Parr  
 \* Copyright (c) 2012-2016 Sam Harwell  
 \* All rights reserved.  
 \*  
 \* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions  
 \* are met:  
 \*  
 \* 1. Redistributions of source code must retain the above copyright  
 \* notice, this list of conditions and the following disclaimer.  
 \* 2. Redistributions in binary form must reproduce the above copyright  
 \* notice, this list of conditions and the following disclaimer in the  
 \* documentation and/or other materials provided with the distribution.  
 \* 3. The name of the author may not be used to endorse or promote products  
 \* derived from this software without specific prior written permission.  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
 \* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
 \* TO, THE IMPLIED WARRANTIES  
 \* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
 \* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
 \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
 \* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
 \* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
 \* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
 \* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
 \* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
 \*/

```
atn(startState, states, edges, rankdir, decisionRanks, useBox) ::= <<
digraph ATN {
rankdir=LR;
<decisionRanks; separator="\n">
<states; separator="\n">
<edges; separator="\n">
}
>>
```

```
dfa(name, startState, states, edges, rankdir, decisionRanks, useBox) ::= <<
digraph <name> {
<if(rankdir)>rankdir=<rankdir>;<endif>
<decisionRanks; separator="\n">
<states; separator="\n">
<edges;
separator="\n">
}
>>
```

```
decision-rank(states) ::= <<
{rank=same; rankdir=TB; <states:{s | s<s>}; separator=" "; ">}
>>
```

```
edge(src,target,label,arrowhead,transitionIndex) ::= <<
```

```

<src><if(transitionIndex)>p<transitionIndex><endif> -> <target> [fontsize=11, fontname="Courier", arrowsize=.7,
label = "<label>"<if(arrowhead)>, arrowhead = <arrowhead><endif>];
>>

action-edge(src,target,label,arrowhead,transitionIndex) ::= <<
<src><if(transitionIndex)>p<transitionIndex><endif> -> <target> [fontsize=11, fontname="Courier", arrowsize=.7,
label = "<label>"<if(arrowhead)>, arrowhead = <arrowhead><endif>];
>>

epsilon-edge(src,label,target,arrowhead,transitionIndex,loopback=false) ::= <<
<src><if(transitionIndex)>p<transitionIndex><endif> -> <target> [fontname="Times-Italic",
label="&epsilon;"<if(loopback)>, style="dashed"<endif>];
>>

state(state, label, name, transitions) ::= <%
<name>[fontsize=11,
label="
    <! rest(transition) tests for decision states: these nodes have a non-empty
set of transitions after the first one. !>
    <if(rest(transitions))>
        {
            <! Label on the left side of the record node. !>
            <label>
            |
            <! Named ports in order on right side of record node, no display text. !>
            {<transitions:{t|\<p>i0>>}; separator="|">}
        }
    <else>
        <label>
    <endif>
    "
    <if(rest(transitions))>
        , shape=record, fixedsize=false
    <else>
        , shape=circle, fixedsize=true, width=.55
    <endif>
    , peripheries=1];
%>

stopstate(name,label,actionIndex,useBox) ::= <<
<name>[fontsize=11, label="<label>"<if(actionIndex)>,\naction:<actionIndex><endif>",
<if(useBox)>shape=polygon,sides=4,peripheries=2,fixedsize=false<else>shape=doublecircle, fixedsize=true,
width=.6<endif>];
>>

```

Found in path(s):

```

* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
jar/org/antlr/v4/tool/templates/dot/graphs.stg

```

No license file was found, but licenses were detected in source scan.

- \* [The "BSD license"]
- \* All rights reserved.
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. The name of the author may not be used to endorse or promote products
- \* derived from this software without specific prior written permission.

[The "BSD licence"]

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must  
retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products  
derived from this software without specific prior written permission.

Found in path(s):

\*/opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
jar/org/antlr/v4/parse/ANTLRParser.g

No license file was found, but licenses were detected in source scan.

/\*

- \* [The "BSD license"]
- \* Copyright (c) 2013 Terence Parr
- \* Copyright (c) 2013 Sam Harwell
- \* All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \*
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.

\* 3. The name of the author may not be used to endorse or promote products  
 \* derived from this software without specific prior written permission.  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
 \* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,  
 \* THE IMPLIED WARRANTIES  
 \* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
 \* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
 \* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
 \* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
 \* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
 \* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
 \* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
 \* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
 \*/

// args must be <object-model-object>, <fields-resulting-in-STs>

```
ParserFile(file, parser, namedActions, contextSuperClass) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
namespace <file.genPackage> {
<endif>
<namedActions.header>
using System;
using System.IO;
using System.Text;
using System.Diagnostics;
using System.Collections.Generic;
using
  Antlr4.Runtime;
using Antlr4.Runtime.Atn;
using Antlr4.Runtime.Misc;
using Antlr4.Runtime.Tree;
using DFA = Antlr4.Runtime.Dfa.DFA;

<parser>
<if(file.genPackage)>
} // namespace <file.genPackage>
<endif>
>>
```

```
ListenerFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
namespace <file.genPackage> {
<endif>
<header>
```

```

using Antlr4.Runtime.Misc;
using IParseTreeListener = Antlr4.Runtime.Tree.IParseTreeListener;
using IToken = Antlr4.Runtime.IToken;

/// \<summary>
/// This interface defines a complete listener for a parse tree produced by
/// \<see cref="<csIdentifier.(file.parserName)>"/>.
/// \</summary>
[System.CodeDom.Compiler.GeneratedCode("ANTLR", "<file.ANTLRVersion>")]
[System.CLSCompliant(false)]
public interface I<file.grammarName>Listener : IParseTreeListener {
    <file.listenerNames:{Iname |
/// \<summary>
<if(file.listenerLabelRuleNames.(Iname))>
/// Enter a parse tree produced by the \<c><Iname>\</c>
/// labeled
    alternative in \<see cref="<file.parserName>.<file.listenerLabelRuleNames.(Iname)>"/>.
<else>
/// Enter a parse tree produced by \<see cref="<file.parserName>.<Iname>"/>.
<endif>
/// \</summary>
/// \<param name="context">The parse tree.\</param>
void Enter<Iname; format="cap">([NotNull] <csIdentifier.(file.parserName)>.<Iname; format="cap">Context
context);
/// \<summary>
<if(file.listenerLabelRuleNames.(Iname))>
/// Exit a parse tree produced by the \<c><Iname>\</c>
/// labeled alternative in \<see cref="<file.parserName>.<file.listenerLabelRuleNames.(Iname)>"/>.
<else>
/// Exit a parse tree produced by \<see cref="<file.parserName>.<Iname>"/>.
<endif>
/// \</summary>
/// \<param name="context">The parse tree.\</param>
void Exit<Iname; format="cap">([NotNull] <csIdentifier.(file.parserName)>.<Iname; format="cap">Context
context);}; separator="\n">
    }
<if(file.genPackage)>
} // namespace <file.genPackage>
<endif>
>>

BaseListenerFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName,
file.ANTLRVersion)>
<if(file.genPackage)>
namespace <file.genPackage> {
<endif>
<header>

```

```

using Antlr4.Runtime.Misc;
using IErrorNode = Antlr4.Runtime.Tree.IErrorNode;
using ITerminalNode = Antlr4.Runtime.Tree.ITerminalNode;
using IToken = Antlr4.Runtime.IToken;
using ParserRuleContext = Antlr4.Runtime.ParserRuleContext;

/// <summary>
/// This class provides an empty implementation of <see cref="I<file.grammarName>Listener"/>,
/// which can be extended to create a listener which only needs to handle a subset
/// of the available methods.
/// </summary>
[System.CodeDom.Compiler.GeneratedCode("ANTLR", "<file.ANTLRVersion>")]
[System.Diagnostics.DebuggerNonUserCode]
[System.CLSCompliant(false)]
public partial class <file.grammarName>BaseListener : I<file.grammarName>Listener {
    <file.listenerNames: { Iname |
/// <summary>
<if(file.listenerLabelRuleNames.(Iname))>
/// Enter a parse tree produced by the <c><Iname></c>
/// labeled alternative in <see cref="<file.parserName>.<file.listenerLabelRuleNames.(Iname)>"/>.
<else>
///
    Enter a parse tree produced by <see cref="<file.parserName>.<Iname>"/>.
<endif>
/// <para>The default implementation does nothing.</para>
/// </summary>
/// <param name="context">The parse tree.</param>
public virtual void Enter<Iname; format="cap">([NotNull] <csIdentifier.(file.parserName)>.<Iname;
format="cap">Context context) { \}
/// <summary>
<if(file.listenerLabelRuleNames.(Iname))>
/// Exit a parse tree produced by the <c><Iname></c>
/// labeled alternative in <see cref="<file.parserName>.<file.listenerLabelRuleNames.(Iname)>"/>.
<else>
/// Exit a parse tree produced by <see cref="<file.parserName>.<Iname>"/>.
<endif>
/// <para>The default implementation does nothing.</para>
/// </summary>
/// <param name="context">The parse tree.</param>
public virtual void Exit<Iname; format="cap">([NotNull] <csIdentifier.(file.parserName)>.<Iname;
format="cap">Context context) { \} }; separator="\n"

/// <inheritdoc/>
///
<remarks>The default implementation does nothing.</remarks>
public virtual void EnterEveryRule([NotNull] ParserRuleContext context) { }
/// <inheritdoc/>

```



```

/// \<remarks>The default implementation does nothing.\</remarks>
public virtual void ExitEveryRule([NotNull] ParserRuleContext context) { }
/// \<inheritdoc/>
/// \<remarks>The default implementation does nothing.\</remarks>
public virtual void VisitTerminal([NotNull] ITerminalNode node) { }
/// \<inheritdoc/>
/// \<remarks>The default implementation does nothing.\</remarks>
public virtual void VisitErrorNode([NotNull] IErrorNode node) { }
}
<if(file.genPackage)>
} // namespace <file.genPackage>
<endif>
>>

```

```

VisitorFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
namespace <file.genPackage> {
<endif>
<header>
using Antlr4.Runtime.Misc;
using Antlr4.Runtime.Tree;
using IToken = Antlr4.Runtime.IToken;

/// \<summary>
/// This interface defines a complete
generic visitor for a parse tree produced
/// by \<see cref="<csIdentifier.(file.parserName)>">/>.
/// \</summary>
/// \<typeparam name="Result">The return type of the visit operation.\</typeparam>
[System.CodeDom.Compiler.GeneratedCode("ANTLR", "<file.ANTLRVersion>")]
[System.CLSCompliant(false)]
public interface I<file.grammarName>Visitor<Result> : IParseTreeVisitor<Result> {
<file.visitorNames:{ Iname |
/// \<summary>
<if(file.visitorLabelRuleNames.(Iname))>
/// Visit a parse tree produced by the \<c><Iname>\</c>
/// labeled alternative in \<see cref="<file.parserName>.<file.visitorLabelRuleNames.(Iname)>">/>.
<else>
/// Visit a parse tree produced by \<see cref="<file.parserName>.<Iname>">/>.
<endif>
/// \</summary>
/// \<param name="context">The parse tree.\</param>
/// \<return>The visitor result.\</return>
Result Visit<Iname; format="cap">([NotNull] <csIdentifier.(file.parserName)>.<Iname; format="cap">Context
context);}; separator="\n"
}
<if(file.genPackage)>

```

```

} // namespace
<file.genPackage>
<endif>
>>

BaseVisitorFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
namespace <file.genPackage> {
<endif>
<header>
using Antlr4.Runtime.Misc;
using Antlr4.Runtime.Tree;
using IToken = Antlr4.Runtime.IToken;
using ParserRuleContext = Antlr4.Runtime.ParserRuleContext;

/// \<summary>
/// This class provides an empty implementation of \<see cref="I<file.grammarName>Visitor{Result}"/>,
/// which can be extended to create a visitor which only needs to handle a subset
/// of the available methods.
/// \</summary>
/// \<typeparam name="Result">The return type of the visit operation.\</typeparam>
[System.CodeDom.Compiler.GeneratedCode("ANTLR", "<file.ANTLRVersion>")]
[System.Diagnostics.DebuggerNonUserCode]
[System.CLSCompliant(false)]
public partial class <file.grammarName>BaseVisitor<<Result> : AbstractParseTreeVisitor<<Result>,
I<file.grammarName>Visitor<<Result> {
    <file.visitorNames:{ Iname |
/// \<summary>
<if(file.visitorLabelRuleNames.(Iname))>
///
    Visit a parse tree produced by the \<c><Iname>\</c>
/// labeled alternative in \<see cref="<file.parserName>.<file.visitorLabelRuleNames.(Iname)"/>.
<else>
/// Visit a parse tree produced by \<see cref="<file.parserName>.<Iname)"/>.
<endif>
/// \<para>
/// The default implementation returns the result of calling \<see
cref="AbstractParseTreeVisitor{Result}.VisitChildren(IRuleNode)"/>
/// on \<paramref name="context"/>.
/// \</para>
/// \</summary>
/// \<param name="context">The parse tree.\</param>
/// \<return>The visitor result.\</return>
public virtual Result Visit<Iname; format="cap">([NotNull] <csIdentifier.(file.parserName)>.<Iname;
format="cap">Context context) { return VisitChildren(context); \}}; separator="\n">
}
</if(file.genPackage)>

```

```

} // namespace <file.genPackage>
<endif>
>>

fileHeader(grammarFileName, ANTLRVersion) ::= <<
//-----
//\<auto-generated>
//
//    This code was generated by a tool.
//    ANTLR Version: <ANTLRVersion>
//
//    Changes to this file may cause incorrect behavior and will be lost if
//    the code is regenerated.
//\</auto-generated>
//-----

// Generated from <grammarFileName> by ANTLR <ANTLRVersion>

// Unreachable code detected
#pragma warning disable 0162
// The variable '...' is assigned but its value is never used
#pragma warning disable 0219
// Missing XML comment for publicly visible type or member '...'
#pragma warning disable 1591
// Ambiguous reference in cref attribute
#pragma warning disable 419

>>

Parser(parser, funcs, atn, sempredFuncs, superClass) ::= <<
<Parser_(ctor="parser_ctor", ...)>
>>

Parser_(parser, funcs, atn, sempredFuncs, ctor, superClass) ::= <<
[System.CodeDom.Compiler.GeneratedCode("ANTLR", "<file.ANTLRVersion>")]
[System.CLSCompliant(false)]
public partial class <csIdentifier.(parser.name)> : <superClass>;
    null="Parser"> {
        protected static DFA[] decisionToDFA;
        protected static PredictionContextCache sharedContextCache = new PredictionContextCache();
        <if(parser.tokens)>
        public const int
            <parser.tokens:{k | <k>=<parser.tokens.(k)>}; separator=", ", wrap, anchor>;
        <endif>
        <if(parser.rules)>
        public const int
            <parser.rules:{r | RULE_<r.name> = <r.index>}; separator=", ", wrap, anchor>;
        <endif>

```

```

public static readonly string[] ruleNames = {
    <parser.ruleNames:{r | "<t>"}; separator=", ", wrap, anchor>
};

<vocabulary(parser.literalNames, parser.symbolicNames)>

public override string GrammarFileName { get { return "<parser.grammarFileName>"; } }

public override string[] RuleNames { get { return ruleNames; } }

public override string SerializedAtn { get { return new string(_serializedATN); } }

static <csIdentifier.(parser.name)>() {
    decisionToDFA = new DFA[_ATN.NumberOfDecisions];
    for (int i = 0; i < _ATN.NumberOfDecisions; i++) {
        decisionToDFA[i] = new
DFA(_ATN.GetDecisionState(i), i);
    }
}

<namedActions.members>
<parser:(ctor)>
<funcs; separator="\n">

<if(sempredFuncs)>
public override bool Sempred(RuleContext _localctx, int ruleIndex, int predIndex) {
    switch (ruleIndex) {
        <parser.sempredFuncs.values:{f}
case <f.ruleIndex>: return <f.name>_sempred((<f.ctxType>)_localctx, predIndex);}; separator="\n">
    }
    return true;
}
<sempredFuncs.values; separator="\n">
<endif>

<atn>
}
>>

vocabulary(literalNames, symbolicNames) ::= <<
private static readonly string[] _LiteralNames = {
    <literalNames:{t | <t>}; null="null", separator=", ", wrap, anchor>
};
private static readonly string[] _SymbolicNames = {
    <symbolicNames:{t | <t>}; null="null", separator=", ", wrap, anchor>
};
public static readonly IVocabulary DefaultVocabulary = new Vocabulary(_LiteralNames, _SymbolicNames);

```

```

[NotNull]
public override IVocabulary Vocabulary
{
    get
    {
        return DefaultVocabulary;
    }
}
>>

dumpActions(recog, argFuncs, actionFuncs, sempredFuncs)
::= <<
<if(actionFuncs)>
public override void Action(RuleContext _localctx, int ruleIndex, int actionIndex) {
    switch (ruleIndex) {
        <recog.actionFuncs.values: {f}
case <f.ruleIndex> : <f.name>_action(<if(!recog.modes)><f.ctxType><endif>_localctx, actionIndex); break;};
separator="\n">
    }
}
<actionFuncs.values; separator="\n">
<endif>
<if(sempredFuncs)>
public override bool Sempred(RuleContext _localctx, int ruleIndex, int predIndex) {
    switch (ruleIndex) {
        <recog.sempredFuncs.values: {f}
case <f.ruleIndex> : return <f.name>_sempred(<if(!recog.modes)><f.ctxType><endif>_localctx, predIndex);};
separator="\n">
    }
    return true;
}
<sempredFuncs.values; separator="\n">
<endif>
>>

parser_ctor(parser) ::= <<
public <csIdentifier.(parser.name)>(ITokenStream input) : this(input, Console.Out, Console.Error) { }

public <csIdentifier.(parser.name)>(ITokenStream input, TextWriter output, TextWriter errorOutput)
: base(input, output, errorOutput)
{
    Interpreter = new ParserATNSimulator(this,
    _ATN, decisionToDFA, sharedContextCache);
}
>>

/* This generates a private method since the actionIndex is generated, making an
* overriding implementation impossible to maintain.

```

```

*/
RuleActionFunction(r, actions) ::= <<
private void <r.name>_action(<r.ctxType> _localctx, int actionIndex) {
    switch (actionIndex) {
        <actions: {index|
        case <index>: <actions.(index)> break; }; separator="\n">
        }
    }
}
>>

/* This generates a private method since the predIndex is generated, making an
* overriding implementation impossible to maintain.
*/
RuleSempredFunction(r, actions) ::= <<
private bool <r.name>_sempred(<r.ctxType> _localctx, int predIndex) {
    switch (predIndex) {
        <actions: {index|
        case <index>: return <actions.(index)>; }; separator="\n">
        }
    return true;
}
}
>>

RuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,namedActions,finallyAction,postamble,exceptions)
::= <<

<if(ruleCtx)>
<ruleCtx>
<endif>
<altLabelCtxs: {1 | <altLabelCtxs.(1)> }; separator="\n">

[RuleVersion(<namedActions.version;
    null="0">)]
<if(currentRule.modifiers)><currentRule.modifiers: {f | <f> }><else>public <endif><currentRule.ctxType>
<csIdentifier.(currentRule.name)>(<args; separator=", "> {
    <currentRule.ctxType> _localctx = new <currentRule.ctxType>(Context, State<currentRule.args: {a | ,
<csIdentifier.(a.name)> }>);
    EnterRule(_localctx, <currentRule.startState>, RULE_<currentRule.name>);
    <namedActions.init>
    <locals; separator="\n">
    try {
    <if(currentRule.hasLookaheadBlock)>
        int _alt;
    <endif>
    <code>
    <postamble; separator="\n">
    <namedActions.after>
    }
}

```

```

<if(exceptions)>
<exceptions; separator="\n">
<else>
catch (RecognitionException re) {
  _localctx.exception = re;
  ErrorHandler.ReportError(this, re);
  ErrorHandler.Recover(this, re);
}
<endif>
finally {
  <finallyAction>
  ExitRule();
}
return _localctx;
}
>>

```

```

LeftFactoredRuleFunction(currentRule,args,code,locals,namedActions,finallyAction,postamble) ::=
<<

```

```

<if(currentRule.modifiers)><currentRule.modifiers:{f | <f>
} ><else>private <endif><currentRule.ctxType> <csIdentifier.(currentRule.name)>(<args; separator=", ">) {
  <currentRule.ctxType> _localctx = new <currentRule.ctxType>(Context, State<currentRule.args:{a | ,
  <csIdentifier.(a.name)>>});
  EnterLeftFactoredRule(_localctx, <currentRule.startState>, RULE_<currentRule.variantOf>);
  <namedActions.init>
  <locals; separator="\n">
  try {
  <if(currentRule.hasLookaheadBlock)>
    int _alt;
  <endif>
  <code>
  <postamble; separator="\n">
  <namedActions.after>
  }
  catch (RecognitionException re) {
    _localctx.exception = re;
    ErrorHandler.ReportError(this, re);
    ErrorHandler.Recover(this, re);
  }
  finally {
    <finallyAction>
    ExitRule();
  }
  return _localctx;
}
>>

```

```

// This behaves similar to RuleFunction (enterRule is called, and no adjustments
// are made to the parse tree), but since it's still a variant no context class
// needs to be generated.
LeftUnfactoredRuleFunction(currentRule,args,code,locals,namedActions,finallyAction,postamble) ::=
<<

<if(currentRule.modifiers)><currentRule.modifiers: { f
| <f> }><else>private <endif><currentRule.ctxType> <csIdentifier.(currentRule.name)><(<args; separator=", ">) {
<currentRule.ctxType> _localctx = new <currentRule.ctxType>(Context, State<currentRule.args: { a | ,
<csIdentifier.(a.name)>>});
EnterRule(_localctx, <currentRule.startState>, RULE_<currentRule.variantOf>);
<namedActions.init>
<locals; separator="\n">
try {
<if(currentRule.hasLookaheadBlock)>
int _alt;
<endif>
<code>
<postamble; separator="\n">
<namedActions.after>
}
catch (RecognitionException re) {
_localctx.exception = re;
ErrorHandler.ReportError(this, re);
ErrorHandler.Recover(this, re);
}
finally {
<finallyAction>
ExitRule();
}
return _localctx;
}
>>

```

```

LeftRecursiveRuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,
namedActions,finallyAction,postamble) ::=
<<

```

```

<ruleCtx>
<altLabelCtxs: { l | <altLabelCtxs.(l)> }; separator="\n">

```

```

[RuleVersion(<namedActions.version; null="0">)]
<if(currentRule.modifiers)><currentRule.modifiers: { f
| <f> }><else>public <endif><currentRule.ctxType> <csIdentifier.(currentRule.name)><(<args; separator=", ">) {
return <csIdentifier.(currentRule.name)><(0<currentRule.args: { a | , <csIdentifier.(a.name)>>});
}

```

```

private <currentRule.ctxType> <csIdentifier.(currentRule.name)><(int _p<args: { a | , <a>> )> {

```



```

ParserRuleContext _parentctx = Context;
int _parentState = State;
<currentRule.ctxType> _localctx = new <currentRule.ctxType>(Context, _parentState<currentRule.args:{ a | ,
<csIdentifier.(a.name)>}>);
<currentRule.ctxType> _prevctx = _localctx;
int _startState = <currentRule.startState>;
EnterRecursionRule(_localctx, <currentRule.startState>, RULE_<currentRule.name>, _p);
<namedActions.init>
<locals; separator="\n">
try {
<if(currentRule.hasLookaheadBlock)>
  int _alt;
<endif>
  <code>
  <postamble; separator="\n">
  <namedActions.after>
}
catch (RecognitionException re) {
  _localctx.exception = re;
  ErrorHandler.ReportError(this, re);
  ErrorHandler.Recover(this,
re);
}
finally {
  <finallyAction>
  UnrollRecursionContexts(_parentctx);
}
return _localctx;
}
>>

```

```

CodeBlockForOuterMostAlt(currentOuterMostAltCodeBlock, locals, preamble, ops) ::= <<
<if(currentOuterMostAltCodeBlock.altLabel)>_localctx = new <currentOuterMostAltCodeBlock.altLabel;
format="cap">Context(_localctx);<endif>
EnterOuterAlt(_localctx, <currentOuterMostAltCodeBlock.alt.altNum>);
<CodeBlockForAlt(currentAltCodeBlock=currentOuterMostAltCodeBlock, ...)>
>>

```

```

CodeBlockForAlt(currentAltCodeBlock, locals, preamble, ops) ::= <<
{
<locals; separator="\n">
<preamble; separator="\n">
<ops; separator="\n">
}
>>

```

```

LL1AltBlock(choice, preamble, alts, error) ::= <<
State = <choice.stateNumber>;

```

```

ErrorHandler.Sync(this);
<if(choice.label)><labelref(choice.label)> = TokenStream.LT(1);<endif>
<preamble; separator="\n">
switch (TokenStream.LA(1)) {
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>
<alt>
break;}; separator="\n">
default:
<error>
}
>>

```

```

LL1OptionalBlock(choice,
alts, error) ::= <<
State = <choice.stateNumber>;
ErrorHandler.Sync(this);
switch (TokenStream.LA(1)) {
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>
<alt>
break;}; separator="\n">
default:
break;
}
>>

```

```

LL1OptionalBlockSingleAlt(choice, expr, alts, preamble, error, followExpr) ::= <<
State = <choice.stateNumber>;
ErrorHandler.Sync(this);
<preamble; separator="\n">
if (<expr>) {
<alts; separator="\n">
}
<!else if ( !(<followExpr>) ) <error!>
>>

```

```

LL1StarBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
State = <choice.stateNumber>;
ErrorHandler.Sync(this);
<preamble; separator="\n">
while (<loopExpr>) {
<alts; separator="\n">
State = <choice.loopBackStateNumber>;
ErrorHandler.Sync(this);
<iteration>
}
>>

```

```

LL1PlusBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<

```

```

State = <choice.blockStartStateNumber>;<! alt block decision !>
ErrorHandler.Sync(this);
<preamble; separator="\n">
do {
  <alts; separator="\n">
  State = <choice.stateNumber>;<!
  loopback/exit decision !>
  ErrorHandler.Sync(this);
  <iteration>
} while ( <loopExpr> );
>>

// LL(*) stuff

AltBlock(choice, preamble, alts, error) ::= <<
State = <choice.stateNumber>;
ErrorHandler.Sync(this);
<if(choice.label)><labelref(choice.label)> = TokenStream.LT(1);<endif>
<preamble; separator="\n">
switch ( Interpreter.AdaptivePredict(TokenStream,<choice.decision>,Context) ) {
<alts:{alt |
case <i>:
  <alt>
  break;}; separator="\n">
}
>>

OptionalBlock(choice, alts, error) ::= <<
State = <choice.stateNumber>;
ErrorHandler.Sync(this);
switch ( Interpreter.AdaptivePredict(TokenStream,<choice.decision>,Context) ) {
<alts:{alt |
case <i><if(!choice.ast.greedy)>+1<endif>:
  <alt>
  break;}; separator="\n">
}
>>

StarBlock(choice, alts, sync, iteration) ::= <<
State = <choice.stateNumber>;
ErrorHandler.Sync(this);
_alt = Interpreter.AdaptivePredict(TokenStream,<choice.decision>,Context);
while ( _alt!=<choice.exitAlt> && _alt!=global::Antlr4.Runtime.Atn.ATN.INVALID_ALT_NUMBER
) {
if ( _alt==1<if(!choice.ast.greedy)>+1<endif> ) {
  <iteration>
  <alts> <! should only be one !>
}
}

```

```

State = <choice.loopBackStateNumber>;
ErrorHandler.Sync(this);
_alt = Interpreter.AdaptivePredict(TokenStream,<choice.decision>,Context);
}
>>

```

```

PlusBlock(choice, alts, error) ::= <<
State = <choice.blockStartStateNumber>;<! alt block decision !>
ErrorHandler.Sync(this);
_alt = 1<if(!choice.ast.greedy)>+1<endif>;
do {
switch (_alt) {
<alts:{alt|
case <i><if(!choice.ast.greedy)>+1<endif>:
<alt>
break;}; separator="\n">
default:
<error>
}
State = <choice.loopBackStateNumber>;<! loopback/exit decision !>
ErrorHandler.Sync(this);
_alt = Interpreter.AdaptivePredict(TokenStream,<choice.decision>,Context);
} while ( _alt!=<choice.exitAlt> && _alt!=global::Antlr4.Runtime.Atn.ATN.INVALID_ALT_NUMBER );
>>

```

```

Sync(s) ::= "Sync(<s.expecting.name>);"

```

```

ThrowNoViableAlt(t) ::= "throw new NoViableAltException(this);"

```

```

TestSetInline(s) ::= <<
<s.bitsets:{bits | <if(rest(rest(bits.ttypes)))><bitsetBitfieldComparison(s,
bits)><else><bitsetInlineComparison(s, bits)><endif>}; separator=" || ">
>>

```

```

// Java language spec 15.19 - shift operators mask operands rather than overflow to 0... need range test
testShiftInRange(shiftAmount) ::= <<
((<shiftAmount>) & ~0x3f) == 0
>>

```

```

// produces smaller bytecode only when bits.ttypes contains more than two items
bitsetBitfieldComparison(s, bits) ::= <%
(<testShiftInRange({<offsetShift(s.varName, bits.shift)>})> && ((1L \<< <offsetShift(s.varName, bits.shift)>) &
(<bits.ttypes:{ ttype | (1L \<< <offsetShift(tokenType.(ttype), bits.shift)>)}); separator=" | ">) != 0)
%>

```

```

isZero ::= [
"0":true,
default:false

```

]

```
offsetShift(shiftAmount, offset) ::= <%  
<if(!isZero.(offset))><shiftAmount> - <offset><else><shiftAmount><endif>  
>%>
```

```
// produces more efficient bytecode when bits.ttypes contains at most two items  
bitsetInlineComparison(s, bits) ::= <%  
<bits.ttypes:{ ttype | <s.varName>==<tokenType.(ttype)>}; separator=" || ">  
>%>
```

```
cases(ttypes)  
::= <<  
<types:{ t | case <tokenType.(t)>:}; separator="\n">  
>>
```

```
InvokeRule(r, argExprsChunks) ::= <<  
State = <r.stateNumber>;  
<if(r.labels)><r.labels:{1 | <labelref(l)> =  
}><endif><csIdentifier.(r.name)><(r.ast.options.p)><r.ast.options.p><if(argExprsChunks)><endif><endif><arg  
ExprsChunks>;  
>>
```

```
MatchToken(m) ::= <<  
State = <m.stateNumber>;  
<if(m.labels)><m.labels:{1 | <labelref(l)> = }><endif>Match(<tokenType.(m.name)>);  
>>
```

```
MatchSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, false)>"
```

```
MatchNotSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, true)>"
```

```
CommonSetStuff(m, expr, capture, invert) ::= <<  
State = <m.stateNumber>;  
<if(m.labels)><m.labels:{1 | <labelref(l)> = }>TokenStream.LT(1);<endif>  
<capture>  
if ( <if(invert)><m.varName> \<= 0 || <else>!<endif><(expr)> ) {  
  <if(m.labels)><m.labels:{1 | <labelref(l)> = }><endif>ErrorHandler.RecoverInline(this);  
}  
else {  
  ErrorHandler.ReportMatch(this);  
  Consume();  
}  
>>
```

```
Wildcard(w) ::= <<  
State = <w.stateNumber>;  
<if(w.labels)><w.labels:{1
```

```

| <labelref(l)> = }><endif>MatchWildcard();
>>

// ACTION STUFF

Action(a, foo, chunks) ::= "<chunks>"

ArgAction(a, chunks) ::= "<chunks>"

SemPred(p, chunks, failChunks) ::= <<
State = <p.stateNumber>;
if (!(<chunks>)) throw new FailedPredicateException(this, <p.predicate><if(failChunks)>,
<failChunks><elseif(p.msg)>, <p.msg><endif>);
>>

ExceptionClause(e, catchArg, catchAction) ::= <<
catch (<catchArg>) {
    <catchAction>
}
>>

// lexer actions are not associated with model objects

LexerSkipCommand() ::= "Skip();"
LexerMoreCommand() ::= "More();"
LexerPopModeCommand() ::= "PopMode();"

LexerTypeCommand(arg, grammar) ::= "_type = <tokenType.(arg)>";
LexerChannelCommand(arg, grammar) ::= "_channel = <channelName.(arg)>";
LexerModeCommand(arg, grammar) ::= "_mode = <modeName.(arg)>";
LexerPushModeCommand(arg, grammar) ::= "PushMode(<modeName.(arg)>";

ActionText(t) ::= "<t.text>"
ActionTemplate(t) ::= "<t.st>"
ArgRef(a) ::= "_localctx.<csIdentifier.(a.name)>"
LocalRef(a)
    ::= "_localctx.<csIdentifier.(a.name)>"
RetValRef(a) ::= "_localctx.<csIdentifier.(a.name)>"
QRetValRef(a) ::= "<ctx(a)>.<a.dict>.<csIdentifier.(a.name)>"
/** How to translate $tokenLabel */
TokenRef(t) ::= "<ctx(t)>.<csIdentifier.(tokenType.(t.name))>"
LabelRef(t) ::= "<ctx(t)>.<csIdentifier.(t.name)>"
ListLabelRef(t) ::= "<ctx(t)>.<ListLabelName(csIdentifier.(t.name))>"
SetAttr(s,rhsChunks) ::= "<ctx(s)>.<csIdentifier.(s.name)> = <rhsChunks>";

TokenLabelType() ::= "<file.TokenLabelType; null={IToken}>"
InputSymbolType() ::= "<file.InputSymbolType; null={IToken}>"

```

```

TokenPropertyRef_text(t) ::= "<ctx(t)>.<tokenType.(t.label)>!=null?<ctx(t)>.<tokenType.(t.label)>.Text:null)"
TokenPropertyRef_type(t) ::= "<ctx(t)>.<tokenType.(t.label)>!=null?<ctx(t)>.<tokenType.(t.label)>.Type:0)"
TokenPropertyRef_line(t) ::= "<ctx(t)>.<tokenType.(t.label)>!=null?<ctx(t)>.<tokenType.(t.label)>.Line:0)"
TokenPropertyRef_pos(t) ::=
"<ctx(t)>.<tokenType.(t.label)>!=null?<ctx(t)>.<tokenType.(t.label)>.CharPositionInLine:0)"
TokenPropertyRef_channel(t)
::= "<ctx(t)>.<tokenType.(t.label)>!=null?<ctx(t)>.<tokenType.(t.label)>.Channel:0)"
TokenPropertyRef_index(t) ::=
"<ctx(t)>.<tokenType.(t.label)>!=null?<ctx(t)>.<tokenType.(t.label)>.TokenIndex:0)"
TokenPropertyRef_int(t) ::=
"<ctx(t)>.<tokenType.(t.label)>!=null?int.Parse(<ctx(t)>.<tokenType.(t.label)>.Text):0)"

RulePropertyRef_start(r) ::= "<ctx(r)>.<r.label>!=null?(<ctx(r)>.<r.label>.Start):null)"
RulePropertyRef_stop(r) ::= "<ctx(r)>.<r.label>!=null?(<ctx(r)>.<r.label>.Stop):null)"
RulePropertyRef_text(r) ::=
"<ctx(r)>.<r.label>!=null?TokenStream.GetText(<ctx(r)>.<r.label>.Start,<ctx(r)>.<r.label>.Stop):null)"
RulePropertyRef_ctx(r) ::= "<ctx(r)>.<r.label>"
RulePropertyRef_parser(r) ::= "this"

ThisRulePropertyRef_start(r) ::= "_localctx.Start"
ThisRulePropertyRef_stop(r) ::= "_localctx.Stop"
ThisRulePropertyRef_text(r) ::= "TokenStream.GetText(_localctx.Start, TokenStream.LT(-1))"
ThisRulePropertyRef_ctx(r)
::= "_localctx"
ThisRulePropertyRef_parser(r) ::= "this"

NonLocalAttrRef(s) ::= <%((<s.ruleName;
format="cap">Context)GetInvokingContext(<s.ruleIndex>)).<csIdentifier.(s.name)>%>
SetNonLocalAttr(s, rhsChunks) ::=
<%((<s.ruleName; format="cap">Context)GetInvokingContext(<s.ruleIndex>)).<csIdentifier.(s.name)> =
<rhsChunks>;%>

AddToLabelList(a) ::= "<ctx(a.label)>.<a.listName>.Add(<labelref(a.label)>);"

TokenDecl(t) ::= "<TokenLabelType() <csIdentifier.(tokenType.(t.name))>"
TokenTypeDecl(t) ::= "int <csIdentifier.(tokenType.(t.name))>);"
TokenListDecl(t) ::= "IList<IToken> <csIdentifier.(tokenType.(t.name))> = new List<IToken>()"
RuleContextDecl(r) ::= "<r.ctxName> <csIdentifier.(r.name)>"
RuleContextListDecl(rdecl) ::= "IList<<rdecl.ctxName>> <csIdentifier.(rdecl.name)> = new
List<<rdecl.ctxName>>()"

contextGetterCollection(elementType) ::= <%
<elementType>[]
%>

ContextTokenGetterDecl(t) ::=
"[System.Diagnostics.DebuggerNonUserCode]

```

```

public ITerminalNode <csIdentifier.(tokenType.(t.name))>() { return
GetToken(<csIdentifier.(parser.name)>.<csIdentifier.(tokenType.(t.name))>, 0); }"
ContextTokenListGetterDecl(t) ::= <<
[System.Diagnostics.DebuggerNonUserCode] public <contextGetterCollection("ITerminalNode")>
<csIdentifier.(tokenType.(t.name))>() { return
GetTokens(<csIdentifier.(parser.name)>.<csIdentifier.(tokenType.(t.name))>); }
>>
ContextTokenListIndexedGetterDecl(t) ::= <<
[System.Diagnostics.DebuggerNonUserCode] public ITerminalNode <csIdentifier.(tokenType.(t.name))>(int i) {
return GetToken(<csIdentifier.(parser.name)>.<csIdentifier.(tokenType.(t.name))>, i);
}
>>
ContextRuleGetterDecl(r) ::= <<
[System.Diagnostics.DebuggerNonUserCode] public <r.ctxName> <csIdentifier.(r.name)>() {
return GetRuleContext\<<r.ctxName>\>(0);
}
>>
ContextRuleListGetterDecl(r) ::= <<
[System.Diagnostics.DebuggerNonUserCode] public <contextGetterCollection({<r.ctxName>})>
<csIdentifier.(r.name)>() {
return GetRuleContexts\<<r.ctxName>\>(0);
}
>>
ContextRuleListIndexedGetterDecl(r)
::= <<
[System.Diagnostics.DebuggerNonUserCode] public <r.ctxName> <csIdentifier.(r.name)>(int i) {
return GetRuleContext\<<r.ctxName>\>(i);
}
>>

LexerRuleContext() ::= "RuleContext"

/** The rule context name is the rule followed by a suffix; e.g.,
* r becomes rContext.
*/
RuleContextNameSuffix() ::= "Context"

ImplicitTokenLabel(tokenName) ::= "_<tokenType.(tokenName)>"
ImplicitRuleLabel(ruleName) ::= "_<ruleName>"
ImplicitSetLabel(id) ::= "_tset<id>"
ListLabelName(label) ::= "_<label>"

CaptureNextToken(d) ::= "<d.varName> = TokenStream.LT(1);"
CaptureNextTokenType(d) ::= "<d.varName> = TokenStream.LA(1);"

StructDecl(struct,ctorAttrs,attrs, getters,dispatchMethods,interfaces,extensionMembers,
superClass={ParserRuleContext}) ::= <<
public partial class <struct.name> :

```



```

<if(contextSuperClass)><contextSuperClass><else>ParserRuleContext<endif><if(interfaces)>, <interfaces>
separator=", "><endif>
{
<attrs:{a | public <a>;}; separator="\n">
<getters:{g | <g>;}; separator="\n">
<if(ctorAttrs)>public <struct.name>(ParserRuleContext parent, int invokingState) : base(parent, invokingState) {
}<endif>
public <struct.name>(ParserRuleContext parent, int invokingState<ctorAttrs:{a | , <a>}>)
: base(parent, invokingState)
{
<struct.ctorAttrs:{a | this.<csIdentifier.(a.name)> = <csIdentifier.(a.name)>;}; separator="\n">
}
public override int RuleIndex { get { return RULE_<struct.derivedFromName>; } }
<if(struct.provideCopyFrom)><! don't need copy unless we have subclasses !>
public <struct.name>() { }
public virtual void CopyFrom(<struct.name> context) {
base.CopyFrom(context);
<struct.attrs:{a | this.<csIdentifier.(a.name)> = context.<csIdentifier.(a.name)>;}; separator="\n">
}
}<endif>
<dispatchMethods; separator="\n">
<extensionMembers; separator="\n">
}
>>

```

```

AltLabelStructDecl(struct,attrs,getters,dispatchMethods) ::= <<
public partial class <struct.name> : <currentRule.name>;
format="cap">Context {
<attrs:{a | public <a>;}; separator="\n">
<getters:{g | <g>;}; separator="\n">
public <struct.name>(<currentRule.name>; format="cap">Context context) { CopyFrom(context); }
<dispatchMethods; separator="\n">
}
>>

```

```

ListenerDispatchMethod(method) ::= <<
[System.Diagnostics.DebuggerNonUserCode]
public override void <if(method.isEnter)>Enter<else>Exit<endif>Rule(IParseTreeListener listener) {
I<parser.grammarName>Listener typedListener = listener as I<parser.grammarName>Listener;
if (typedListener != null) typedListener.<if(method.isEnter)>Enter<else>Exit<endif><struct.derivedFromName>;
format="cap">(this);
}
>>

```

```

VisitorDispatchMethod(method) ::= <<
[System.Diagnostics.DebuggerNonUserCode]
public override TResult Accept<TResult>(IParseTreeVisitor<TResult> visitor) {
I<parser.grammarName>Visitor<TResult> typedVisitor = visitor as I<parser.grammarName>Visitor<TResult>;

```

```

if (typedVisitor != null) return typedVisitor.Visit<struct.derivedFromName; format="cap">(this);
else
return visitor.VisitChildren(this);
}
>>

```

```

AttributeDecl(d) ::= "<d.type> <csIdentifier.(d.name)><if(d.initValue)> = <d.initValue><endif>"

```

```

/** If we don't know location of label def x, use this template */

```

```

labelref(x) ::= "<if(!x.isLocal)><typedContext(x.ctx)>. <endif><csIdentifier.(x.name)>"

```

```

/** For any action chunk, what is correctly-typed context struct ptr? */

```

```

ctx(actionChunk) ::= "<typedContext(actionChunk.ctx)>"

```

```

// only casts _localctx to the type when the cast isn't redundant (i.e. to a sub-context for a labeled alt)

```

```

typedContext(ctx) ::= "<if(ctx.provideCopyFrom)>((<ctx.name>)_localctx)<else>_localctx<endif>"

```

```

// used for left-recursive rules

```

```

recRuleAltPredicate(ruleName,opPrec) ::= "Precpred(Context, <opPrec>)"

```

```

recRuleSetReturnAction(src,name) ::= "$<name>=<src>.<name>;"

```

```

recRuleSetStopToken() ::= "Context.Stop = TokenStream.LT(-1);"

```

```

recRuleAltStartAction(ruleName, ctxName, label, isListLabel) ::= <<

```

```

_localctx = new <ctxName>Context(_parentctx,
_parentState);

```

```

<if(label)>

```

```

<if(isListLabel)>

```

```

_localctx.<label>.Add(_prevctx);

```

```

<else>

```

```

_localctx.<label> = _prevctx;

```

```

<endif>

```

```

<endif>

```

```

PushNewRecursionContext(_localctx, _startState, RULE_<ruleName>);

```

```

>>

```

```

recRuleLabeledAltStartAction(ruleName, currentAltLabel, label, isListLabel) ::= <<

```

```

_localctx = new <currentAltLabel; format="cap">Context(new <ruleName; format="cap">Context(_parentctx,
_parentState));

```

```

<if(label)>

```

```

<if(isListLabel)>

```

```

((<currentAltLabel; format="cap">Context)_localctx).<label>.Add(_prevctx);

```

```

<else>

```

```

((<currentAltLabel; format="cap">Context)_localctx).<label> = _prevctx;

```

```

<endif>

```

```

<endif>

```

```

PushNewRecursionContext(_localctx, _startState, RULE_<ruleName>);

```

```

>>

```

```

recRuleReplaceContext(ctxName) ::= <<
    _localctx = new <ctxName>Context(_localctx);
    Context = _localctx;
    _prevctx = _localctx;
>>

```

```

recRuleSetPrevCtx() ::= <<
    if ( ParseListeners!=null )
        TriggerExitRuleEvent();
    _prevctx = _localctx;
>>

```

```

LexerFile(file, lexer, namedActions) ::= <<
    <fileHeader(file.grammarFileName,
        file.ANTLRVersion)>
    <if(file.genPackage)>
        namespace <file.genPackage> {
    <endif>
    <namedActions.header>
    using System;
    using System.IO;
    using System.Text;
    using Antlr4.Runtime;
    using Antlr4.Runtime.Atn;
    using Antlr4.Runtime.Misc;
    using DFA = Antlr4.Runtime.Dfa.DFA;

    <lexer>
    <if(file.genPackage)>
    } // namespace <file.genPackage>
    <endif>
>>

```

```

Lexer(lexer, atn, actionFuncs, sempredFuncs, superClass) ::= <<
[System.CodeDom.Compiler.GeneratedCode("ANTLR", "<file.ANTLRVersion>")]
[System.CLSCompliant(false)]
public partial class <csIdentifier.(lexer.name)> : <superClass; null="Lexer"> {
    protected static DFA[] decisionToDFA;
    protected static PredictionContextCache sharedContextCache = new PredictionContextCache();
    <if(lexer.tokens)>
    public const int
        <lexer.tokens:{k | <tokenType.(k)>=<lexer.tokens.(k)>}; separator=", ", wrap, anchor>;
    <endif>
    <if(lexer.channels)>
    public const int
        <lexer.channels:{k | <csIdentifier.(k)>=<lexer.channels.(k)>}; separator=", ", wrap, anchor>;
    <endif>

```

```

<if(rest(lexer.modes))>
public
const int
  <rest(lexer.modes):{m | <m>=<i>}; separator=", ", wrap, anchor>;
<endif>
public static string[] channelNames = {
  "DEFAULT_TOKEN_CHANNEL", "HIDDEN"<if (lexer.channels)>, <lexer.channels:{c| "<c>"}; separator=", ",
wrap, anchor><endif>
};

public static string[] modeNames = {
  <lexer.modes:{m| "<m>"}; separator=", ", wrap, anchor>
};

public static readonly string[] ruleNames = {
  <lexer.ruleNames:{r| "<r>"}; separator=", ", wrap, anchor>
};

<namedActions.members>

public <csIdentifier.(lexer.name)>(ICharStream input)
: this(input, Console.Out, Console.Error) { }

public <csIdentifier.(lexer.name)>(ICharStream input, TextWriter output, TextWriter errorOutput)
: base(input, output, errorOutput)
{
  Interpreter = new LexerATNSimulator(this, _ATN, decisionToDFA, sharedContextCache);
}

<vocabulary(lexer.literalNames, lexer.symbolicNames)>

public override string GrammarFileName { get { return "<lexer.grammarFileName>"; } }

public
override string[] RuleNames { get { return ruleNames; } }

public override string[] ChannelNames { get { return channelNames; } }

public override string[] ModeNames { get { return modeNames; } }

public override string SerializedAtn { get { return new string(_serializedATN); } }

static <csIdentifier.(lexer.name)>() {
  decisionToDFA = new DFA[_ATN.NumberOfDecisions];
  for (int i = 0; i < _ATN.NumberOfDecisions; i++) {
    decisionToDFA[i] = new DFA(_ATN.GetDecisionState(i), i);
  }
}

```

```
<dumpActions(lexer, "", actionFuncs, sempredFuncs)>
<atn>
}
>>
```

```
SerializedATN(model) ::= <<
private static char[] _serializedATN = {
<model.serialized; separator=",", wrap>,
};

public static readonly ATN _ATN =
new ATNDeserializer().Deserialize(_serializedATN);
```

```
>>
```

```
initValue(typeName) ::= <<
default(<typeName>)
>>
```

```
codeFileExtension() ::= ".cs"
```

```
modeName ::= [
"DEFAULT_MODE" : "DefaultMode",
default : key
]
```

```
channelName ::= [
"HIDDEN" : "Hidden",
"DEFAULT_TOKEN_CHANNEL" : "DefaultTokenChannel",
default
: key
]
```

```
tokenType ::= [
"EOF" : "Eof",
default : key
]
```

```
csIdentifier ::= [
"abstract" : "@abstract",
"as" : "@as",
"base" : "@base",
"bool" : "@bool",
"break" : "@break",
"byte" : "@byte",
"case" : "@case",
```

"catch" : "@catch",  
"char" : "@char",  
"checked" : "@checked",  
"class" : "@class",  
"const" : "@const",  
"continue" : "@continue",  
"decimal" : "@decimal",  
"default" : "@default",  
"delegate" : "@delegate",  
"do" : "@do",  
"double" : "@double",  
"else" : "@else",  
"enum" : "@enum",  
"event" : "@event",  
"explicit" : "@explicit",  
"extern" : "@extern",  
"false" : "@false",  
"finally" : "@finally",  
"fixed" : "@fixed",  
"float" : "@float",  
"for" : "@for",  
"foreach" : "@foreach",  
"goto" : "@goto",  
"if" : "@if",  
"implicit" : "@implicit",  
"in" : "@in",  
"int" : "@int",  
"interface" : "@interface",  
"internal" : "@internal",  
"is" : "@is",  
"lock" : "@lock",  
"long" : "@long",  
"namespace" : "@namespace",  
"new" : "@new",  
"null" : "@null",  
"object"  
: "@object",  
"operator" : "@operator",  
"out" : "@out",  
"override" : "@override",  
"params" : "@params",  
"private" : "@private",  
"protected" : "@protected",  
"public" : "@public",  
"readonly" : "@readonly",  
"ref" : "@ref",  
"return" : "@return",  
"sbyte" : "@sbyte",

```
"sealed" : "@sealed",
"short" : "@short",
"sizeof" : "@sizeof",
"stackalloc" : "@stackalloc",
"static" : "@static",
"string" : "@string",
"struct" : "@struct",
"switch" : "@switch",
"this" : "@this",
"throw" : "@throw",
>true" : "@true",
"try" : "@try",
"typeof" : "@typeof",
"uint" : "@uint",
"ulong" : "@ulong",
"unchecked" : "@unchecked",
"unsafe" : "@unsafe",
"ushort" : "@ushort",
"using" : "@using",
"virtual" : "@virtual",
"values" : "@values",
"void" : "@void",
"volatile" : "@volatile",
"while" : "@while",
default : key
]
```

Found in path(s):

```
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
jar/org/antlr/v4/tool/templates/codegen/CSharp/CSharp.stg
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* [The "BSD license"]
```

```
* Copyright (c) 2012-2016 Terence Parr
```

```
* Copyright (c) 2012-2016 Sam Harwell
```

```
* Copyright (c) 2014 Eric Vergnaud
```

```
* All rights reserved.
```

```
*
```

```
* Redistribution and use in source and binary forms, with or without
```

```
* modification, are permitted provided that the following conditions
```

```
* are met:
```

```
*
```

```
* 1. Redistributions of source code must retain the above copyright
```

```
* notice, this list of conditions and the following disclaimer.
```

```
* 2. Redistributions in binary form must reproduce the above copyright
```

```
* notice, this list of conditions and the following disclaimer in the
```

```
* documentation and/or other materials provided with the distribution.
```

```

* 3. The name of the author may not be used to endorse or promote products
*   derived from this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED
* WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/

```

```

/** ANTLR tool checks output templates are compatible with tool code generation.
* For now, a simple string match used on x.y of x.y.z scheme.
* Must match Tool.VERSION during load to templates.
*
* REQUIRED.
*/

```

```

pythonTypeInitMap ::= [
  "bool":"False",
  "int":"0",
  "float":"0.0",
  "str": "",
  default:"None" // anything other
  than a primitive type is an object
]

```

```

// args must be <object-model-object>, <fields-resulting-in-STs>

```

```

ParserFile(file, parser, namedActions, contextSuperClass) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
# encoding: utf-8
from antlr4 import *
from io import StringIO
import sys
if sys.version_info[1] > 5:
  from typing import TextIO
else:
  from typing.io import TextIO

<namedActions.header>
<parser>

```



>>

```
ListenerFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
from antlr4 import *
if __name__ is not None and "." in __name__:
    from .<file.parserName> import <file.parserName>
else:
    from <file.parserName> import <file.parserName>
<header>

# This class defines a complete listener for a parse tree produced by <file.parserName>.
class <file.grammarName>Listener(ParseTreeListener):

    <file.listenerNames:{lname |
# Enter a parse tree produced by <file.parserName>#<lname>.
def enter<lname; format="cap">(self, ctx:<file.parserName>.<lname;
format="cap">Context):
    pass

# Exit a parse tree produced by <file.parserName>#<lname>.
def exit<lname; format="cap">(self, ctx:<file.parserName>.<lname; format="cap">Context):
    pass

}; separator="\n">

del <file.parserName>
>>
```

```
VisitorFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
from antlr4 import *
if __name__ is not None and "." in __name__:
    from .<file.parserName> import <file.parserName>
else:
    from <file.parserName> import <file.parserName>
<header>

# This class defines a complete generic visitor for a parse tree produced by <file.parserName>.

class <file.grammarName>Visitor(ParseTreeVisitor):

    <file.visitorNames:{lname |
# Visit a parse tree produced by <file.parserName>#<lname>.
def visit<lname; format="cap">(self, ctx:<file.parserName>.<lname; format="cap">Context):
    return self.visitChildren(ctx)
```

```

}; separator="\n">

del <file.parserName>
>>

fileHeader(grammarFileName, ANTLRVersion)
::= <<
# Generated from <grammarFileName> by ANTLR <ANTLRVersion>
>>

Parser(parser, funcs, atn, sempredFuncs, superClass) ::= <<
<Parser_(ctor="parser_ctor", ...)>
>>

Parser_(parser, funcs, atn, sempredFuncs, ctor, superClass) ::= <<
<if(superClass)>
if __name__ is not None and "." in __name__:
    from .<superClass> import <superClass>
else:
    from <superClass> import <superClass>

<endif>
<atn>

class <parser.name> ( <if(superClass)><superClass><else>Parser<endif> ):

    grammarFileName = "<parser.grammarFileName>"

    atn = ATNDeserializer().deserialize(serializedATN())

    decisionsToDFA = [ DFA(ds, i) for i, ds in enumerate(atn.decisionToState) ]

    sharedContextCache = PredictionContextCache()

    literalNames = [ <parser.literalNames:{t | <t>}; null="\\"<INVALID>\\"", separator=", ", wrap, anchor > ]

    symbolicNames = [ <parser.symbolicNames:{t | <t>}; null="\\"<INVALID>\\"", separator=", ", wrap, anchor > ]

    <if(parser.rules)>
    <parser.rules:{r | RULE_<r.name>
= <r.index>}; separator="\n", wrap, anchor>
    <endif>

    ruleNames = [ <parser.ruleNames:{r | "<r>"}; separator=", ", wrap, anchor > ]

    EOF = <TokenLabelType().EOF
    <if(parser.tokens)>

```

```

<parser.tokens:{k | <k>=<parser.tokens.(k)>}; separator="\n", wrap, anchor>
<endif>

<parser:(ctor())>

<namedActions.members>

<funcs; separator="\n">

<if(sempredFuncs)>
  def sempred(self, localctx:RuleContext, ruleIndex:int, predIndex:int):
    if self._predicates == None:
      self._predicates = dict()
<parser.sempredFuncs.values:{f |
  self._predicates[<f.ruleIndex>] = self.<f.name>_sempred}; separator="\n
  ">
  pred = self._predicates.get(ruleIndex, None)
  if pred is None:
    raise Exception("No predicate with index:" + str(ruleIndex))
  else:
    return pred(localctx, predIndex)

  <sempredFuncs.values; separator="\n">
<endif>

>>

dumpActions(recog, argFuncs, actionFuncs, sempredFuncs) ::= <<
<if(actionFuncs)>
def
action(self, localctx:RuleContext, ruleIndex:int, actionIndex:int):
  if self._actions is None:
    actions = dict()
<recog.actionFuncs.values:{f|
  actions[<f.ruleIndex>] = self.<f.name>_action }; separator="\n">
  self._actions = actions
  action = self._actions.get(ruleIndex, None)
  if action is not None:
    action(localctx, actionIndex)
  else:
    raise Exception("No registered action for:" + str(ruleIndex))

<actionFuncs.values; separator="\n">

<endif>
<if(sempredFuncs)>

```

```

def sempred(self, localctx:RuleContext, ruleIndex:int, predIndex:int):
    if self._predicates is None:
        preds = dict()
<recog.sempredFuncs.values:{f
    preds[<f.ruleIndex>] = self.<f.name>_sempred}; separator="\n">
    self._predicates = preds
    pred = self._predicates.get(ruleIndex, None)
    if pred is not None:
        return pred(localctx, predIndex)
    else:
        raise Exception("No registered predicate for:" + str(ruleIndex))

<sempredFuncs.values;
separator="\n">
<endif>
>>

parser_ctor(p) ::= <<
def __init__(self, input:TokenStream, output:TextIO = sys.stdout):
    super().__init__(input, output)
    self.checkVersion("<file.ANTLRVersion>")
    self._interp = ParserATNSimulator(self, self.atn, self.decisionsToDFA, self.sharedContextCache)
    self._predicates = None

>>

/* This generates a private method since the actionIndex is generated, making an
* overriding implementation impossible to maintain.
*/
RuleActionFunction(r, actions) ::= <<

def <r.name>_action(self, localctx:<r.ctxType> , actionIndex:int):
<actions:{index|
<if(first(actions))>
    if actionIndex == <index>:
        <actions.(index)>
<elseif(rest(actions))>
    elif actionIndex == <index>:
        <actions.(index)>
<endif> }; separator="\n">
>>

/* This generates a private method since the predIndex is generated, making an
* overriding implementation impossible to maintain.
*/
RuleSempredFunction(r, actions) ::= <<
def <r.name>_sempred(self,

```

```

localctx:<r.ctxType>, predIndex:int):
  <actions:{index|
<if(first(actions))>
  if predIndex == <index>:
    return <actions.(index)>
<elseif(rest(actions))>
  elif predIndex == <index>:
    return <actions.(index)>
<endif> }; separator="\n">

>>

RuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,namedActions,finallyAction,postamble,exceptions)
::= <<

<ruleCtx>

<altLabelCtxs:{l | <altLabelCtxs.(l)>}; separator="\n">

def <currentRule.name>(self<currentRule.args:{a | , <a.name><if(a.type)>:<a.type><endif>}>):

  localctx = <parser.name>.<currentRule.ctxType>(self, self._ctx, self.state<currentRule.args:{a | , <a.name>}>)>
  self.enterRule(localctx, <currentRule.startState>, self.RULE_<currentRule.name>)
  <namedActions.init>
  <locals; separator="\n">
  try:
    <code>
    <postamble; separator="\n">
    <namedActions.after>
  <if(exceptions)>
  <exceptions; separator="\n">
  <else>
  except RecognitionException as re:

    localctx.exception = re
    self._errHandler.reportError(self, re)
    self._errHandler.recover(self, re)
  <endif>
  finally:
    <finallyAction>
    self.exitRule()
  return localctx

>>

LeftRecursiveRuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,
namedActions,finallyAction,postamble) ::=
<<

```

```

<ruleCtx>
<altLabelCtxs:{l | <altLabelCtxs.(l)>}; separator="\n">

def <currentRule.name>(self, _p:int=0<if(currentRule.args)>, <args:{a | , <a>}><endif>):
    _parentctx = self._ctx
    _parentState = self.state
    localctx = <parser.name>.<currentRule.ctxType>(self, self._ctx, _parentState<args:{a | , <a.name>}>)
    _prevctx = localctx
    _startState = <currentRule.startState>
    self.enterRecursionRule(localctx, <currentRule.startState>, self.RULE_<currentRule.name>, _p)
    <namedActions.init>
    <locals; separator="\n">
    try:
        <code>
        <postamble; separator="\n">
        <namedActions.after>
    except RecognitionException as re:
        localctx.exception = re
        self._errHandler.reportError(self, re)
        self._errHandler.recover(self, re)
    finally:
        <finallyAction>
        self.unrollRecursionContexts(_parentctx)
    return localctx

>>

CodeBlockForOuterMostAlt(currentOuterMostAltCodeBlock, locals, preamble, ops) ::= <<
<if(currentOuterMostAltCodeBlock.altLabel)>localctx = <parser.name>.<currentOuterMostAltCodeBlock.altLabel>;
format="cap">Context(self, localctx)<endif>
self.enterOuterAlt(localctx, <currentOuterMostAltCodeBlock.alt.altNum>)
<CodeBlockForAlt(currentAltCodeBlock=currentOuterMostAltCodeBlock, ...)>
>>

CodeBlockForAlt(currentAltCodeBlock, locals, preamble, ops) ::= <<
<locals; separator="\n">
<preamble; separator="\n">
<ops; separator="\n">
>>

LL1AltBlock(choice, preamble, alts, error) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
<if(choice.label)><labelref(choice.label)> = _input.LT(1)<endif>
<preamble; separator="\n">
token = self._input.LA(1)
<choice.altLook,alts:{look,alt|

```

```

<cases(ttypes=look)>
  <alt>
    pass }; separator="\n1">
else:
  <error>

```

```
>>
```

```

LL1OptionalBlock(choice, alts, error) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
token = self._input.LA(1)
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>
  <alt>
    pass }; separator="\n1">
else:
  pass
>>

```

```

LL1OptionalBlockSingleAlt(choice, expr, alts, preamble, error, followExpr) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
<preamble; separator="\n">
if <expr>:
  <alts; separator="\n">

<!else if ( !(<followExpr> ) ) <error!>
>>

```

```

LL1StarBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
<preamble; separator="\n">
while <loopExpr>:
  <alts; separator="\n">
  self.state = <choice.loopBackStateNumber>
  self._errHandler.sync(self)
  <iteration>

>>

```

```

LL1PlusBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
self.state
= <choice.blockStartStateNumber> <! alt block decision !>
self._errHandler.sync(self)
<preamble; separator="\n">
while True:

```

```

<alts; separator="\n">
self.state = <choice.stateNumber> <! loopback/exit decision !>
self._errHandler.sync(self)
<iteration>
if not (<loopExpr>):
    break

>>

// LL(*) stuff

AltBlock(choice, preamble, alts, error) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
<if(choice.label)><labelref(choice.label)> = _input.LT(1)<endif>
<preamble; separator="\n">
la_ = self._interp.adaptivePredict(self._input,<choice.decision>,self._ctx)
<alts:{ alt |
if la_ == <i>:
    <alt>
    pass
}; separator="\nel">

>>

OptionalBlock(choice, alts, error) ::= <<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
la_ = self._interp.adaptivePredict(self._input,<choice.decision>,self._ctx)
<alts:{ alt |
if la_ == <i><if(!choice.ast.greedy)>+1<endif>:
    <alt>
}; separator="\nel">

>>

StarBlock(choice, alts, sync, iteration) ::=
<<
self.state = <choice.stateNumber>
self._errHandler.sync(self)
_alt = self._interp.adaptivePredict(self._input,<choice.decision>,self._ctx)
while _alt!=<choice.exitAlt> and _alt!=ATN.INVALID_ALT_NUMBER:
    if _alt==1<if(!choice.ast.greedy)>+1<endif>:
        <iteration>
        <alts> <! should only be one !>
self.state = <choice.loopBackStateNumber>
self._errHandler.sync(self)
_alt = self._interp.adaptivePredict(self._input,<choice.decision>,self._ctx)

```



>>

```
PlusBlock(choice, alts, error) ::= <<
self.state = <choice.blockStartStateNumber> <! alt block decision !>
self._errHandler.sync(self)
_alt = 1<if(!choice.ast.greedy)>+1<endif>
while _alt!=<choice.exitAlt> and _alt!=ATN.INVALID_ALT_NUMBER:
    <alts:{alt|
if _alt == <i><if(!choice.ast.greedy)>+1<endif>:
    <alt>
}; separator="\nел">
    else:
        <error>
self.state = <choice.loopBackStateNumber> <! loopback/exit decision !>
self._errHandler.sync(self)
_alt = self._interp.adaptivePredict(self._input,<choice.decision>,self._ctx)
```

>>

```
Sync(s)
::= "sync(<s.expecting.name>)"
```

```
ThrowNoViableAlt(t) ::= "raise NoViableAltException(self)"
```

```
TestSetInline(s) ::= <<
<s.bitsets:{bits | <if(rest(rest(bits.ttypes)))><bitsetBitfieldComparison(s, bits)><else><bitsetInlineComparison(s,
bits)><endif>}; separator=" or ">
```

>>

```
// Java language spec 15.19 - shift operators mask operands rather than overflow to 0... need range test
testShiftInRange(shiftAmount) ::= <<
```

```
((<shiftAmount>) & ~0x3f) == 0
```

>>

```
// produces smaller bytecode only when bits.ttypes contains more than two items
```

```
bitsetBitfieldComparison(s, bits) ::= <%
(<testShiftInRange({<offsetShiftVar(s.varName, bits.shift)>})> and ((1 \<< <offsetShiftVar(s.varName,
bits.shift)>) & (<bits.ttypes:{ttype | (1 \<< <offsetShiftType(ttype, bits.shift)>)); separator=" | ">)) != 0)
%>
```

```
isZero ::= [
"0":true,
default:false
]
```

```
offsetShiftVar(shiftAmount, offset) ::= <%
<if(!isZero.(offset))><shiftAmount> - <offset><else><shiftAmount><endif>
```

```

%>

offsetShiftType(shiftAmount,
  offset) ::= <%
<if(!isZero.(offset))><parser.name>.<shiftAmount> - <offset><else><parser.name>.<shiftAmount><endif>
%>

// produces more efficient bytecode when bits.ttypes contains at most two items
bitsetInlineComparison(s, bits) ::= <%
<bits.ttypes:{ ttype | <s.varName>==<parser.name>.<ttype> }; separator=" or ">
%>

cases(ttypes) ::= <<
if token in [<ttypes:{ t | <parser.name>.<t> }; separator=", ">]:
>>

InvokeRule(r, argExprsChunks) ::= <<
self.state = <r.stateNumber>
<if(r.labels)><r.labels:{1 | <labelref(l)> =
}><endif>self.<r.name><(if(r.ast.options.p)><r.ast.options.p><if(argExprsChunks)><endif><endif><argExprsChu
nks>)
>>

MatchToken(m) ::= <<
self.state = <m.stateNumber>
<if(m.labels)><m.labels:{1 | <labelref(l)> = }><endif>self.match(<parser.name>.<m.name>)
>>

MatchSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, false)>"

MatchNotSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, true)>"

CommonSetStuff(m, expr, capture, invert) ::=
<<
self.state = <m.stateNumber>
<if(m.labels)><m.labels:{1 | <labelref(l)> = }>self._input.LT(1)<endif>
<capture>
<if(invert)>if <m.varName> \<= 0 or <expr><else>if not(<expr><endif>:
<if(m.labels)><m.labels:{1 | <labelref(l)> = }><else> <endif>self._errHandler.recoverInline(self)
else:
  self._errHandler.reportMatch(self)
  self.consume()
>>

Wildcard(w) ::= <<
self.state = <w.stateNumber>
<if(w.labels)><w.labels:{1 | <labelref(l)> = }><endif>self.matchWildcard()
>>

```

```

// ACTION STUFF

Action(a, foo, chunks) ::= "<chunks>"

ArgAction(a, chunks) ::= "<chunks>"

SemPred(p, chunks, failChunks) ::= <<
self.state = <p.stateNumber>
if not <chunks>:
    from antlr4.error.Errors import FailedPredicateException
    raise FailedPredicateException(self, <p.predicate><if(failChunks)>, <failChunks><elseif(p.msg)>,
<p.msg><endif>)
>>

ExceptionClause(e, catchArg, catchAction) ::= <<
except <catchArg>:
    <catchAction>
>>

// lexer actions are not associated with model objects

LexerSkipCommand()
    ::= "skip()"
LexerMoreCommand() ::= "more()"
LexerPopModeCommand() ::= "popMode()"

LexerTypeCommand(arg, grammar)    ::= "_type = <arg>"
LexerChannelCommand(arg, grammar) ::= "_channel = <arg>"
LexerModeCommand(arg, grammar)    ::= "_mode = <arg>"
LexerPushModeCommand(arg, grammar) ::= "pushMode(<arg>)"

ActionText(t) ::= "<t.text>"
ActionTemplate(t) ::= "<t.st>"
ArgRef(a) ::= "localctx.<a.name>"
LocalRef(a) ::= "localctx.<a.name>"
RetValRef(a) ::= "localctx.<a.name>"
QRetValRef(a) ::= "<ctx(a)>.<a.dict>.<a.name>"
/** How to translate $tokenLabel */
TokenRef(t) ::= "<ctx(t)>.<t.name>"
LabelRef(t) ::= "<ctx(t)>.<t.name>"
ListLabelRef(t) ::= "<ctx(t)>.<ListLabelName(t.name)>"
SetAttr(s,rhsChunks) ::= "<ctx(s)>.<s.name> = <rhsChunks>"

TokenLabelType() ::= "<file.TokenLabelType; null={Token}>"
InputSymbolType() ::= "<file.InputSymbolType; null={Token}>"

TokenPropertyRef_text(t) ::= "(None if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.text)"

```

```

TokenPropertyRef_type(t)
  ::= "(0 if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.type)"
TokenPropertyRef_line(t) ::= "(0 if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.line)"
TokenPropertyRef_pos(t)  ::= "(0 if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.column)"
TokenPropertyRef_channel(t) ::= "(0 if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.channel)"
TokenPropertyRef_index(t) ::= "(0 if <ctx(t)>.<t.label> is None else <ctx(t)>.<t.label>.tokenIndex)"
TokenPropertyRef_int(t)  ::= "(0 if <ctx(t)>.<t.label> is None else int(<ctx(t)>.<t.label>.text))"

RulePropertyRef_start(r) ::= "(None if <ctx(r)>.<r.label> is None else <ctx(r)>.<r.label>.start)"
RulePropertyRef_stop(r)  ::= "(None if <ctx(r)>.<r.label> is None else <ctx(r)>.<r.label>.stop)"
RulePropertyRef_text(r)  ::= "(None if <ctx(r)>.<r.label> is None else
self._input.getText(<ctx(r)>.<r.label>.start,<ctx(r)>.<r.label>.stop))"
RulePropertyRef_ctx(r)   ::= "<ctx(r)>.<r.label>"
RulePropertyRef_parser(r) ::= "self"

ThisRulePropertyRef_start(r)
  ::= "localctx.start"
ThisRulePropertyRef_stop(r)  ::= "localctx.stop"
ThisRulePropertyRef_text(r)  ::= "self._input.getText(localctx.start, self._input.LT(-1))"
ThisRulePropertyRef_ctx(r)   ::= "localctx"
ThisRulePropertyRef_parser(r) ::= "self"

NonLocalAttrRef(s)    ::= "self.getInvokingContext(<s.ruleIndex>).<s.name>"
SetNonLocalAttr(s, rhsChunks) ::= "self.getInvokingContext(<s.ruleIndex>).<s.name> = <rhsChunks>"

AddToLabelList(a) ::= "<ctx(a.label)>.<a.listName>.append(<labelref(a.label)>)"

TokenDecl(t) ::= "self.<t.name> = None # <TokenLabelType()>"
TokenTypeDecl(t) ::= "self.<t.name> = 0 # <TokenLabelType()> type"
TokenListDecl(t) ::= "self.<t.name> = list() # of <TokenLabelType()>s"
RuleContextDecl(r) ::= "self.<r.name> = None # <r.ctxName>"
RuleContextListDecl(rdecl) ::= "self.<rdecl.name> = list() # of <rdecl.ctxName>s"

ContextTokenGetterDecl(t)    ::= <<
def <t.name>(self):
    return self.getToken(<parser.name>.<t.name>, 0)
>>

// should never
// be called
ContextTokenListGetterDecl(t) ::= <<
def <t.name>_list(self):
    return self.getTokens(<parser.name>.<t.name>)
>>

ContextTokenListIndexedGetterDecl(t) ::= <<
def <t.name>(self, i:int=None):
    if i is None:

```

```

    return self.getTokens(<parser.name>.<t.name>)
else:
    return self.getToken(<parser.name>.<t.name>, i)
>>

ContextRuleGetterDecl(r) ::= <<
def <r.name>(self):
    return self.getTypedRuleContext(<parser.name>.<r.ctxName>,0)

>>

// should never be called
ContextRuleListGetterDecl(r) ::= <<
def <r.name>_list(self):
    return self.getTypedRuleContexts(<parser.name>.<r.ctxName>)

>>

ContextRuleListIndexedGetterDecl(r) ::= <<
def <r.name>(self, i:int=None):
    if i is None:
        return self.getTypedRuleContexts(<parser.name>.<r.ctxName>)
    else:
        return self.getTypedRuleContext(<parser.name>.<r.ctxName>,i)

>>

LexerRuleContext() ::= "RuleContext"

/** The rule context name is the rule followed by a suffix; e.g.,
 * r becomes rContext.
 */
RuleContextNameSuffix() ::= "Context"

ImplicitTokenLabel(tokenName) ::= "_<tokenName>"
ImplicitRuleLabel(ruleName) ::= "_<ruleName>"
ImplicitSetLabel(id) ::= "_tset<id>"
ListLabelName(label) ::= "<label>"

CaptureNextToken(d) ::= "<d.varName> = self._input.LT(1)"
CaptureNextTokenType(d) ::= "<d.varName> = self._input.LA(1)"

StructDecl(struct,ctorAttrs,attrs, getters,dispatchMethods,interfaces,extensionMembers) ::= <<
class <struct.name>(<if(contextSuperClass)><contextSuperClass><else>ParserRuleContext<endif>):
    __slots__ = 'parser'

    def __init__(self, parser, parent:ParserRuleContext=None, invokingState:int=-1<struct.ctorAttrs:{ a | ,
<a.name><if(a.type)>:<a.type><endif>=None }>):

```

```

    super().__init__(parent, invokingState)
    self.parser = parser
    <attrs:{a | <a>}; separator="\n">
    <struct.ctorAttrs:{a | self.<a.name> = <a.name>}; separator="\n">

<getters:{g | <g>}; separator="\n\n">

def getRuleIndex(self):
    return <parser.name>.RULE_<struct.derivedFromName>

<if(struct.provideCopyFrom)>
<! don't need copy unless we have subclasses !>
def copyFrom(self, ctx:ParserRuleContext):
    super().copyFrom(ctx)
    <struct.attrs:{a | self.<a.name> = ctx.<a.name>}; separator="\n">

<endif>
<dispatchMethods; separator="\n">
<extensionMembers; separator="\n">

>>

AltLabelStructDecl(struct,attrs,getters,dispatchMethods) ::= <<
class <struct.name><<currentRule.name; format="cap">>Context):

    def __init__(self, parser, ctx:ParserRuleContext): # actually a <parser.name>.<currentRule.name;
format="cap">>Context
        super().__init__(parser)
        <attrs:{a | <a>}; separator="\n">
        self.copyFrom(ctx)

    <getters:{g | <g>}; separator="\n">

    <dispatchMethods; separator="\n">

>>

ListenerDispatchMethod(method) ::= <<
def <if(method.isEnter)>enter<else>exit<endif>Rule(self, listener:ParseTreeListener):
    if hasattr( listener, "<if(method.isEnter)>enter<else>exit<endif><struct.derivedFromName;
format="cap">" ):
        listener.<if(method.isEnter)>enter<else>exit<endif><<struct.derivedFromName; format="cap">(self)

>>

VisitorDispatchMethod(method) ::= <<
def accept(self, visitor:ParseTreeVisitor):
    if hasattr( visitor, "visit<struct.derivedFromName; format="cap">" ):

```

```

    return visitor.visit<struct.derivedFromName; format="cap">(self)
else:
    return visitor.visitChildren(self)

>>

AttributeDecl(d) ::= "self.<d.name> = <if(d.initValue)><d.initValue><else>None<endif>"

/** If we don't know location of label def x, use this template */
labelref(x) ::= "<if(!x.isLocal)>localctx.<endif><x.name>"

/** For any action chunk, what is correctly-typed context struct ptr? */
ctx(actionChunk) ::= "localctx"

// used for left-recursive rules
recRuleAltPredicate(ruleName,opPrec) ::= "self.precpred(self._ctx, <opPrec>)"
recRuleSetReturnAction(src,name) ::= "$<name>=$<src>.<name>"
recRuleSetStopToken() ::= "self._ctx.stop = self._input.LT(-1)"

recRuleAltStartAction(ruleName,
    ctxName, label) ::= <<
localctx = <parser.name>.<ctxName>Context(self, _parentctx, _parentState)
<if(label)>localctx.<label> = _prevctx<endif>
self.pushNewRecursionContext(localctx, _startState, self.RULE_<ruleName>)
>>

recRuleLabeledAltStartAction(ruleName, currentAltLabel, label, isListLabel) ::= <<
localctx = <parser.name>.<currentAltLabel; format="cap">Context(self, <parser.name>.<ruleName>;
format="cap">Context(self, _parentctx, _parentState))
<if(label)>
<if(isListLabel)>
localctx.<label>.append(_prevctx)
<else>
localctx.<label> = _prevctx
<endif>
<endif>
self.pushNewRecursionContext(localctx, _startState, self.RULE_<ruleName>)
>>

recRuleReplaceContext(ctxName) ::= <<
localctx = <parser.name>.<ctxName>Context(self, localctx)
self._ctx = localctx
_prevctx = localctx
>>

recRuleSetPrevCtx() ::= <<
if self._parseListeners is not None:
    self.triggerExitRuleEvent()

```

```
_prevctx = localctx
```

```
>>
```

```
LexerFile(lexerFile, lexer, namedActions) ::= <<
```

```
<fileHeader(lexerFile.grammarFileName,
```

```
lexerFile.ANTLRVersion)>
```

```
from antlr4 import *
```

```
from io import StringIO
```

```
from typing.io import TextIO
```

```
import sys
```

```
<namedActions.header>
```

```
<lexer>
```

```
>>
```

```
Lexer(lexer, atn, actionFuncs, sempredFuncs, superClass) ::= <<
```

```
<if(superClass)>
```

```
if __name__ is not None and "." in __name__:
```

```
    from .<superClass> import <superClass>
```

```
else:
```

```
    from <superClass> import <superClass>
```

```
<endif>
```

```
<atn>
```

```
class <lexer.name>(<if(superClass)><superClass><else>Lexer<endif>):
```

```
    atn = ATNDeserializer().deserialize(serializedATN())
```

```
    decisionsToDFA = [ DFA(ds, i) for i, ds in enumerate(atn.decisionToState) ]
```

```
<if(lexer.channels)>
```

```
    <lexer.channels:{c| <c> = <lexer.channels.(c)>}; separator="\n">
```

```
<endif>
```

```
<if(rest(lexer.modes))>
```

```
    <rest(lexer.modes):{m| <m> = <i>}; separator="\n">
```

```
<endif>
```

```
<if(lexer.tokens)>
```

```
<lexer.tokens:{k | <k> = <lexer.tokens.(k)>}; separator="\n", wrap, anchor>
```

```
<endif>
```

```
    channelNames = [ u"DEFAULT_TOKEN_CHANNEL", u"HIDDEN"<if (lexer.channels)>,
```

```
<lexer.channels:{c| u"<c>"}; separator=", ", wrap, anchor><endif> ]
```



```

modeNames = [ <lexer.modes:{m| "<m>"}; separator=", ", wrap, anchor> ]

literalNames = [ "\<INVALID>",
    <lexer.literalNames:{t | <t>}; separator=", ", wrap, anchor> ]

symbolicNames = [ "\<INVALID>",
    <lexer.symbolicNames:{t | <t>}; separator=", ", wrap, anchor> ]

ruleNames = [ <lexer.ruleNames:{r | "<r>"}; separator=", ", wrap, anchor> ]

grammarFileName = "<lexer.grammarFileName>"

def __init__(self, input=None, output:TextIO = sys.stdout):
    super().__init__(input, output)
    self.checkVersion("<lexerFile.ANTLRVersion>")
    self._interp = LexerATNSimulator(self, self.atn, self.decisionsToDFA, PredictionContextCache())
    self._actions = None
    self._predicates = None

<namedActions.members>

<dumpActions(lexer, "", actionFuncs, sempredFuncs)>

>>

SerializedATN(model) ::= <<
<! only one segment, can be inlined !>

def serializedATN():
    with StringIO() as buf:
        buf.write("<model.serialized; wrap={ }<n>    buf.write({ }>")
        return buf.getvalue()

>>

/** Using a type to init value map, try to init a type; if not in table
 * must be an object, default value is "null".
 */
initValue(typeName) ::= <<
<pythonTypeInitMap.(typeName)>
>>

codeFileExtension() ::= ".py"

Found in path(s):
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-
jar/org/antlr/v4/tool/templates/codegen/Python3/Python3.stg

```

No license file was found, but licenses were detected in source scan.

```
/*
 * [The "BSD license"]
 * Copyright (c) 2012 Terence Parr
 * Copyright (c) 2012 Sam Harwell
 * Copyright (c) 2014 Tiago Mazzutti
 * Copyright (c) 2017 Tobe Osakwe
 * Copyright (c) 2020 Larry Li
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 *
 * 1. Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 * 3. The name of the author may not be used to endorse or promote products
 * derived from this software without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED
 * BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
 * IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
 * OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
 * IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
 * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
 * NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
 * DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
 * THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
 * (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
 * THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
 */

dartTypeInitMap ::= [
  "int": "0",
  "double": "0.0",
  "bool": "false",
  default: "null" // anything other than a primitive type is an object
]

// args must be <object-model-object>, <fields-resulting-in-STs>

ParserFile(file, parser, namedActions, contextSuperClass) ::= <<
<fileHeader(file.grammarFileName,
```

```

file.ANTLRVersion)>
<if(file.genPackage)>
library <file.genPackage>;

import 'package:antlr4/antlr4.dart';
import 'dart:io';

<if(file.genListener)>
part '<file.grammarName>Listener.dart';
part '<file.grammarName>BaseListener.dart';
<endif>
<if(file.genVisitor)>
part '<file.grammarName>Visitor.dart';
part '<file.grammarName>BaseVisitor.dart';
<endif>
part '<file.grammarName>Lexer.dart';
<else>
import 'package:antlr4/antlr4.dart';
import 'dart:io';

<if(file.genListener)>
import '<file.grammarName>Listener.dart';
import '<file.grammarName>BaseListener.dart';
<endif>
<if(file.genVisitor)>
import '<file.grammarName>Visitor.dart';
import '<file.grammarName>BaseVisitor.dart';
<endif>
<endif>

<namedActions.header>
<parser>
>>

ListenerFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
part of <file.genPackage>;
<else>
import 'package:antlr4/antlr4.dart';

import '<file.parserName>.dart';
<endif>
<header>

///
This abstract class defines a complete listener for a parse tree produced by
/// [<file.parserName>].

```

```

abstract class <file.grammarName>Listener extends ParseTreeListener {
<file.listenerNames:{ lname |
<if(file.listenerLabelRuleNames.(lname))>
  /// Enter a parse tree produced by the [<lname>]
  /// labeled alternative in [file.parserName>.<file.listenerLabelRuleNames.(lname)>].
<else>
  /// Enter a parse tree produced by [<file.parserName>.<lname>].
<endif>
  /// [ctx] the parse tree
  void enter<lname; format="cap">(<lname; format="cap">Context ctx);
<if(file.listenerLabelRuleNames.(lname))>
  /// Exit a parse tree produced by the [<lname>]
  /// labeled alternative in [<file.parserName>.<file.listenerLabelRuleNames.(lname)>].
<else>
  /// Exit a parse tree produced by [<file.parserName>.<lname>].
<endif>
  /// [ctx] the parse tree
  void exit<lname; format="cap">(<lname; format="cap">Context ctx);}; separator="\n">
}
>>

```

```

BaseListenerFile(file, header, namedActions)

```

```

::= <<

```

```

<fileHeader(file.grammarFileName, file.ANTLRVersion)>

```

```

<if(file.genPackage)>

```

```

part of <file.genPackage>;

```

```

<else>

```

```

import 'package:antlr4/antlr4.dart';

```

```

import '<file.parserName>.dart';

```

```

import '<file.grammarName>Listener.dart';

```

```

<endif>

```

```

<header>

```

```

/// This class provides an empty implementation of [<file.grammarName>Listener],

```

```

/// which can be extended to create a listener which only needs to handle

```

```

/// a subset of the available methods.

```

```

class <file.grammarName>BaseListener implements <file.grammarName>Listener {

```

```

<file.listenerNames:{ lname |

```

```

  /// The default implementation does nothing.

```

```

  @override

```

```

  void enter<lname; format="cap">(<lname; format="cap">Context ctx) {}

```

```

  /// The default implementation does nothing.

```

```

  @override

```

```

  void exit<lname; format="cap">(<lname; format="cap">Context ctx) {}}; separator="\n">

```

```

/// The default implementation does nothing.
@Override
void enterEveryRule(ParserRuleContext ctx) {}

/// The default implementation does nothing.
@Override
void exitEveryRule(ParserRuleContext ctx) {}

/// The default implementation does nothing.
@Override
void visitTerminal(TerminalNode node) {}

/// The default implementation does nothing.
@Override
void visitErrorNode(ErrorNode node) {}
}

>>

VisitorFile(file, header, namedActions) ::= <<
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
<if(file.genPackage)>
part of <file.genPackage>;
<else>
import 'package:antlr4/antlr4.dart';

import '<file.parserName>.dart';
<endif>
<header>

/// This abstract class defines a complete generic visitor for a parse tree
/// produced by [<file.parserName>].
///
/// [T] is the return type of the visit operation. Use `void` for
/// operations with no return type.
abstract class <file.grammarName>Visitor<T> extends ParseTreeVisitor<T> {
  <file.visitorNames> { Iname |
  <if(file.visitorLabelRuleNames.(Iname))>
  /// Visit a parse tree produced by the { @code <Iname>}
  /// labeled alternative in { @link <file.parserName>#<file.visitorLabelRuleNames.(Iname)>}.
  <else>
  ///
  Visit a parse tree produced by [<file.parserName>.<Iname>].
  <endif>
  /// [ctx] the parse tree.
  /// Return the visitor result.
  T visit<Iname; format="cap">(<Iname; format="cap">Context ctx);}; separator="\n">

```

```
}  
>>
```

```
BaseVisitorFile(file, header, namedActions) ::= <<  
<fileHeader(file.grammarFileName, file.ANTLRVersion)>
```

```
<if(file.genPackage)>  
part of <file.genPackage>;  
<else>
```

```
import 'package:antlr4/antlr4.dart';
```

```
import '<file.parserName>.dart';  
import '<file.grammarName>Visitor.dart';  
<endif>  
<header>
```

```
/// This class provides an empty implementation of [<file.grammarName>Visitor],  
/// which can be extended to create a visitor which only needs to handle  
/// a subset of the available methods.  
///
```

```
/// [T] is the return type of the visit operation. Use `void` for  
/// operations with no return type.
```

```
class <file.grammarName>BaseVisitor<T> extends ParseTreeVisitor<T> implements
```

```
<file.grammarName>Visitor<T> {
```

```
<file.visitorNames>: {Iname |
```

```
/// The default implementation
```

```
returns the result of calling
```

```
/// [visitChildren] on [ctx].
```

```
@override
```

```
T visit<Iname; format="cap">(<Iname; format="cap">Context ctx) => visitChildren(ctx);}; separator="\n">
```

```
}
```

```
>>
```

```
fileHeader(grammarFileName, ANTLRVersion) ::= <<
```

```
// Generated from <grammarFileName> by ANTLR <ANTLRVersion>
```

```
// ignore_for_file: unused_import, unused_local_variable, prefer_single_quotes
```

```
>>
```

```
Parser(parser, funcs, atn, sempredFuncs, superClass) ::= <<
```

```
<Parser_(ctor="parser_ctor", ...)>
```

```
>>
```

```
Parser_(parser, funcs, atn, sempredFuncs, ctor, superClass) ::= <<
```

```
<if(namedActions.definitions)><namedActions.definitions><endif>
```

```
<if(parser.rules)>
```

```
const int <parser.rules>: {r | RULE_<r.name> = <r.index>}; separator=", ", wrap, anchor>;
```

```
<endif>
```

```
class <parser.name> extends <superClass>; null="Parser" {
```

```
static final checkVersion = () => RuntimeMetaData.checkVersion('<file.ANTLRVersion>',
```

```

RuntimeMetaData.VERSION);
static const int TOKEN_EOF = IntStream.EOF;

static final List<DFA> _decisionToDFA = List.generate(

    _ATN.numberOfDecisions, (i) => DFA(_ATN.getDecisionState(i), i));
static final PredictionContextCache _sharedContextCache = PredictionContextCache();
<if(parser.tokens)>
static const int <parser.tokens:{k | TOKEN_<k> = <parser.tokens.(k)>}; separator=", ", wrap, anchor>;
<endif>

@Override
final List<String> ruleNames = [
    <parser.ruleNames:{r | '<r>'}; separator=", ", wrap, anchor>
];

<vocabulary(parser.literalNames, parser.symbolicNames)>

@Override
String get grammarFileName => '<parser.grammarFileName>';

@Override
String get serializedATN => _serializedATN;

@Override
ATN getATN() {
    return _ATN;
}

<namedActions.members>
<parser:(ctor)()>
<funcs; separator="\n">

<if(semanticPredFuncs)>
@Override
bool semanticPred(RuleContext _localctx, int ruleIndex, int predIndex) {
    switch (ruleIndex) {
        <parser.semanticPredFuncs.values:{f}
    case <f.ruleIndex>:
        return _<f.name>_semanticPred(_localctx, predIndex);}; separator="\n">
    }
    return true;
}
<semanticPredFuncs.values; separator="\n">
<endif>

<atn>
}

```

```

<funcs:{ func | <if(func.ruleCtx)><func.ruleCtx><endif>} ; separator="\n\n">

<funcs:{ func | <if(func.altLabelCtxs)><func.altLabelCtxs:{1 | <func.altLabelCtxs.(1)>} ;
separator="\n\n"><endif>}>
>>

vocabulary(literalNames, symbolicNames) ::= <<
static final List<String> _LITERAL_NAMES = [
    <literalNames:{t | <t>} ; null="null", separator=", ", wrap, anchor>
];
static final List<String> _SYMBOLIC_NAMES = [
    <symbolicNames:{t | <t>} ; null="null", separator=", ", wrap, anchor>
];
static final Vocabulary VOCABULARY = VocabularyImpl(_LITERAL_NAMES, _SYMBOLIC_NAMES);

@Override
Vocabulary get vocabulary {
    return VOCABULARY;
}
>>

dumpActions(recog, argFuncs, actionFuncs, sempredFuncs) ::= <<
<if(actionFuncs)>
void action(RuleContext _localctx, int ruleIndex, int actionIndex) {
    switch (ruleIndex) {
        <recog.actionFuncs.values:{f}
    case <f.ruleIndex>:
        _<f.name>_action(_localctx, actionIndex);
        break;}; separator="\n">
    }
}
<actionFuncs.values;
separator="\n">
<endif>
<if(sempredFuncs)>
bool sempred(RuleContext _localctx, int ruleIndex, int predIndex) {
    switch (ruleIndex) {
        <recog.sempredFuncs.values:{f}
    case <f.ruleIndex>:
        return _<f.name>_sempred(_localctx, predIndex);}; separator="\n">
    }
    return true;
}
<sempredFuncs.values; separator="\n">
<endif>
>>

parser_ctor(p) ::= <<

```



```

<p.name>(TokenStream input) : super(input) {
    interpreter = ParserATNSimulator(this, _ATN, _decisionToDFA, _sharedContextCache);
}
>>

```

```

/// This generates a private method since the actionIndex is generated, making an
/// overriding implementation impossible to maintain.

```

```

RuleActionFunction(r, actions) ::= <<
void _<r.name>_action(<r.ctxType> _localctx, int actionIndex) {
    switch (actionIndex) {
        <actions:{index|case <index>: <actions.(index)> break;}; separator="\n">
    }
}
>>

```

```

/// This generates a private method since the predIndex is generated, making an
/// overriding implementation impossible to maintain.

```

```

RuleSempredFunction(r,
actions) ::= <<
bool _<r.name>_sempred(<r.ctxType> _localctx, int predIndex) {
    switch (predIndex) {
        <actions:{index|case <index>: return <actions.(index)>;}; separator="\n">
    }
    return true;
}
>>

```

```

RuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,namedActions,finallyAction,postamble,exceptions)
::= <<

```

```

<if(currentRule.modifiers)><currentRule.modifiers:{f | <f> }><else><endif><currentRule.ctxType>
<currentRule.name><(<args; separator=", ">) {
    dynamic _localctx = <currentRule.ctxType>(context, state<currentRule.args:{a | , <a.name>}>);
    enterRule(_localctx, <currentRule.startState>, RULE_<currentRule.name>);
    <namedActions.init>
    <locals; separator="\n">
    try {
        <if(currentRule.hasLookaheadBlock)>
            int _alt;
        <endif>
        <code>
        <postamble; separator="\n">
        <namedActions.after>
    } <if(exceptions)> <exceptions; separator="\n"><else>on RecognitionException catch (re) {
        _localctx.exception = re;
        errorHandler.reportError(this, re);
        errorHandler.recover(this,

```

```

re);
}<endif> finally {
  <finallyAction>
  exitRule();
}
return _localctx;
}
>>

```

```

LeftRecursiveRuleFunction(currentRule,args,code,locals,ruleCtx,altLabelCtxs,
namedActions,finallyAction,postamble) ::=
<<

```

```

<currentRule.ctxType> <currentRule.name>([int _p = 0]<args:{ a | , <a>}>) {
  final _parentctx = context;
  final _parentState = state;
  dynamic _localctx = <currentRule.ctxType>(context, _parentState<currentRule.args:{ a | , <a.name>}>);
  var _prevctx = _localctx;
  var _startState = <currentRule.startState>;
  enterRecursionRule(_localctx, <currentRule.startState>, RULE_<currentRule.name>, _p);
  <namedActions.init>
  <locals; separator="\n">
  try {
  <if(currentRule.hasLookaheadBlock)>
    int _alt;
  <endif>
  <code>
  <postamble; separator="\n">
  <namedActions.after>
  } on RecognitionException catch (re) {
    _localctx.exception = re;
    errorHandler.reportError(this, re);
    errorHandler.recover(this, re);
  } finally {
    <finallyAction>
    unrollRecursionContexts(_parentctx);
  }
  return _localctx;
}
>>

```

```

CodeBlockForOuterMostAlt(currentOuterMostAltCodeBlock, locals, preamble, ops) ::= <<
<if(currentOuterMostAltCodeBlock.altLabel)>_localctx = <currentOuterMostAltCodeBlock.altLabel>;
format="cap">Context(_localctx);<endif>
enterOuterAlt(_localctx, <currentOuterMostAltCodeBlock.alt.altNum>);
<CodeBlockForAlt(currentAltCodeBlock=currentOuterMostAltCodeBlock, ...)>
>>

```

```

CodeBlockForAlt(currentAltCodeBlock, locals, preamble, ops) ::= <<
<locals; separator="\n">
<preamble; separator="\n">
<ops; separator="\n">
>>

```

```

LL1AltBlock(choice, preamble, alts, error) ::= <<
state = <choice.stateNumber>;
errorHandler.sync(this);
<if(choice.label)><labelref(choice.label)> = tokenStream.LT(1);<endif>
<preamble; separator="\n">
switch (tokenStream.LA(1)) {
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>
<alt>
break;}; separator="\n">
default:
<error>
}
>>

```

```

LL1OptionalBlock(choice, alts, error) ::= <<
state = <choice.stateNumber>;
errorHandler.sync(this);
switch
(tokenStream.LA(1)) {
<choice.altLook,alts:{look,alt| <cases(ttypes=look)>
<alt>
break;}; separator="\n">
default:
break;
}
>>

```

```

LL1OptionalBlockSingleAlt(choice, expr, alts, preamble, error, followExpr) ::= <<
state = <choice.stateNumber>;
errorHandler.sync(this);
<preamble; separator="\n">
if (<expr>) {
<alts; separator="\n">
}
<!else if ( !(<followExpr> ) <error>!>
>>

```

```

LL1StarBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
state = <choice.stateNumber>;
errorHandler.sync(this);
<preamble; separator="\n">
while (<loopExpr>) {

```

```

<alts; separator="\n">
state = <choice.loopBackStateNumber>;
errorHandler.sync(this);
<iteration>
}
>>

```

```

LL1PlusBlockSingleAlt(choice, loopExpr, alts, preamble, iteration) ::= <<
state = <choice.blockStartStateNumber>; <! alt block decision !>
errorHandler.sync(this);
<preamble; separator="\n">
do {
<alts; separator="\n">
state = <choice.stateNumber>; <! loopback/exit decision !>
errorHandler.sync(this);
<iteration>
} while (<loopExpr>);
>>

```

```
// LL(*) stuff
```

```

AltBlock(choice, preamble, alts, error) ::= <<
state = <choice.stateNumber>;
errorHandler.sync(this);
<if(choice.label)><labelref(choice.label)> = tokenStream.LT(1);<endif>
<preamble; separator="\n">
switch (interpreter.adaptivePredict(tokenStream, <choice.decision>, context)) {
<alts:{ alt |
case <i>:
<alt>
break;}; separator="\n">
}
>>

```

```

OptionalBlock(choice, alts, error) ::= <<
state = <choice.stateNumber>;
errorHandler.sync(this);
switch (interpreter.adaptivePredict(tokenStream, <choice.decision>, context)) {
<alts:{ alt |
case <i><if(!choice.ast.greedy)>+1<endif>:
<alt>
break;}; separator="\n">
}
>>

```

```

StarBlock(choice, alts, sync, iteration) ::= <<
state = <choice.stateNumber>;
errorHandler.sync(this);

```

```

_alt = interpreter.adaptivePredict(tokenStream, <choice.decision>, context);
while (_alt != <choice.exitAlt> && _alt != ATN.INVALID_ALT_NUMBER) {
if (_alt == 1<if(!choice.ast.greedy)> + 1<endif>) {

```

```

    <iteration>

```

```

        <alts> <! should only be one !>

```

```

    }

```

```

    state = <choice.loopBackStateNumber>;

```

```

    errorHandler.sync(this);

```

```

    _alt = interpreter.adaptivePredict(tokenStream, <choice.decision>, context);

```

```

}

```

```

>>

```

```

PlusBlock(choice, alts, error) ::= <<

```

```

state = <choice.blockStartStateNumber>; <! alt block decision !>

```

```

errorHandler.sync(this);

```

```

_alt = 1<if(!choice.ast.greedy)>+1<endif>;

```

```

do {

```

```

    switch (_alt) {

```

```

        <alts:{alt|

```

```

case <i><if(!choice.ast.greedy)> + 1<endif>:

```

```

        <alt>

```

```

        break;}; separator="\n">

```

```

default:

```

```

    <error>

```

```

    }

```

```

    state = <choice.loopBackStateNumber>; <! loopback/exit decision !>

```

```

    errorHandler.sync(this);

```

```

    _alt = interpreter.adaptivePredict(tokenStream, <choice.decision>, context);

```

```

} while (_alt != <choice.exitAlt> && _alt != ATN.INVALID_ALT_NUMBER);

```

```

>>

```

```

Sync(s) ::= "sync(<s.expecting.name>);"

```

```

ThrowNoViableAlt(t) ::= "throw NoViableAltException(this);"

```

```

TestSetInline(s) ::= <<

```

```

<s.bitsets:{bits | <if(rest(rest(bits.ttypes)))><bitsetBitfieldComparison(s, bits)><else><bitsetInlineComparison(s,
bits)><endif>}; separator=" || ">

```

```

>>

```

```

// Java language spec 15.19 - shift operators mask operands rather than overflow to 0... need range test

```

```

testShiftInRange(shiftAmount) ::= <<

```

```

((<shiftAmount>) & ~0x3f) == 0

```

```

>>

```

```

// produces smaller bytecode only when bits.ttypes contains more than two items

```

```

bitsetBitfieldComparison(s, bits) ::= <%

```

```

(<testShiftInRange({ <offsetShift(s.varName, bits.shift)>})> && ((BigInt.one \<\< <offsetShift(s.varName,
bits.shift)>) & (<bits.ttypes:{ ttype | (BigInt.one \<\< <offsetShift({TOKEN_<ttype>}, bits.shift)>)}; separator=" |
">)) != BigInt.zero)
%>

isZero ::= [
"0":true,
default:false
]

offsetShift(shiftAmount, offset) ::= <%
<if(!isZero.(offset))><shiftAmount> - <offset><else><shiftAmount><endif>
%>

// produces more efficient bytecode when bits.ttypes contains at most two items
bitsetInlineComparison(s, bits) ::= <%
<bits.ttypes:{ ttype | <s.varName> == TOKEN_<ttype> }; separator=" || ">
%>

cases(ttypes) ::= <<
<ttypes:{ t | case TOKEN_<t>; }; separator="\n">
>>

InvokeRule(r,
  argExprsChunks) ::= <<
state = <r.stateNumber>;
<if(r.labels)><r.labels:{1 | <labelref(l)> =
}><endif><r.name><(if(r.ast.options.p)><r.ast.options.p><if(argExprsChunks)><endif><endif><argExprsChunks>
);
>>

MatchToken(m) ::= <<
state = <m.stateNumber>;
<if(m.labels)><m.labels:{1 | <labelref(l)> = }><endif>match(TOKEN_<m.name>);
>>

MatchSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, false)>"

MatchNotSet(m, expr, capture) ::= "<CommonSetStuff(m, expr, capture, true)>"

CommonSetStuff(m, expr, capture, invert) ::= <<
state = <m.stateNumber>;
<if(m.labels)><m.labels:{1 | <labelref(l)> = }>tokenStream.LT(1);<endif>
<capture>
if (<if(invert)><m.varName> \<= 0 || <else>!<endif><(<expr>)) {
  <if(m.labels)><m.labels:{1 | <labelref(l)> = }><endif>errorHandler.recoverInline(this);
} else {
  if ( tokenStream.LA(1)==IntStream.EOF ) matchedEOF = true;

```

```

    errorHandler.reportMatch(this);
    consume();
}
>>

Wildcard(w) ::= <<
state = <w.stateNumber>;
<if(w.labels)><w.labels:{1
| <labelref(l)> = }><endif>matchWildcard();
>>

// ACTION STUFF

Action(a, foo, chunks) ::= "<chunks>"

ArgAction(a, chunks) ::= "<chunks>"

SemPred(p, chunks, failChunks) ::= <<
state = <p.stateNumber>;
if (!<chunks>) {
    throw FailedPredicateException(this, <p.predicate><if(failChunks)>, <failChunks><elseif(p.msg)>,
    <p.msg><endif>);
}
>>

ExceptionClause(e, catchArg, catchAction) ::= <<
catch (<catchArg>) {
    <catchAction>
}
>>

// lexer actions are not associated with model objects

LexerSkipCommand() ::= "skip();"
LexerMoreCommand() ::= "more();"
LexerPopModeCommand() ::= "popMode();"

LexerTypeCommand(arg, grammar) ::= "type = <arg>);"
LexerChannelCommand(arg, grammar) ::= "channel = <arg>);"
LexerModeCommand(arg, grammar) ::= "mode_ = <arg>);"
LexerPushModeCommand(arg, grammar) ::= "pushMode(<arg>);"

ActionText(t) ::= "<t.text>"
ActionTemplate(t) ::= "<t.st>"
ArgRef(a) ::= "_localctx.<a.name>"
LocalRef(a) ::= "_localctx.<a.name>"
RetValRef(a)

```

```

 ::= "_localctx.<a.name>"
QRetValueRef(a) ::= "<ctx(a)>.<a.dict>.<a.name>"
/** How to translate $tokenLabel */
TokenRef(t) ::= "<ctx(t)>.<t.name>"
LabelRef(t) ::= "<ctx(t)>.<t.name>"
ListLabelRef(t) ::= "<ctx(t)>.<ListLabelName(t.name)>"
SetAttr(s,rhsChunks) ::= "<ctx(s)>.<s.name> = <rhsChunks>";

TokenLabelType() ::= "<file.TokenLabelType; null={Token}>"
InputSymbolType() ::= "<file.InputSymbolType; null={Token}>"

TokenPropertyRef_text(t) ::= "<ctx(t)>.<t.label>?.text"
TokenPropertyRef_type(t) ::= "<ctx(t)>.<t.label> != null ? <ctx(t)>.<t.label>.type : 0"
TokenPropertyRef_line(t) ::= "<ctx(t)>.<t.label> != null ? <ctx(t)>.<t.label>.line : 0"
TokenPropertyRef_pos(t) ::= "<ctx(t)>.<t.label> != null ? <ctx(t)>.<t.label>.charPositionInLine : 0"
TokenPropertyRef_channel(t) ::= "<ctx(t)>.<t.label> != null ? <ctx(t)>.<t.label>.channel : 0"
TokenPropertyRef_index(t) ::= "<ctx(t)>.<t.label> != null ? <ctx(t)>.<t.label>.tokenIndex : 0"
TokenPropertyRef_int(t) ::= "<ctx(t)>.<t.label> != null ?
int.parse(<ctx(t)>.<t.label>.text) : 0"

RulePropertyRef_start(r) ::= "<ctx(r)>.<r.label>?.start"
RulePropertyRef_stop(r) ::= "<ctx(r)>.<r.label>?.stop"
RulePropertyRef_text(r) ::= "<ctx(r)>.<r.label> != null ? tokenStream.getTextRange(<ctx(r)>.<r.label>.start,
<ctx(r)>.<r.label>.stop) : null)"
RulePropertyRef_ctx(r) ::= "<ctx(r)>.<r.label>"
RulePropertyRef_parser(r) ::= "this"

ThisRulePropertyRef_start(r) ::= "_localctx.start"
ThisRulePropertyRef_stop(r) ::= "_localctx.stop"
ThisRulePropertyRef_text(r) ::= "tokenStream.getTextRange(_localctx.start, tokenStream.LT(-1))"
ThisRulePropertyRef_ctx(r) ::= "_localctx"
ThisRulePropertyRef_parser(r) ::= "this"

NonLocalAttrRef(s) ::= "(getInvokingContext(<s.ruleIndex>) as <s.ruleName; format=\"cap\">Context).<s.name>"
SetNonLocalAttr(s, rhsChunks) ::=
"(getInvokingContext(<s.ruleIndex>) as <s.ruleName; format=\"cap\">Context).<s.name> = <rhsChunks>";

AddToLabelList(a) ::= "<ctx(a.label)>.<a.listName>.add(<labelref(a.label)>);"

TokenDecl(t)
 ::= "<TokenLabelType()> <t.name>"
TokenTypeDecl(t) ::= "int <t.name>;"
TokenListDecl(t) ::= "List<Token> <t.name> = List<Token>()"
RuleContextDecl(r) ::= "<r.ctxName> <r.name>"
RuleContextListDecl(rdecl) ::= "List<<rdecl.ctxName>> <rdecl.name> = List<<rdecl.ctxName>>()"

ContextTokenGetterDecl(t) ::= <<
TerminalNode <t.name>() => getToken(<parser.name>.TOKEN_<t.name>, 0);

```



```

>>
ContextTokenListGetterDecl(t) ::= <<
List<<TerminalNode> <t.name>s() => getTokens(<parser.name>.TOKEN_<t.name>);
>>
ContextTokenListIndexedGetterDecl(t) ::= <<
TerminalNode <t.name>(int i) => getToken(<parser.name>.TOKEN_<t.name>, i);
>>
ContextRuleGetterDecl(r) ::= <<
<r.ctxName> <r.name>() => getRuleContext\<<r.ctxName>\>(0);
>>
ContextRuleListGetterDecl(r) ::= <<
List\<<r.ctxName>\> <r.name>s() => getRuleContexts\<<r.ctxName>\>();
>>
ContextRuleListIndexedGetterDecl(r) ::= <<
<r.ctxName> <r.name>(int i) => getRuleContext\<<r.ctxName>\>(i);
>>

LexerRuleContext() ::= "RuleContext"

/// The rule
context name is the rule followed by a suffix; e.g.,
/// r becomes rContext.
RuleContextNameSuffix() ::= "Context"

ImplicitTokenLabel(tokenName) ::= "_<tokenName>"
ImplicitRuleLabel(ruleName) ::= "_<ruleName>"
ImplicitSetLabel(id) ::= "_tset<id>"
ListLabelName(label) ::= "<label>"

CaptureNextToken(d) ::= "<d.varName> = tokenStream.LT(1);"
CaptureNextTokenType(d) ::= "<d.varName> = tokenStream.LA(1);"

StructDecl(struct,ctorAttrs,attrs,getters,dispatchMethods,interfaces,extensionMembers)
::= <<
class <struct.name> extends
<if(contextSuperClass)><contextSuperClass><else>ParserRuleContext<endif><if(interfaces)> implements
<interfaces; separator=", "><endif> {
<attrs:{a | <a>;}; separator="\n">
<getters:{g | <g>;}; separator="\n">
<struct.name>([ParserRuleContext parent, int invokingState<ctorAttrs:{a | , <a>}>]) : super(parent,
invokingState)<if(struct.ctorAttrs)> {
<struct.ctorAttrs:{a | this.<a.name> = <a.name>;}; separator="\n">
}<else>;<endif>

@Override

int get ruleIndex => RULE_<struct.derivedFromName>;
<if(struct.provideCopyFrom)> <! don't need copy unless we have subclasses !>

```

```

@override
void copyFrom(<if(contextSuperClass)><contextSuperClass><else>ParserRuleContext<endif> ctx) {
  super.copyFrom(ctx);
  <struct.attrs:{ a | this.<a.name> = (ctx as <struct.name>).<a.name>;}; separator="\n">
}
<endif>
<dispatchMethods; separator="\n">
<extensionMembers; separator="\n">
}
>>

```

```

AltLabelStructDecl(struct,attrs, getters,dispatchMethods) ::= <<
class <struct.name> extends <struct.parentRule; format="cap">Context {
  <attrs:{ a | <a>;}; separator="\n">
  <getters:{ g | <g>;}; separator="\n">
  <struct.name>(<struct.parentRule; format="cap">Context ctx) { copyFrom(ctx); }
  <dispatchMethods; separator="\n">
}
>>

```

```

ListenerDispatchMethod(method) ::= <<
@override
void <if(method.isEnter)>enter<else>exit<endif>Rule(ParseTreeListener listener) {
  if (listener is <parser.grammarName>Listener)
  listener.<if(method.isEnter)>enter<else>exit<endif><struct.derivedFromName;
  format="cap">(this);
}
>>

```

```

VisitorDispatchMethod(method) ::= <<
@override
T accept<T>(ParseTreeVisitor<T> visitor) {
  if (visitor is <parser.grammarName>Visitor<T>) {
    return visitor.visit<struct.derivedFromName; format="cap">(this);
  } else {
    return visitor.visitChildren(this);
  }
}
>>

```

```

AttributeDecl(d) ::= "<d.type> <d.name><if(d.initValue)> = <d.initValue><endif>"

```

```

// If we don't know location of label def x, use this template
labelref(x) ::= "<if(!x.isLocal)>_localctx.<endif><x.name>"

```

```

// For any action chunk, what is correctly-typed context struct ptr?
ctx(actionChunk) ::= "_localctx"

```

```

// used for left-recursive rules
recRuleAltPredicate(ruleName,opPrec) ::= "precpred(context, <opPrec>)"
recRuleSetReturnAction(src,name) ::= "$<name> = $<src>.<name>;"
recRuleSetStopToken() ::= "context.stop = tokenStream.LT(-1);"

recRuleAltStartAction(ruleName, ctxName, label, isListLabel) ::= <<
_localctx = <ctxName>Context(_parentctx, _parentState);
<if(label)>
<if(isListLabel)>
_localctx.<label>.add(_prevctx);
<else>
_localctx.<label>
= _prevctx;
<endif>
<endif>
pushNewRecursionContext(_localctx, _startState, RULE_<ruleName>);
>>

recRuleLabeledAltStartAction(ruleName, currentAltLabel, label, isListLabel) ::= <<
_localctx = <currentAltLabel; format="cap">Context(new <ruleName; format="cap">Context(_parentctx,
_parentState));
<if(label)>
<if(isListLabel)>
_localctx.<label>.add(_prevctx);
<else>
_localctx.<label> = _prevctx;
<endif>
<endif>
pushNewRecursionContext(_localctx, _startState, RULE_<ruleName>);
>>

recRuleReplaceContext(ctxName) ::= <<
_localctx = <ctxName>Context(_localctx);
context = _localctx;
_prevctx = _localctx;
>>

recRuleSetPrevCtx() ::= <<
if (parseListeners != null) triggerExitRuleEvent();
_prevctx = _localctx;
>>

LexerFile(lexerFile, lexer, namedActions) ::= <<
<fileHeader(lexerFile.grammarFileName, lexerFile.ANTLRVersion)>
<if(lexerFile.genPackage)>
part of <lexerFile.genPackage>;
<else>

```

```

import
'package:antlr4/antlr4.dart';
<endif>
<namedActions.header>

<lexer>
>>

Lexer(lexer, atn, actionFuncs, sempredFuncs, superClass) ::= <<
<if(namedActions.definitions)><namedActions.definitions><endif>

class <lexer.name> extends <superClass; null="Lexer"> {
  static final checkVersion = () => RuntimeMetaData.checkVersion('<lexerFile.ANTLRVersion>',
RuntimeMetaData.VERSION);

  static final List<DFA> _decisionToDFA = List.generate(
    _ATN.numberOfDecisions, (i) => DFA(_ATN.getDecisionState(i), i));
  static final PredictionContextCache _sharedContextCache = PredictionContextCache();
  <if(lexer.tokens)>
  static const int
    <lexer.tokens:{k | TOKEN_<k> = <lexer.tokens.(k)>}; separator=", ", wrap, anchor>;
  <endif>
  <if(lexer.channels)>
  static const int
    <lexer.channels:{c | <c> = <lexer.channels.(c)>}; separator=", ", wrap, anchor>;
  <endif>
  <if(rest(lexer.modes))>
  static const int
    <rest(lexer.modes):{m | <m> = <i>}; separator=", ", wrap, anchor>;
  <endif>

  @override
  final List<String> channelNames = [
    'DEFAULT_TOKEN_CHANNEL', 'HIDDEN'<if (lexer.channels)>, <lexer.channels:{c| '<c>'}; separator=", ",
wrap, anchor><endif>
  ];

  @override
  final List<String> modeNames = [
    <lexer.modes:{m| '<m>'}; separator=", ", wrap, anchor>
  ];

  @override
  final List<String> ruleNames = [
    <lexer.ruleNames:{r| '<r>'}; separator=", ", wrap, anchor>
  ];

  <vocabulary(lexer.literalNames, lexer.symbolicNames)>

```

```

<namedActions.members>

<lexer.name>(CharStream input) : super(input) {
  interpreter = LexerATNSimulator(_ATN, _decisionToDFA, _sharedContextCache, recog: this);
}

@Override
String get serializedATN => _serializedATN;

@Override
String get grammarFileName => '<lexer.grammarFileName>';

@Override
ATN getATN() { return _ATN; }

<dumpActions(lexer, "", actionFuncs, sempredFuncs)>
<atn>
}
>>

SerializedATN(model) ::= <<
<if(rest(model.segments))>
<! requires segmented representation !>
static const int _serializedATNSegments
  = <length(model.segments)>;
<model.segments:{segment|static final String _serializedATNSegment<i0> =
  '<segment; wrap={'\n<t>'}>'; separator="\n">
static final String _serializedATN = [
  <model.segments:{segment | _serializedATNSegment<i0>}; separator=",\n">
].join();
<else>
<! only one segment, can be inlined !>
static const String _serializedATN = '<model.serialized; wrap={'\n<t>'}>';
<endif>
static final ATN _ATN =
  ATNDeserializer().deserialize(_serializedATN.codeUnits);
>>

/// Using a type to init value map, try to init a type; if not in table
/// must be an object, default value is "null".
initValue(typeName) ::= <<
<dartTypeInitMap.(typeName)>
>>

codeFileExtension() ::= ".dart"

Found in path(s):

```

```
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-  
jar/org/antlr/v4/tool/templates/codegen/Dart/Dart.stg
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
[The "BSD licence"]
```

```
Copyright (c) 2006 Kay Roepke
```

```
All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
*/
```

```
/*
```

This file contains the actual layout of the messages emitted by ANTLR.

The text itself is coming out of the languages/\*.stg files, according to the chosen locale.

This file contains the default format ANTLR uses.

```
*/
```

```
location(file, line, column) ::= "<file>(<line>,<column>)"
```

```
message(id, text) ::= "error <id> : <text>"
```

```
report(location, message, type) ::= "<location> : <type> <message.id> : <message.text>"
```

```
wantsSingleLineMessage() ::= "true"
```

Found in path(s):

```
* /opt/cola/permits/1454554346_1666934169.1157906/0/antlr4-4-9-1-sources-  
jar/org/antlr/v4/tool/templates/messages/formats/vs2005.stg
```

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2012-2017 The ANTLR Project. All rights reserved.  
\* Use of this file is governed by the BSD 3-clause license that  
\* can be found in the LICENSE.txt file in the project root.

\*/

/\*\*

[The "BSD license"]  
Copyright (c) 2011 Cay Horstmann  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products  
derived from this software without specific prior written permission.

THIS

SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,  
INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
jar/org/antlr/v4/gui/GraphicsSupport.java

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]  
\* Copyright (c) 2012-2016 Terence Parr  
\* Copyright (c) 2012-2016 Sam Harwell  
\* All rights reserved.

\*

```

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
*
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. The name of the author may not be used to endorse or promote products
* derived from this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
* TO, THE IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/

```

```
tree grammar ATNBuilder;
```

```
options {
  language = Java;
  tokenVocab = ANTLRParser;
  ASTLabelType = GrammarAST;
  // filter = true;
}
```

```
// Include the copyright in this source and also the generated source
```

```
@header {
```

```
/*
```

```
[The "BSD license"]
```

```
Copyright (c) 2010 Terence Parr
```

```
All rights reserved.
```

```
Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:
```

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products



derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

```
package org.antlr.v4.parse;
import org.antlr.v4.tool.*;
import org.antlr.v4.tool.ast.*;
import org.antlr.v4.automata.ATNFactory;
}
```

```
@members {
    ATNFactory factory;
    public ATNBuilder(TreeNodeStream input, ATNFactory factory) {
        this(input);
        this.factory = factory;
    }
}
```

```
dummy : block[null] ; // avoid error about no start rule
```

```
ruleBlock[GrammarAST ebnfRoot] returns [ATNFactory.Handle p]
```

```
@init {
    List<ATNFactory.Handle> alts = new ArrayList<ATNFactory.Handle>();
    int alt = 1;
    factory.setCurrentOuterAlt(alt);
}
: ^(BLOCK
    (^ (OPTIONS .*)?
    ( a=alternative
        {alts.add($a.p); factory.setCurrentOuterAlt(++alt);}
    )+
    )
    {$p = factory.block((BlockAST)$BLOCK, ebnfRoot, alts);}
;
```

```
block[GrammarAST ebnfRoot] returns [ATNFactory.Handle p]
```

```
@init {List<ATNFactory.Handle> alts = new ArrayList<ATNFactory.Handle>();}
: ^(BLOCK (^ (OPTIONS .*)? (a=alternative {alts.add($a.p);})+
    {$p = factory.block((BlockAST)$BLOCK, ebnfRoot, alts);}
;
```

```

;

alternative returns [ATNFactory.Handle p]
@init {List<ATNFactory.Handle> els = new ArrayList<ATNFactory.Handle>();}
: ^(LEXER_ALT_ACTION a=alternative lexerCommands)
  {$p = factory.lexerAltCommands($a.p,$lexerCommands.p);}
| ^(ALT elementOptions? EPSILON) {$p = factory.epsilon($EPSILON);}
| ^(ALT elementOptions? (e=element {els.add($e.p);})+) {$p = factory.alt(els);}
;

lexerCommands returns [ATNFactory.Handle p]
@init {List<ATNFactory.Handle> cmds = new ArrayList<ATNFactory.Handle>();}
: (c=lexerCommand {if ($c.cmd != null) cmds.add($c.cmd);})+
  {
  $p = factory.alt(cmds);
  }
;

lexerCommand returns
[ATNFactory.Handle cmd]
: ^(LEXER_ACTION_CALL ID lexerCommandExpr)
  {$cmd = factory.lexerCallCommand($ID, $lexerCommandExpr.start);}
| ID
  {$cmd = factory.lexerCommand($ID);}
;

lexerCommandExpr
: ID
| INT
;

element returns [ATNFactory.Handle p]
: labeledElement {$p = $labeledElement.p;}
| atom {$p = $atom.p;}
| subrule {$p = $subrule.p;}
| ACTION {$p = factory.action((ActionAST)$ACTION);}
| SEMPRED {$p = factory.sempred((PredAST)$SEMPRED);}
| ^(ACTION .) {$p = factory.action((ActionAST)$ACTION);}
| ^(SEMPRED .) {$p = factory.sempred((PredAST)$SEMPRED);}
| ^(NOT b=blockSet[true]) {$p = $b.p;}
| LEXER_CHAR_SET {$p = factory.charSetLiteral($start);}
;

astOperand returns [ATNFactory.Handle p]
: atom {$p = $atom.p;}
| ^(NOT blockSet[true]) {$p = $blockSet.p;}
;

```

```

labeledElement returns [ATNFactory.Handle p]
: ^(ASSIGN ID element)  {$p = factory.label($element.p);}
| ^(PLUS_ASSIGN ID element)
  {$p = factory.listLabel($element.p);}
;

subrule returns [ATNFactory.Handle p]
: ^(OPTIONAL block[$start])  {$p = $block.p;}
| ^(CLOSURE block[$start])  {$p = $block.p;}
| ^(POSITIVE_CLOSURE block[$start]) {$p = $block.p;}
| block[null]    {$p = $block.p;}
;

blockSet[boolean invert] returns [ATNFactory.Handle p]
@init {List<GrammarAST> alts = new ArrayList<GrammarAST>();}
: ^(SET (setElement {alts.add($setElement.start);})+) {$p = factory.set($start, alts, $invert);}
;

/** Don't combine with atom otherwise it will build spurious ATN nodes */
setElement
: ^(STRING_LITERAL .)
| ^(TOKEN_REF .)
| STRING_LITERAL
| TOKEN_REF
| ^(RANGE a=STRING_LITERAL b=STRING_LITERAL)
  | LEXER_CHAR_SET
;

atom returns [ATNFactory.Handle p]
: range  {$p = $range.p;}
| ^(DOT ID terminal) {$p = $terminal.p;}
| ^(DOT ID ruleref) {$p = $ruleref.p;}
  | ^(WILDCARD .) {$p = factory.wildcard($start);}
  | WILDCARD  {$p = factory.wildcard($start);}
  | blockSet[false] {$p
= $blockSet.p;}
  | terminal  {$p = $terminal.p;}
  | ruleref  {$p = $ruleref.p;}
;

ruleref returns [ATNFactory.Handle p]
: ^(RULE_REF ARG_ACTION? ^(ELEMENT_OPTIONS .*)) {$p = factory.ruleRef($RULE_REF);}
| ^(RULE_REF ARG_ACTION?)    {$p = factory.ruleRef($RULE_REF);}
| RULE_REF    {$p = factory.ruleRef($RULE_REF);}
;

range returns [ATNFactory.Handle p]
: ^(RANGE a=STRING_LITERAL b=STRING_LITERAL) {$p = factory.range($a,$b);}

```

```

;

terminal returns [ATNFactory.Handle p]
: ^(STRING_LITERAL .) {$p = factory.stringLiteral((TerminalAST)$start);}
| STRING_LITERAL {$p = factory.stringLiteral((TerminalAST)$start);}
| ^(TOKEN_REF ARG_ACTION .) {$p = factory.tokenRef((TerminalAST)$start);}
| ^(TOKEN_REF .) {$p = factory.tokenRef((TerminalAST)$start);}
| TOKEN_REF {$p = factory.tokenRef((TerminalAST)$start);}
;

```

```

elementOptions
: ^(ELEMENT_OPTIONS elementOption*)
;

```

```

elementOption
: ID
| ^(ASSIGN ID
ID)
| ^(ASSIGN ID STRING_LITERAL)
| ^(ASSIGN ID ACTION)
| ^(ASSIGN ID INT)
;

```

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/parse/ATNBuilder.g

No license file was found, but licenses were detected in source scan.

/\*

[The "BSD licence"]

Copyright (c) 2005-20012 Terence Parr

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/org/antlr/v4/parse/ANTLRParser.java

No license file was found, but licenses were detected in source scan.

<!--

~ Copyright (c) 2012-2017 The ANTLR Project. All rights reserved.

~ Use of this file is governed by the BSD 3-clause license that

~ can be found in the LICENSE.txt file in the project root.

-->

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-jar/META-INF/maven/org/antlr/antlr4/pom.xml

No license file was found, but licenses were detected in source scan.

/\*

\* [The "BSD license"]

\* Copyright (c) 2016, Mike Lischke

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. The name of the author may not be used to endorse or promote products

\* derived from this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES

\* OF MERCHANTABILITY

AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

\* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1454554346\_1666934169.1157906/0/antlr4-4-9-1-sources-  
jar/org/antlr/v4/tool/templates/codegen/Cpp/Files.stg

# 1.744 libsemanage-common 2.9-9.el8\_6

## 1.744.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who decide to use it. You  
can use it too, but we suggest  
you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with

the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs



(which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify

that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative

work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user

installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies,

or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME

THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.



You should

also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.745 expat 2.2.9-1ubuntu0.6

### 1.745.1 Available under license :

Copyright (c) 1998-2000 Thai Open Source Software Center Ltd and Clark Cooper  
Copyright (c) 2001-2017 Expat maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.746 libtirpc 1.1.4-8.el8

### 1.746.1 Available under license :

/\*

\* Copyright (c) Copyright (c) Bull S.A. 2005 All Rights Reserved.

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions  
\* are met:  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.  
\* 3. The name of the author may not be used to endorse or promote products  
\* derived from this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
\* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
\* IN NO EVENT SHALL THE AUTHOR BE LIABLE  
\* FOR ANY DIRECT, INDIRECT,  
\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF  
\* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

## 1.747 libverto 0.3.2-2.el8

### 1.747.1 Available under license :

Copyright 2011 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE

OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.748 shadow 4.8.1-1ubuntu5.20.04.4

## 1.748.1 Available under license :

NOTE:

This license has been obsoleted by the change to the BSD-style copyright.

You may continue to use this license if you wish, but you are under no obligation to do so.

(\*

This document is freely plagiarised from the 'Artistic Licence', distributed as part of the Perl v4.0 kit by Larry Wall, which is available from most major archive sites. I stole it from CrackLib.

\$Id\$

\*)

This documents purpose is to state the conditions under which this Package (See definition below) viz: "Shadow", the Shadow Password Suite which is held by Julianne Frances Haugh, may be copied, such that the copyright holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

So there.

\*\*\*\*\*

Definitions:

A "Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification, or segments thereof.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this

Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You

may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when AND WHY you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide separate documentation for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. YOU MAY NOT CHARGE A FEE FOR THIS PACKAGE ITSELF. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that YOU DO NOT ADVERTISE this package as a product of your own.

6. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

7. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software

Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a

notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code



or executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy  
the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number

of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

## 1.749 decode-uri-component 0.2.2

### 1.749.1 Available under license :

The MIT License (MIT)

Copyright (c) 2017, Sam Verschueren <sam.verschueren@gmail.com> (github.com/SamVerschueren)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION

OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.750 scala-parser-combinators 1.1.1

### 1.750.1 Available under license :

Copyright (c) 2002-2018 EPFL

Copyright (c) 2011-2018 Lightbend, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the EPFL nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING

NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.751 scala-java8-compat\_2.12 0.7.0

### 1.751.1 Available under license :

Copyright (c) 2002-2013 EPFL

Copyright (c) 2011-2013 Typesafe, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the EPFL nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.752 scala-xml 1.0.6

### 1.752.1 Available under license :

Copyright (c) 2002-2013 EPFL

Copyright (c) 2011-2013 Typesafe, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the EPFL nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.753 objenesis 2.1

### 1.753.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed



as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.754 jettison 1.3.8

## 1.754.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2006 Envoi Solutions LLC

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.755 libtasn 4.13-4.el8\_7

### 1.755.1 Available under license :

Except where otherwise noted in the source code (e.g. the files hash.c,  
list.c and the trio files, which are covered by a similar licence but  
with different Copyright notices) all the files are:

Copyright (C) 1998-2012 Daniel Veillard. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is fur-  
nished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FIT-  
NESS FOR A PARTICULAR PURPOSE  
AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

## 1.756 punycode 2.1.1

### 1.756.1 Available under license :

Copyright Mathias Bynens <<https://mathiasbynens.be/>>

Permission is hereby granted, free of charge, to any person obtaining

a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.757 zlib 1.2.11-21.el8\_7

### 1.757.1 Available under license :

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.



# 1.758 fdisk 2.34.0

## 1.758.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who  
decide to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,  
whether gratis  
or for a fee, you must give the recipients all the rights that we gave

you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into

another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of

the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if



you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR

CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the

library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which

gives you legal permission to copy,  
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot



impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF

LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This library is free software; you can redistribute it and/or modify it under the terms of the Modified BSD License.

The complete text of the license is available in the `../Documentation/licenses/COPYING.BSD-3-Clause` file.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the `../Documentation/licenses/COPYING.LGPL-2.1-or-later`

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the `../Documentation/licenses/COPYING.LGPL-2.1-or-later` file.

/\*

- \* Copyright (c) 1989 The Regents of the University of California.
- \* All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.

- \* 3. All advertising materials mentioning features or use of this software
- \* must display the following acknowledgement:
- \* This product includes software developed by the University of
- \* California, Berkeley and its contributors.
- \* 4. Neither the name of the University nor the names of its contributors
- \* may be used to endorse or promote products derived from this software
- \*
  - without specific prior written permission.
  - \*
    - \* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
    - \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
    - \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
    - \* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
    - \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
    - \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
    - \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
    - \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
    - \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
    - \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
    - \* SUCH DAMAGE.
  - \*/

## 1.759 pam 1.3.1-5ubuntu4.6

### 1.759.1 Available under license :

Unless otherwise \*explicitly\* stated the following text describes the licensed conditions under which the contents of this Linux-PAM release may be distributed:

-----  
 Redistribution and use in source and binary forms of Linux-PAM, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License, in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU GPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Unless otherwise \*explicitly\* stated the following text describes the licensed conditions under which the contents of this libpamc release may be distributed:

-----  
Redistribution and use in source and binary forms of libpamc, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU Library General Public License (LGPL), in which case the provisions of the GNU LGPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU LGPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

# 1.760 fdisk 2.32.1

## 1.760.1 Available under license :

```
7zXZF!t/5]oK3&K6Y^
CP#vMOoYL?6]2z({CLYj0
LFIU<>Q&}7!C}e6]]e`M,J}.dE,4hVmp
RsTk!|r!Quo1OE|FfP+A}XBT9 \<
0<P9{>s\36R)m.S(bCb7S<DP(`ka")^oy`r)7I%tU6@AS.SMoOfF3whA!!WIMcK')e/eJ1F
g|B!W|j>jf_{JPP}oMd3rfQ+_3<%<6jx{)11D5eg;NtD+~R]w[xiue@F#Em0hu;,,x{R7V2!Vq~AG{EX -
"0h*5x)*x\n)#I$*w!:499X1il:"P+=22cmr3J}/0o9nlB?N&(q=$pPc!ab,6f&v/RS>O./OW[INy(BM~)-uf$Ng|"_W[0;
OXY[aB*"/_U~fQHO(3[b%o )+lq#+_d<QdLd=$1p!h0h6nfN=I+GNRk gKOL3\N3"uGxfIC
zCTjtjSN:$gE11QQ$7*5++V=4Xt9V?r3_Vd2o8h"F8~qM,ZI6=Qgtw|11np#_(+?)zp(;H!E2Nz'WW_WmA,
FSYzE*-exTWFt#|
rd>k\R>aXrvXS~"9=U$puaqQb;\k,RD5(fu&#
?)w|nz>SbvY[R+t[ BS=)d ;*!;_>KfBqxY(F|0.Ve%S61opMG
1%QsS|11np#_(~*uM%S61opMG`YfRXvY[R+t[ BS=)d ;*!;_>KfBqxY(F|0.Ve%S61opMG`YfRXvY[R+t[
BS=)d ;*!;_>KfB }&ea)F~H#@|DExb
Fw=|
;}8SPT"_p;27 *,D-sS|11np#_(~*uM%S61opMG`B=gD7-`rFTvDY(F|0.Ve%S61opMG`YfRXvY[R+t[ BS=)d
;*!;_>KfBqxY(F|0.Ve%S61opMG`YfRXx+sS|11np#_(~*uM%S61opMG`YfRXvY[R+t[ BS=)d
;*!;_>KfBqxY(F|0.Ve%S61opMG`YfRXvY[R+t[ BS=)d ;*!;_>KfBqxY(F|0.Ve%Q?f_{+T@Uo)2fgYZ
```

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public

License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.



GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such

interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution

and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing

version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the `../Documentation/licenses/COPYING.LGPLv2.1` file.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR

ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

/\*

\* Copyright (c) 1989 The Regents of the University of California.

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. All advertising materials mentioning features or use of this software

\* must display the following acknowledgement:

\* This product includes software developed by the University of

\* California, Berkeley and its contributors.

\* 4. Neither the name of the University nor the names of its contributors

\* may be used to endorse or promote products derived from this software

\*

without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND

\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE

\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

\* SUCH DAMAGE.

\*/

7zXZF!t]o."w[7gp<G

H:Oed 18uyMQ9]FO6

87I8.mhGl^eb\_X/UQKuB

)Cdk!B\_M/tw|11np#\_(~\*'uM%S61opMG`YfRXvY[R+t[ BS=)d

;\*!;\_>KfBqxY(F|0.Ve%S61opMG`YfRXvY[R+t[ BS=)d

;\*!;\_>KfBqxYm+sS|11np#\_(~\*'uM%S61opMG`YfRXvY[R+t[ BS=)d

;\*!;\_>KfBqxY(F|0.Ve%S61opMG`YfRXvY[R+t[ BS=)d;\*!;\_>KfBqxY(F|0.Ve%Q?

\*sS|11np#\_(~\*'u7gi}[IgYZ

This library is free software; you can redistribute it and/or

modify it under the terms of the Modified BSD License.



The complete text of the license is available in the  
../Documentation/licenses/COPYING.BSD-3 file.

# 1.761 googleauthlibraryoauthhttp 0.17.1

## 1.761.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2018, Google Inc. All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions are
 * met:
 *
 * * Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 * * Redistributions in binary form must reproduce the above
 * copyright notice, this list of conditions and the following disclaimer
 * in the documentation and/or other materials provided with the
 * distribution.
 *
 * * Neither the name of Google Inc. nor the names of its
 * contributors may be used to endorse or promote products derived from
 * this software without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
 * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
 * LIMITED TO, THE IMPLIED
 * WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
 * A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
 * OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
 * SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
 * LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
 * DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
 * THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
 * (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
 * OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
 */
```

Found in path(s):

```
*/opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-
jar/com/google/auth/oauth2/ImpersonatedCredentials.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2019, Google Inc. All rights reserved.
```

\*  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are  
\* met:  
\*  
\* \* Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* \* Redistributions in binary form must reproduce the above  
\* copyright notice, this list of conditions and the following disclaimer  
\* in the documentation and/or other materials provided with the  
\* distribution.  
\*  
\* \* Neither the name of Google Inc. nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED  
\* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
\* OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1558124686\_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/IamUtils.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2015, Google Inc. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are  
\* met:

\*

\* \* Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\* \* Redistributions in binary form must reproduce the above  
\* copyright notice, this list of conditions and the following disclaimer  
\* in the documentation and/or other materials provided with the  
\* distribution.

\*  
\* \* Neither the name of Google Inc. nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED  
\* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
\* OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

/\*\*

\* Constructor with minimum identifying information.

\*

\* @param clientId Client ID of the service account from the console. May be null.

\* @param clientEmail Client email address of the service account from the console.

\* @param privateKey RSA private key object for the service account.

\* @param privateKeyId Private key identifier for the service  
account. May be null.

\* @deprecated Use {@link #newBuilder()} instead. This constructor will either be deleted or made

\* private in a later version.

\*/

Found in path(s):

\* /opt/cola/permits/1558124686\_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-  
jar/com/google/auth/oauth2/ServiceAccountJwtAccessCredentials.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2016, Google Inc. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions are

\* met:

\*

\* \* Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\* \* Redistributions in binary form must reproduce the above

\* copyright notice, this list of conditions and the following disclaimer

\* in the documentation and/or other materials provided with the

\* distribution.

\*  
\* \* Neither the name of Google Inc. nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED  
\* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
\* OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1558124686\_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/http/HttpTransportFactory.java

\* /opt/cola/permits/1558124686\_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/AppEngineCredentials.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2017, Google Inc. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are  
\* met:

\*

\* \* Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\* \* Redistributions in binary form must reproduce the above  
\* copyright notice, this list of conditions and the following disclaimer  
\* in the documentation and/or other materials provided with the  
\* distribution.

\*

\* \* Neither the name of Google Inc. nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
\* OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1558124686\_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-  
jar/com/google/auth/oauth2/MemoryTokensStorage.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2019, Google LLC

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are  
\* met:

\*

\* \* Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\* \* Redistributions in binary form must reproduce the above  
\* copyright notice, this list of conditions and the following disclaimer  
\* in the documentation and/or other materials provided with the  
\* distribution.

\*

\* \* Neither the name of Google LLC nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY  
AND FITNESS FOR

\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
\* OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

\* /opt/cola/permits/1558124686\_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/JwtProvider.java

\* /opt/cola/permits/1558124686\_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/IdTokenProvider.java

\* /opt/cola/permits/1558124686\_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/IdTokenCredentials.java

\*

/opt/cola/permits/1558124686\_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/JwtClaims.java

\* /opt/cola/permits/1558124686\_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/JwtCredentials.java

\* /opt/cola/permits/1558124686\_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/IdToken.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2015, Google Inc. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are  
\* met:

\*

\* \* Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\* \* Redistributions in binary form must reproduce the above  
\* copyright notice, this list of conditions and the following disclaimer  
\* in the documentation and/or other materials provided with the  
\* distribution.

\*

\* \* Neither the name of Google Inc. nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
\* OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Found in path(s):

```
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/ServiceAccountCredentials.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/http/AuthHttpConstants.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/http/HttpCredentialsAdapter.java
*
/opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/ComputeEngineCredentials.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/TokenStore.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/UserCredentials.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/CloudShellCredentials.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/OAuth2Utils.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/GoogleCredentials.java
*
/opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/http/InternalAuthHttpConstants.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/UserAuthorizer.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/AccessToken.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/DefaultCredentialsProvider.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/ClientId.java
* /opt/cola/permits/1558124686_1675829400.1505613/0/google-auth-library-oauth2-http-0-17-1-sources-2-jar/com/google/auth/oauth2/OAuth2Credentials.java
```

# 1.762 google-auth-library-credentials 0.17.1

## 1.762.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2016, Google Inc. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions are

\* met:

\*

\* \* Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.  
\* \* Redistributions in binary form must reproduce the above  
\* copyright notice, this list of conditions and the following disclaimer  
\* in the documentation and/or other materials provided with the  
\* distribution.  
\*  
\* \* Neither the name of Google Inc. nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED  
\* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
\* OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1558124703\_1675829398.5736933/0/google-auth-library-credentials-0-17-1-sources-1-  
jar/com/google/auth/ServiceAccountSigner.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2015, Google Inc. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are  
\* met:

\*

\* \* Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\* \* Redistributions in binary form must reproduce the above  
\* copyright notice, this list of conditions and the following disclaimer  
\* in the documentation and/or other materials provided with the  
\* distribution.

\*

\* \* Neither the name of Google Inc. nor the names of its  
\* contributors may be used to endorse or promote products derived from  
\* this software without specific prior written permission.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS



\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED  
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
\* OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
\* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
\* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
\* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
\* OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
\*/

Found in path(s):

\* /opt/cola/permits/1558124703\_1675829398.5736933/0/google-auth-library-credentials-0-17-1-sources-1-jar/com/google/auth/RequestMetadataCallback.java  
\* /opt/cola/permits/1558124703\_1675829398.5736933/0/google-auth-library-credentials-0-17-1-sources-1-jar/com/google/auth/Credentials.java

## 1.763 libksba 1.3.5-9.el8\_7

### 1.763.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses

are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and

modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To

"modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

### 1. Source Code.

The "source code" for a work means the preferred form of the work

for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its

content,

constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey,

and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute

modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.



## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional

terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted

by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered

work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the

Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms,

reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands

might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <http://fsf.org/>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code



for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:
  - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.
  - 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.
- e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

## 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any

patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any

part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium

customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions



of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this

is what you want to do, use the GNU Lesser General  
Public License instead of this License.

KSBA is distributed under mixed GPL and LGPL licenses. Please see the  
file AUTHOR for details. The text of the used licenses can be found in  
the files:

COPYING.LGPLv3  
COPYING.GPLv3  
COPYING.GPLv2

## 1.764 qw 1.0.2

### 1.764.1 Available under license :

Copyright (c) 2016, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any  
purpose with or without fee is hereby granted, provided that the above  
copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES  
WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF  
MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR  
ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF  
OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.765 @iarna/cli 2.1.0

### 1.765.1 Available under license :

Copyright (c) 2015, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any  
purpose with or without fee is hereby granted, provided that the above  
copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.766 lock-verify 2.2.2

### 1.766.1 Available under license :

Copyright (c) 2017, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.767 gson 2.10.1

### 1.767.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Created-By: 11.0.16.1 (Azul Systems, Inc.)

Build-Jdk-Spec: 11

Bnd-LastModified: 1673019830620

Bundle-ContactAddress: <https://github.com/google/gson>

Bundle-Description: Gson JSON library

Bundle-Developers: google;organization=Google;organizationUrl="https://www.google.com"

Bundle-DocURL: <https://github.com/google/gson/gson>

Bundle-License: "Apache-2.0";link="https://www.apache.org/licenses/LICENSE-2.0.txt"

Bundle-ManifestVersion: 2

Bundle-Name: Gson

Bundle-RequiredExecutionEnvironment: JavaSE-1.7, JavaSE-1.8

Bundle-SCM: url="https://github.com/google/gson/gson/",connection="scm:git:https://github.com/google/gson.git/gson",developer-connection="scm:git:https://github.com/google/gson.git/gson"

it:git@github.com:google/gson.git/gson",tag="gson-parent-2.10.1"  
Bundle-SymbolicName: com.google.gson  
Bundle-Vendor: Google Gson Project  
Bundle-Version: 2.10.1  
Export-Package: com.google.gson;uses:="com.google.gson.reflect,com.google.gson.stream";version="2.10.1",com.google.gson.annotations;version="2.10.1",com.google.gson.reflect;version="2.10.1",com.google.gson.stream;version="2.10.1"  
Import-Package: sun.misc;resolution:=optional,com.google.gson.annotations  
Require-Capability: osgi.ee;filter:="(&(osgi.ee=JavaSE)(version=1.7))"  
Tool: Bnd-6.4.0.202211291949  
Multi-Release: true

Found in path(s):

\* /opt/cola/permits/1570533427\_1676891842.8285189/0/gson-2-10-1-jar/META-INF/MANIFEST.MF

# 1.768 gnutls 3.6.13-2ubuntu1.8

## 1.768.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

**GNU LESSER GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION**

0. This License Agreement applies to any software library or other

program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1



above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be

linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining

where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any

such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO

WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU

Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
Statement of Purpose

The laws of most jurisdictions throughout the world automatically confer exclusive Copyright and Related Rights (defined below) upon the creator and subsequent owner(s) (each and all, an "owner") of an original work of authorship and/or a database (each, a "Work").

Certain owners wish to permanently relinquish those rights to a Work for the purpose of contributing to a commons of creative, cultural and scientific works ("Commons") that the public can reliably and without fear of later claims of infringement build upon, modify, incorporate in other works, reuse and redistribute as freely as possible in any form whatsoever and for any purposes, including without limitation commercial purposes. These owners may contribute to the Commons to promote the ideal of a free culture and the further production of creative, cultural and scientific works, or to gain reputation or greater distribution for their Work in part through the use and efforts of others.

For these and/or other purposes and motivations, and without any expectation of additional consideration or compensation, the person associating CC0 with a Work (the "Affirmer"), to the extent that he or she is an owner of Copyright and Related Rights in the Work, voluntarily elects to apply CC0 to the Work and publicly distribute the Work under its terms, with knowledge of his or her Copyright and Related Rights in the Work and the meaning and intended legal effect of CC0 on those rights.

1. Copyright and Related Rights. A Work made available under CC0 may be protected by copyright and related or neighboring rights ("Copyright and Related Rights"). Copyright and Related Rights include, but are not limited to, the following:

the right to reproduce, adapt, distribute, perform, display, communicate, and translate a Work;  
moral rights retained by the original author(s) and/or performer(s);  
publicity and privacy rights pertaining to a person's image or likeness depicted in a Work;  
rights



protecting against unfair competition in regards to a Work, subject to the limitations in paragraph 4(a), below;  
rights protecting the extraction, dissemination, use and reuse of data in a Work;  
database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, and under any national implementation thereof, including any amended or successor version of such directive); and  
other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known or unknown (including existing as well as future claims and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved to the maximum extent permitted taking into account Affirmer's express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of action with respect to the Work, in either case contrary to Affirmer's express Statement of Purpose.

#### 4. Limitations and Disclaimers.

No trademark or patent rights held by Affirmer are waived, abandoned, surrendered, licensed or otherwise affected by this document.

Affirmer offers the Work as-is and makes no representations or warranties of any kind concerning the Work, express, implied, statutory or otherwise, including without limitation warranties of title, merchantability, fitness for a particular purpose, non infringement, or the absence of latent or other defects, accuracy, or the present or absence of errors, whether or not discoverable, all to the greatest extent permissible under applicable law.

Affirmer disclaims responsibility for clearing rights of other persons that may apply to the Work or any use thereof, including without

limitation any person's Copyright and Related Rights in the Work. Further, Affirmer disclaims responsibility for obtaining any necessary consents, permissions or other rights required for any use of the Work.

Affirmer understands and acknowledges that Creative Commons is not a party to this document and has no duty or obligation with respect to this CC0 or use of the Work.

The "inih" library is distributed under the New BSD license:

Copyright (c) 2009, Ben Hoyt

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Ben Hoyt nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY BEN HOYT "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL BEN HOYT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

LICENSING

=====

Since GnuTLS version 3.1.10, the core library is released under the GNU Lesser General Public License (LGPL) version 2.1 or later (see doc/COPYING.LESSER for the license terms).

The GNU LGPL applies to the main GnuTLS library, while the included applications as well as gnutls-openssl library are under the GNU GPL version 3. The gnutls library is located in the lib/ and libdane/ directories, while the applications in src/ and, the gnutls-openssl library is at extra/.

The documentation in doc/ is under the GNU FDL license 1.3.

Note, however, that the nettle and the gmp libraries which are GnuTLS dependencies, they are distributed under a LGPLv3+ or GPLv2+ dual

license. As such binaries linking to them need to adhere to either LGPLv3+ or the GPLv2+ license.

For any copyright year range specified as YYYY-ZZZZ in this package note that the range specifies every single year in that closed interval.

## GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

## 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

## 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

## 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are

covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms

of your  
choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
  
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

=====

Written by Andy Polyakov <appro@fy.chalmers.se> for the OpenSSL project. The module is, however, dual licensed under OpenSSL and CRYPTOGRAMS licenses depending on where you obtain it. For further details see <https://www.openssl.org/~appro/cryptogams/>.

=====

Copyright (c) 2006-2012, CRYPTOGRAMS by <appro@openssl.org>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain copyright notices, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the CRYPTOGRAMS nor the names of its copyright holder and contributors may be used to endorse or promote products derived from this software without specific prior written permission.

ALTERNATIVELY, provided that this notice is retained in full, this product may be distributed under the terms of the GNU General Public License (GPL), in which case the provisions of the GPL apply INSTEAD OF those given above.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#####

## Constant-time SSSE3 AES core implementation.

## version 0.1

##

## By Mike Hamburg (Stanford University), 2009

## Public domain.

##

## For details see [https://shiftright.org/papers/vector\\_aes/](https://shiftright.org/papers/vector_aes/) and

## <https://crypto.stanford.edu/vpaes/>.

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2016 Wrymouth Innovation Ltd

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved



Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run

modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the

public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically

linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention

is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent

works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source

may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has

been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or



requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright

holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder,  
and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted

or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work

in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed

under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation  
of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) by Bruce Korb - all rights reserved

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License

along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) by Bruce Korb - all rights reserved
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is

what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <https://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <https://fsf.org/>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that



patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

## 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated

conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is

covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all

recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the

machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source

as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in

source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under



this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims

owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is

conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <https://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.769 tar 1.30+dfsg-7ubuntu0.20.04.3

### 1.769.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <http://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of



interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not

convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to

produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular

product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the

entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains

a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

#### 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work

occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant



patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory

patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the

GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

## How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

## 1.770 jedis 4.4.0-m2

### 1.770.1 Available under license :

Copyright (c) 2010 Jonathan Leibiusky

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.771 readline 7.0-10.el8

### 1.771.1 Available under license :

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright © 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.  
<http://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

0  
item  
PREAMBLE

The purpose of this License is to make a manual, textbook, or other  
functional and useful document *free* in the sense of freedom: to  
assure everyone the effective freedom to copy and redistribute it,  
with or without modifying it, either commercially or noncommercially.  
Secondarily, this License preserves for the author and publisher a way  
to get credit for their work, while not being considered responsible  
for modifications made by others.

This License is a kind of "copyleft", which means that derivative  
works of the document  
must themselves be free in the same sense. It  
complements the GNU General Public License, which is a copyleft  
license designed for free software.

We have designed this License in order to use it for manuals for free  
software, because free software needs free documentation: a free  
program should come with manuals providing the same freedoms that the  
software does. But this License is not limited to software manuals;  
it can be used for any textual work, regardless of subject matter or  
whether it is published as a printed book. We recommend this License  
principally for works whose purpose is instruction or reference.

item  
APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that  
contains a notice placed by the copyright holder saying it can be  
distributed under the terms of this License. Such a notice grants a  
world-wide, royalty-free license, unlimited in duration, to use that  
work under the conditions stated herein. The "Document", below,  
refers  
to any such manual or work. Any member of the public is a  
licensee, and is addressed as "you". You accept the license if you  
copy, modify or distribute the work in a way requiring permission  
under copyright law.

A "Modified Version" of the Document means any work containing the

Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain @sc{ascii} without markup, Texinfo input format, La@TeX{} input format, @acronym{SGML} or @acronym{XML} using a publicly available @acronym{DTD}, and standard-conforming simple @acronym{HTML}, PostScript or @acronym{PDF} designed for human modification. Examples of transparent image formats include @acronym{PNG}, @acronym{XCF} and

@acronym{JPG}. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, @acronym{SGML} or @acronym{XML} for which the @acronym{DTD} and/or processing tools are not generally available, and the machine-generated @acronym{HTML}, PostScript or @acronym{PDF} produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.



You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

## COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release

the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and

publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History" in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History" section.

You may omit a network location for a work that was published at least

four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document,

you may at your option designate some or all

of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains

nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

#### COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History" in the various original documents, forming one section Entitled ``History"; likewise combine any sections Entitled ``Acknowledgements", and any sections Entitled ``Dedications". You must delete all sections Entitled ``Endorsements."

@item

#### COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

#### AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

#### TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice

or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See @uref{<http://www.gnu.org/copyleft/>}.

Each version of the License is given a distinguishing version number. If the Document specifies that

a particular numbered version of this License ``or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

## RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

```
@smallexample
@group
Copyright (C) @var{year} @var{your name}.
Permission is granted to copy, distribute and/or modify this document
under the terms of the GNU Free Documentation License, Version 1.3
or any later version published by the Free Software Foundation;
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover
Texts. A copy of the license is included in the section entitled ``GNU
Free Documentation License".
@end group
@end smallexample
```

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

```
@smallexample
@group
  with the Invariant Sections being @var{list their titles}, with
  the Front-Cover
Texts being @var{list}, and with the Back-Cover Texts
  being @var{list}.
@end group
@end smallexample
```

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
```

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.



## Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic

pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other

parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those

subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or

modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately

- publish on each copy an appropriate copyright notice;
- keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;
- keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work,

and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party)

that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in

ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or



requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright

holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work

in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed

under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

You should have received a copy of the GNU General Public License

along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below,



refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but

does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for

making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of

this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the

library. If this is what you want to do, use the GNU Library General Public License instead of this License.

# 1.772 libsigsegv 2.11-5.el8

## 1.772.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor,  
Boston, MA 02110-1301, USA.

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright

the software, and  
(2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS

### AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program).

Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License



along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of

a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application

of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

## REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.773 libunistring 0.9.9-3.el8

### 1.773.1 Available under license :

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

## PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document `@dfn{free}` in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ```copyleft```, which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

`@item`

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ```Document```, below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ```you```. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ```Modified Version``` of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ```Secondary Section``` is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain

any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain `@sc{ascii}` without markup, Texinfo input format, `La@TeX{}` input format, `@acronym{SGML}` or `@acronym{XML}` using a publicly available `@acronym{DTD}`, and standard-conforming simple `@acronym{HTML}`, PostScript or `@acronym{PDF}` designed for human modification. Examples of transparent image formats include `@acronym{PNG}`, `@acronym{XCF}` and `@acronym{JPG}`. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, `@acronym{SGML}` or `@acronym{XML}` for which the `@acronym{DTD}` and/or processing tools are not generally available, and the machine-generated `@acronym{HTML}`, PostScript or `@acronym{PDF}` produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself,



plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the

copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from

those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise

the network locations given in the Document for previous versions it was based on. These may be placed in the ``History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or

through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract

a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this

License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.



Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover

Texts being @var{list}, and with the Back-Cover Texts

being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to

share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the

extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

## 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and

appropriately

publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any  
non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all  
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey,  
and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to  
produce it from the Program, in the form of source code under the  
terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified  
it, and giving a relevant date.
  
- b) The work must carry prominent notices stating that it is  
released under this License and any conditions added under section  
7. This requirement modifies the requirement in section  
4 to  
"keep intact all notices".
  
- c) You must license the entire work, as a whole, under this  
License to anyone who comes into possession of a copy. This  
License will therefore apply, along with any applicable section 7  
additional terms, to the whole of the work, and all its parts,  
regardless of how they are packaged. This License gives no  
permission to license the work in any other way, but it does not  
invalidate such permission if you have separately received it.
  
- d) If the work has interactive user interfaces, each must display  
Appropriate Legal Notices; however, if the Program has interactive  
interfaces that do not display Appropriate Legal Notices, your  
work need not make them do so.

A compilation of a covered work with other separate and independent  
works, which are not by their nature extensions of the covered work,  
and which are not combined with it such as to form a larger program,  
in or on a volume of a storage or distribution  
medium, is called an  
"aggregate" if the compilation and its resulting copyright are not  
used to limit the access or legal rights of the compilation's users  
beyond what the individual works permit. Inclusion of a covered work  
in an aggregate does not cause this License to apply to the other  
parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
- e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding

Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and



protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered

work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF

SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to

do, use the GNU Lesser General

Public License instead of this License. But first, please read

<<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

@c The GNU General Public License.

@center Version 3, 29 June 2007

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2007 Free Software Foundation, Inc. @url{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@heading Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program---to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can



apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish

to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

@heading TERMS AND CONDITIONS

@enumerate 0

@item Definitions.

``This License" refers to version 3 of the GNU General Public License.

``Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

``The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as ``you". ``Licensees" and ``recipients" may be individuals or organizations.

To ``modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a ``modified version" of the earlier work or a work ``based on" the earlier work.

A ``covered work" means either the unmodified Program or a work based on the Program.

To ``propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To ``convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays ``Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the

work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

@item Source Code.

The ``source code'' for a work means the preferred form of the work for making modifications to it. ``Object code'' means any non-source form of a work.

A ``Standard Interface'' means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The ``System Libraries'' of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A ``Major Component'', in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The ``Corresponding Source'' for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

@item Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission

to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

@item Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

@item Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive

it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice;

keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

@item Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

@enumerate a

@item

The work must carry prominent notices stating that you modified it, and giving a relevant date.

@item

The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to ``keep intact all notices".

@item

You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

@item

If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

@end enumerate

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in

or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

@item Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

@enumerate a

@item

Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

@item

Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

@item

Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

@item

Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy

the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

@item

Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

@end enumerate

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a

fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

@item Additional Terms.

``Additional permissions'' are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

@enumerate a

@item



Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or

@item

Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

@item

Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

@item

Limiting the use for publicity purposes of names of licensors or authors of the material; or

@item

Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

@item

Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

@end enumerate

All other non-permissive additional terms are considered

``further

restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the

above requirements apply either way.

#### @item Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

#### Termination

of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### @item Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### @item Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and

propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

@item Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a

party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you

must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. ``Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is ``discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

@item No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

@item Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

@item Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any

author or copyright holder as a result of your choosing to follow a later version.

@item Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

@item Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

@item Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

@end enumerate

@heading END OF TERMS AND CONDITIONS

@heading How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the ``copyright" line and a pointer to where the full notice is found.

```
@smallexample
@var{one line to give the program's name and a brief idea of what it does.}
Copyright
(C) @var{year} @var{name of author}
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see [@url{http://www.gnu.org/licenses/}](http://www.gnu.org/licenses/).  
@end smallexample

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
@smallexample
@var{program} Copyright (C) @var{year} @var{name of author}
This program comes with ABSOLUTELY NO WARRANTY;
for details type @samp{show w}.
This is free software, and you are welcome to redistribute it
under certain conditions; type @samp{show c} for details.
@end smallexample
```

The hypothetical commands @samp{show w} and @samp{show c} should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an ``about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a ``copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see [@url{http://www.gnu.org/licenses/}](http://www.gnu.org/licenses/).

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

But

first, please read @url{<http://www.gnu.org/philosophy/why-not-lgpl.html>}.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

#### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.



### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:

- 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

- 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

- e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this

License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

## 1.774 libassuan 2.5.1-3.el8

### 1.774.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that

there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free

programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

### 4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy



from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work

during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with

this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version,

but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for  
software and other kinds of works.

The licenses for most software and other practical works are designed  
to take away your freedom to share and change the works. By contrast,  
the GNU General Public License is intended to guarantee your freedom to  
share and change all versions of a program--to make sure it remains free  
software for all its users. We, the Free Software Foundation, use the  
GNU General Public License for most of our software; it applies also to  
any other work released this way by its authors. You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not  
price. Our General Public Licenses  
are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
them if you wish), that you receive source code or can get it if you  
want it, that you can change the software or use pieces of it in new  
free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you  
these rights or asking you to surrender the rights. Therefore, you have  
certain responsibilities if you distribute copies of the software, or if  
you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether  
gratis or for a fee, you must pass on to the recipients the same  
freedoms that you received. You must make sure that they, too, receive  
or can get the source code. And you must show them these terms so they  
know their rights.

Developers that use the GNU GPL protect your rights with two steps:  
(1) assert copyright on the software, and (2) offer  
you this License  
giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains  
that there is no warranty for this free software. For both users' and  
authors' sake, the GPL requires that modified versions be marked as  
changed, so that their problems will not be attributed erroneously to

authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To

"modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for



infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing

those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content,

constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users'

Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such

measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display

Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the

Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the

Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute

modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a

fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections

15 and 16 of this License; or

- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under

this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever



licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not

impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other

readily accessible means,  
then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you

to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED,  
INCLUDING, BUT NOT LIMITED TO,  
THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM  
IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF  
ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING  
WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS  
THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY  
GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE  
USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF  
DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD  
PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),  
EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF  
SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer  
of warranty and limitation of liability provided  
above cannot be given local legal effect according to their terms,  
reviewing courts shall apply local law that most closely approximates  
an absolute waiver of all civil liability in connection with the  
Program, unless a warranty or assumption of liability accompanies a  
copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest  
possible use to the public, the best way to achieve this is to make it  
free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest  
to attach them to the start of each source file to most effectively  
state the exclusion of warranty; and each file should have at least  
the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief  
idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by

the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short  
notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with  
ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, your program's commands  
might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school,  
if any, to sign a "copyright disclaimer" for the program, if necessary.  
For more information on this, and how to apply and follow the GNU GPL, see  
<http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program  
into proprietary programs. If your program is a subroutine library, you  
may consider it more useful to permit linking proprietary applications with  
the library. If this is what you want to do, use the GNU Lesser General  
Public License instead of this License. But first,  
please read  
<http://www.gnu.org/philosophy/why-not-lgpl.html>.

# 1.775 libidn 2.2.0-1.el8

## 1.775.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <http://fsf.org/>  
Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

#### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified

version:

a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or

b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible

with the Linked  
Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

## 6. Revised Versions of the GNU Lesser General Public License.



The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it

in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE

#### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and

of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE,  
THERE IS NO WARRANTY

FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this

is what you want to do, use the GNU Lesser General  
Public License instead of this License.

```
Libidn2 COPYING -- Licensing information.          -*- outline -*-
Copyright (C) 2011-2016 Simon Josefsson
See the end for copying conditions.
```

The source code for the C library (libidn2.a or libidn2.so) are  
licensed under the terms of either the GNU General Public License  
version 2.0 or later (see the file COPYINGv2) or the GNU Lesser



General Public License version 3.0 or later (see the file COPYING.LESSERv3), or both in parallel as here.

The command line tool, self tests, examples, and other auxiliary files, are licensed under the GNU General Public License version 3.0 or later.

The license of the Unicode character data files (which are parsed into static storage in the library) are documented in COPYING.unicode.

Other files are licensed as indicated in each file.

There may be exceptions to these general rules, see each file for precise information.

-----  
This file is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This file is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this file. If not, see <<http://www.gnu.org/licenses/>>.

A. Unicode Copyright.

Copyright 1991-2016 Unicode, Inc. All rights reserved.

Certain documents and files on this website contain a legend indicating that "Modification is permitted." Any person is hereby authorized, without fee, to modify such documents and files to create derivative works conforming to the Unicode Standard, subject to Terms and Conditions herein.

Any person is hereby authorized, without fee, to view, use, reproduce, and distribute all documents and files solely for informational purposes and in the creation of products supporting the Unicode Standard, subject to the Terms and Conditions herein.

Further specifications of rights and restrictions pertaining to the use of the particular set of data files known as the "Unicode Character Database" can be found in the License.

Each version of the Unicode Standard has further specifications of rights and restrictions of use. For the book editions (Unicode 5.0 and earlier), these are found on the back of the title page. The online code charts carry specific restrictions. All other files, including online documentation of the core specification for Unicode 6.0 and later, are covered under these general Terms of Use.

No license is granted to "mirror" the Unicode website where a fee is charged for access to the "mirror" site.

Modification is not permitted with respect to this document. All copies of this document must be verbatim.

B. Restricted Rights Legend.

Any technical data or software which is licensed to the United States of America, its agencies and/or instrumentalities under this Agreement is commercial technical data or commercial computer software developed exclusively at private expense as defined in FAR 2.101, or DFARS 252.227-7014 (June 1995), as applicable. For technical data, use, duplication, or disclosure by the Government is subject to restrictions as set forth in DFARS 202.227-7015 Technical Data, Commercial and Items (Nov 1995) and this Agreement. For Software, in accordance with FAR 12-212 or DFARS 227-7202, as applicable, use, duplication or disclosure by the Government is subject to the restrictions set forth in this Agreement.

#### C. Warranties and Disclaimers.

This publication and/or website may include technical or typographical errors or other inaccuracies. Changes are periodically added to the information herein; these changes will be incorporated in new editions of the publication and/or website. Unicode may make improvements and/or changes in the product(s) and/or program(s) described in this publication and/or website at any time.

If this file has been purchased on magnetic or optical media from Unicode, Inc. the sole and exclusive remedy for any claim will be exchange of the defective media within ninety (90) days of original purchase.

EXCEPT AS PROVIDED IN SECTION C.2, THIS PUBLICATION AND/OR SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND EITHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO,

ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. UNICODE AND ITS LICENSORS ASSUME NO RESPONSIBILITY FOR ERRORS OR OMISSIONS IN THIS PUBLICATION AND/OR SOFTWARE OR OTHER DOCUMENTS WHICH ARE REFERENCED BY OR LINKED TO THIS PUBLICATION OR THE UNICODE WEBSITE.

#### D. Waiver of Damages.

In no event shall Unicode or its licensors be liable for any special, incidental, indirect or consequential damages of any kind, or any damages whatsoever, whether or not Unicode was advised of the possibility of the damage, including, without limitation, those resulting from the following: loss of use, data or profits, in connection with the use, modification or distribution of this information or its derivatives.

#### E. Trademarks & Logos.

The Unicode Word Mark and the Unicode Logo are trademarks of Unicode, Inc. The Unicode Consortium and Unicode, Inc. are trade names of Unicode, Inc. Use of the information and materials found on this website indicates your acknowledgement of Unicode, Inc.'s exclusive worldwide rights in the Unicode Word Mark, the Unicode Logo, and the Unicode trade names.

The Unicode Consortium Name and Trademark Usage Policy (Trademark Policy) are incorporated herein by reference and you agree to abide by the provisions of the Trademark Policy, which may be changed from time to time in the sole discretion of Unicode, Inc.

All third party trademarks referenced herein are the property of their respective owners.

#### F. Miscellaneous.

Jurisdiction and Venue. This server is operated from a location in the State of California, United States of America. Unicode makes no representation that the materials are appropriate for use in other locations. If you access this server from other locations, you are responsible for compliance with local laws. This Agreement, all use of this site and any claims and damages resulting from use of this site are governed solely by the laws of the State of California without regard to any principles

which would apply the laws of a different jurisdiction. The user agrees that any disputes regarding this site shall be resolved solely in the courts located in Santa Clara County, California. The user agrees said courts have personal

jurisdiction and agree to waive any right to transfer the dispute to any other forum.

Modification by Unicode Unicode shall have the right to modify this Agreement at any time by posting it to this site. The user may not assign any part of this Agreement without Unicodes prior written consent.

Taxes. The user agrees to pay any taxes arising from access to this website or use of the information herein, except for those based on Unicodes net income.

Severability. If any provision of this Agreement is declared invalid or unenforceable, the remaining provisions of this Agreement shall remain in effect.

Entire Agreement. This Agreement constitutes the entire agreement between the parties.

## EXHIBIT 1

Unicode Data Files include all data files  
under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,  
<http://www.unicode.org/cldr/data/>, <http://source.icu-project.org/repos/icu/>, and  
<http://www.unicode.org/utility/trac/browser/>.

Unicode Data Files do not include PDF online code charts under the  
directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard  
or under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,  
<http://www.unicode.org/cldr/data/>, <http://source.icu-project.org/repos/icu/>, and  
<http://www.unicode.org/utility/trac/browser/>.

NOTICE TO USER: Carefully read the following legal agreement.

BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S  
DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"),  
YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE  
TERMS AND CONDITIONS OF THIS AGREEMENT.  
IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE  
THE DATA FILES OR SOFTWARE.

## COPYRIGHT

### AND PERMISSION NOTICE

Copyright 1991-2016 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining  
a copy of the Unicode data files and any associated documentation  
(the "Data Files") or Unicode software and any associated documentation  
(the "Software") to deal in the Data Files or Software  
without restriction, including without limitation the rights to use,  
copy, modify, merge, publish, distribute, and/or sell copies of  
the Data Files or Software, and to permit persons to whom the Data Files

or Software are furnished to do so, provided that either  
(a) this copyright and permission notice appear with all copies  
of the Data Files or Software, or  
(b) this copyright and permission notice appear in associated  
Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF  
ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED  
TO THE  
WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT OF THIRD PARTY RIGHTS.  
IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS  
NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL  
DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,  
DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER  
TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR  
PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder  
shall not be used in advertising or otherwise to promote the sale,  
use or other dealings in these Data Files or Software without prior  
written authorization of the copyright holder.

## 1.776 publicsuffix-list 20180723-1.el8

### 1.776.1 Available under license :

Found license 'GNU Lesser General Public License' in 'Mozilla Public License Version 2.0 version 1.1 or earlier of the License, but not also under the means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those non-exclusive license: 10. Versions of the License You may distribute the Covered Software under the terms of the version Secondary Licenses under the terms of this version of the License, the This Source Code Form is subject to the terms of the Mozilla Public defined by the Mozilla Public License, v. 2.0.'

## 1.777 npth 1.5-4.el8

### 1.777.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts

as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know

that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in

non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based

on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library,



and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

### 4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to

distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference

directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license

restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any

other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you

do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that

everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.778 attr 2.4.48-3.e18

## 1.778.1 Available under license :

Most components of the "attr" package are licensed under Version 2.1 of the GNU Lesser General Public License (see below).  
below.

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see COPYING).

-----  
**GNU LESSER GENERAL PUBLIC LICENSE**

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.



To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs

(which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify

that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file

is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses

terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot



impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE

COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
Most components of the "attr" package are licensed under Version 2.1 of the GNU Lesser General Public License (see COPYING.LGPL).

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see below),

-----  
GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its

scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that

component  
itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision



will be guided by the two goals  
of preserving the free status of all derivatives of our free software and  
of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts  
in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than ``show w'` and ``show c'`; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License  
does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Lesser General  
Public License instead of this License.

## 1.779 gobject-introspection 1.56.1-1.el8

## 1.779.1 Available under license :

gobject-introspection has two licenses; one for the typelib library, and one for the tools.

The scanner (giscanner/) and typelib libraries (girepository/) are licensed under the LGPLv2+. See the file COPYING.LGPL.

The tools (tools/) are licensed under the GPLv2+. See the file COPYING.GPL.

There is also some MIT code in giscanner/. In general where applicable files should have headers denoting their license status; if they do not, please file a bug at <https://gitlab.gnome.org/GNOME/gobject-introspection/issues>.

### GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We

concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

#### GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation

and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any

application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which

must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.



You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot

use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not

distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system;

it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and

conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307 USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third

parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium



customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions

of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

Adam Sampson

Adel Gadllah

Alan Knowles

Alexey Zakhlestin

Andreas Rottmann

Bastien Nocera

Brian Cameron

Chris Rivera

Christian Persch

Christophe Fergeau

Colin Walters

C. Scott Ananian

Damien Lespiau

Danielle Madeley

Dan Winship

David Ignacio

David Zeuthen

Didier 'Ptitjes

dyfet@gnutelephony.org

Eduardo Lima Mitev

Emmanuele Bassi

Florian Mllner

Funda Wang

Gustavo J. A. M. Carneiro

Gustavo Noronha Silva

Halton Huo

Havoc Pennington

Holger Hans Peter Freyther

Iain Nicol

Jani Monoses

Jasper Lievisse Adriaanse

Javier Jardn

Joe Marcus Clarke

Johan Bilien

Johan Dahlin

John (J5) Palmieri

John Ehresman  
Jonathan Matthew  
Josselin Mouette  
Jrg Billeter  
Kedar Sovani  
Luca Bruno  
Lucas Rocha  
Maciej Katafiasz  
Marc-Andre Lureau  
Marco Pesenti Gritti  
Marina Zhurakhinskaya  
Mark Doffman  
Mark Lee  
Matthias Clasen  
Maxim Ermilov  
Michael Meeks  
Owen Taylor  
Pavel Holejsovsky  
Philip Van Hoof  
Richard Hult  
Robert Ancell  
Robert Carr  
Rob Taylor  
Ryan Lortie  
Saikiran Madugula  
Saleem Abdulasool  
Saleem Ansari  
Simon McVittie  
Simon  
van der Linden  
Simm Pena  
Stefan Kost  
Steve Frcinaux  
Theppitak Karoonboonyanan  
Tim Horton  
Tobias Mueller  
Tomeu Vizoso  
Tommi Komulainen  
Tor Lillqvist  
Torsten Schnfeld  
Tristan Van Berkom  
Xan Lopez  
Zachary Goldberg

# 1.780 cracklib 2.9.6-15.el8

## 1.780.1 Available under license :

### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide

complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally,  
software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to



encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly

into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility

is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS



PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

^L

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
This package was debianized by Jean Pierre LeJacq <jplejacq@quoininc.com> on Wed, 25 Feb 1998. Martin Pitt <martin@piware.de> was the package's maintainer up to version 2.7.19-1. The current maintainer is Jan Dittberner <jandd@debian.org>.

It was downloaded from <http://sourceforge.net/projects/cracklib>

Copyright (c) 1993 Alec Muffett <alecm@crypto.dircon.co.uk>,  
Copyright (c) 2005-2009 Nathan Neulinger <nneul@umr.edu>,  
Copyright (c) 2008-2009 Jan Dittberner <jan@dittberner.info>

Modifications: Added cronjob, configuration file, and man pages.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

A copy of the GNU Lesser General Public License 2.1 is available as /usr/share/common-licenses/LGPL-2.1 in the Debian GNU/Linux distribution or on the World Wide Web at <http://www.gnu.org/licenses/old-licenses/lgpl-2.1.html>. You can also obtain it by writing to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

Copyright information:

CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett. Cracklib's license was changed from the GPL to the LGPL after consensus of all previous developers in October 2008, effective with release 2.8.15 released on 2009-11-19. See the email discussion below for both license changes.

-----

-----

EFFECTIVE

OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected in released code until Nov 2009 - slow release cycle...)

-----

Discussion thread from mailing list archive, with approval from everyone actively involved or holding original licensing rights included.

[Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attachments: Message as HTML

looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=  
r=20

GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists  
=2Dmike

Re: [Cracklib-devel] cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18

I understand that, and you're welcome to bring it up with Alec directly and see if he wants to relicense his code as LGPL... but at this point, it was enough to just get it consistent and documented as to what it was released under. This wasn't actually a license change, just a clarification of the licensing that was already in place.=20

-- Nathan

=20

-----  
Nathan Neulinger EMail: nneul@um...  
University of Missouri - Rolla Phone: (573) 341-6679  
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----  
> From: cracklib-devel-bounces@li...  
> [mailto:cracklib-devel-bounces@li...] On Behalf Of  
> Mike Frysinger  
> Sent: Monday, October 01, 2007 8:15 PM  
> To: cracklib-devel@li...  
> Subject: [Cracklib-devel] cracklib license  
>=20  
> looks like 2.8.11 is out and marked as "GPL-2" ... releasing  
> libraries under  
> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists  
> -mike

Re: [Cracklib-devel] cracklib license  
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML

On Monday 01 October 2007, Neulinger, Nathan wrote:

> I understand that, and you're welcome to bring it up with Alec directly  
> and see if he wants to relicense his code as LGPL... but at this point,  
> it was enough to just get it consistent and documented as to what it was  
> released under. This wasn't actually a license change, just a  
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20  
GPL-2 ... it was a modified artistic license ... i didnt notice the license=  
=20  
change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=  
eir=20  
applications are also GPL-2 which imo is just wrong. it isnt the place of =  
a=20  
library to dictact to application writes what license they should be using.=  
=20  
thus LGPL-2.1 enters to fill this void.  
=2Dmike

Re: [Cracklib-devel] cracklib license  
From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46

Seems like the ideal thing here would be for you and the other distro maintainers to get together with Alec in a conversation and come to a decision as to what licensing scheme y'all want. I haven't really done much other than cleaning up the packaging and patches and a small bit of additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan  
=20

-----  
Nathan Neulinger EMail: nneul@um...  
University of Missouri - Rolla Phone: (573) 341-6679  
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----  
> From: cracklib-devel-bounces@li...  
> [mailto:cracklib-devel-bounces@li...] On Behalf Of  
> Mike Frysinger  
> Sent: Monday, October 01, 2007 8:33 PM  
> To: Neulinger, Nathan  
>

Cc: cracklib-devel@li...; Alec Muffett

> Subject: Re: [Cracklib-devel] cracklib license  
>=20  
> On Monday 01 October 2007, Neulinger, Nathan wrote:  
>> I understand that, and you're welcome to bring it up with Alec  
> directly  
>> and see if he wants to relicense his code as LGPL... but at this  
> point,  
>> it was enough to just get it consistent and documented as to what  
> it was  
>> released under. This wasn't actually a license change, just a  
>> clarification of the licensing that was already in place.

>=20  
> the original license (before moving to sourceforge -- aka, 2.7) was  
> not  
> GPL-2 ... it was a modified artistic license ... i didnt notice the  
> license  
> change until it was mentioned in the latest notes.

>=20  
> unlike the old license, GPL-2 prevents people from using cracklib  
> unless their  
> applications are also GPL-2 which imo is just wrong. it isnt

the

> place of a  
> library to dictact to application writes what license they should  
> be using.  
> thus LGPL-2.1 enters to fill this void.  
> -mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

> Seems like the ideal thing here would be for you and the other distro  
> maintainers to get together with Alec in a conversation and come to a  
> decision as to what licensing scheme y'all want. I haven't really done  
> much other than cleaning up the packaging and patches and a small  
> bit of  
> additional code, so whatever licensing y'all come up with is fine  
> by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be  
linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would

like to see it under LGPL as well. I think it is in everyone's  
best interests to have as secure systems as possible, and I think tainting  
it via GPL will just make it less likely that the library gets used, and  
will not usually cause companies/developers to GPL the dependent code  
(where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct  
license in this situation.

Devin

--

If it's sinful, it's more fun.

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>> Seems like the ideal thing here would be for you and the other distro  
>> maintainers to get together with Alec in a conversation and come to a  
>> decision as to what licensing scheme y'all want. I haven't really done  
>> much other than cleaning up the packaging and patches  
and a small  
>> bit of  
>> additional code, so whatever licensing y'all come up with is fine  
>> by me.

>  
> I am sympathetic. Guys, what do you reckon?  
>  
> What I am hearing so far is that LGPL makes sense, since it can be  
> linked with any code, not just GPL...

My apologies for not chiming in in anything resembling a reasonable  
timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately,  
GPLv2 with the option of using the library under a later version of the  
GPL would permit applications which were released under version 3 of the  
GPL to use the library, too, which would be sufficient for the packages  
which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license  
From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:  
>>> Seems like the ideal thing here would be for you and the other distro  
>>> maintainers to get together with Alec in a conversation and come to a  
>>> decision as to what licensing scheme y'all want. I haven't really done  
>>> much other than cleaning up the packaging and patches and a small  
>>> bit of  
>>> additional code, so whatever licensing y'all come up with is fine  
>>> by me.  
>>  
>> I am sympathetic. Guys, what do you reckon?  
>>  
>> What I am hearing so far is that LGPL makes sense, since it can be  
>> linked with any code, not just GPL...  
>  
> My apologies for not chiming in in anything resembling a reasonable  
> timeframe.  
>  
> I'd also suggest the LGPL, for the reason you noted above. Alternately,  
> GPLv2 with the option of using the library under a later version of the  
> GPL would permit applications which were released under version 3 of the  
> GPL to use the library, too, which would be sufficient for the packages

> which are included in Fedora. FWIW, I'd personally lean toward LGPL.

>

> In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make the change now ?

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.

>

> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make the change now ?

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message

as HTML

On Sunday 05 October 2008, Alec Muffett wrote:

> >> In any case, I thank you both for working on sorting this out.

> >

> > looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make the change now ?

>

> yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

-----

BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.

-----

CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed



as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use nneul@neulinger.org.

-----

From alecm@crypticide.com Mon Oct 1 12:26:03 2007  
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);  
Mon, 1 Oct 2007 12:26:03 -0500  
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);  
Mon, 1 Oct 2007 12:26:02 -0500  
Received: (gmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000  
Received: from smtp1.srv.mst.edu (131.151.1.43)  
by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000  
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])  
by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id 191Gxtp020623  
for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500  
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])  
by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311  
for <nneul@neulinger.org>; Mon, 1 Oct  
2007 09:59:50 -0700 (PDT)  
Received: from [82.68.43.14] (helo=[192.168.1.3])  
by rutherford.zen.co.uk with esmtp (Exim 4.50)  
id 1IcOcX-0004Qt-6L  
for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000  
Mime-Version: 1.0 (Apple Message framework v752.2)  
In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>  
References: <1190922867.3457.147.camel@localhost.localdomain>  
<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>  
<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>  
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=flowed  
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFE6E9F@crypticide.com>  
Content-Transfer-Encoding: 7bit  
From: Alec Muffett <alecm@crypticide.com>  
Subject: Re: cracklib license  
Date: Mon, 1 Oct 2007 17:59:46 +0100  
To: Nathan Neulinger <nneul@neulinger.org>  
X-Mailer: Apple Mail (2.752.2)  
X-Originating-Rutherford-IP: [82.68.43.14]  
Return-Path: alecm@crypticide.com  
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]

Status:  
RO  
Content-Length: 585  
Lines: 21

>  
> ----- Forwarded message -----  
> From: Neulinger, Nathan <nneul@umr.edu>  
> Date: Sep 27, 2007 2:58 PM  
> Subject: RE: cracklib license  
> To: alecm@crypto.dircon.co.uk  
>  
> Any chance you could write me a self-contained email stating clearly  
> that the license is being changed to GPL, so I could include that  
> email  
> in the repository and clean up the repository/tarballs? I have all the  
> original discussion, but something succinct and self contained  
> would be  
> ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

-----  
EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected  
in released code until Nov 2009 - slow release cycle...)  
-----

Discussion thread from mailing list archive, with approval from everyone actively  
involved or holding original licensing rights included.

[Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attachments: Message as HTML

looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=  
r=20

GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists  
=2Dmike

Re: [Cracklib-devel] cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18

I understand that, and you're welcome to bring it up with Alec directly

and see if he wants to relicense his code as LGPL... but at this point,  
it was enough to just get it consistent and documented as to what it was  
released under. This wasn't actually a license change, just a  
clarification of the licensing that was already in place.=20

-- Nathan  
=20

-----  
Nathan Neulinger EMail: nneul@um...  
University of Missouri - Rolla Phone: (573) 341-6679  
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----  
> From: cracklib-devel-bounces@li...  
> [mailto:cracklib-devel-bounces@li...] On Behalf Of  
> Mike Frysinger  
> Sent: Monday, October 01, 2007 8:15 PM  
> To: cracklib-devel@li...  
> Subject: [Cracklib-devel] cracklib license  
>=20  
> looks like 2.8.11 is out and marked as "GPL-2" ... releasing  
> libraries under  
> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists  
> -mike

Re: [Cracklib-devel] cracklib license  
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML  
On Monday 01 October 2007, Neulinger, Nathan

wrote:

> I understand that, and you're welcome to bring it up with Alec directly  
> and see if he wants to relicense his code as LGPL... but at this point,  
> it was enough to just get it consistent and documented as to what it was  
> released under. This wasn't actually a license change, just a  
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20  
GPL-2 ... it was a modified artistic license ... i didnt notice the license=  
=20  
change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=  
eir=20

applications are also GPL-2 which imo is just wrong. it isnt the place of =  
a=20

library to dictact to application writes what license they should be using.=

=20

thus LGPL-2.1 enters to fill this void.

=2Dmike

Re: [Cracklib-devel]

cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46

Seems like the ideal thing here would be for you and the other distro maintainers to get together with Alec in a conversation and come to a decision as to what licensing scheme y'all want. I haven't really done much other than cleaning up the packaging and patches and a small bit of additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan

=20

-----  
Nathan Neulinger EMail: nneul@um...

University of Missouri - Rolla Phone: (573) 341-6679

UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...

> [mailto:cracklib-devel-bounces@li...] On Behalf Of

> Mike Frysinger

> Sent: Monday, October 01, 2007 8:33 PM

> To: Neulinger, Nathan

> Cc: cracklib-devel@li...; Alec Muffett

> Subject: Re: [Cracklib-devel] cracklib license

>=20

> On Monday 01 October 2007, Neulinger, Nathan wrote:

> > I understand that, and you're welcome to bring it up with Alec

> directly

> > and see if he wants to relicense his code as LGPL... but at this

> point,

> > it was enough to just get it consistent and documented as to what

> it was

> > released under. This wasn't actually a license change, just a

> > clarification of the licensing that was already in place.

>=20

> the original license (before moving to sourceforge -- aka, 2.7) was

> not

> GPL-2 ... it was a modified artistic license ... i didnt notice the

> license

> change until it was mentioned in the latest notes.

>=20

> unlike the old license, GPL-2 prevents people from using cracklib

> unless their

> applications are also GPL-2 which imo is just wrong. it isnt the  
> place of a  
> library  
to dictact to application writes what license they should  
> be using.  
> thus LGPL-2.1 enters to fill this void.  
> -mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

> Seems like the ideal thing here would be for you and the other distro  
> maintainers to get together with Alec in a conversation and come to a  
> decision as to what licensing scheme y'all want. I haven't really done  
> much other than cleaning up the packaging and patches and a small  
> bit of  
> additional code, so whatever licensing y'all come up with is fine  
> by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be  
linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would like to see it under LGPL as well. I

think it is in everyone's

best interests to have as secure systems as possible, and I think tainting  
it via GPL will just make it less likely that the library gets used, and  
will not usually cause companies/developers to GPL the dependent code  
(where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct  
license in this situation.

Devin

--

If it's sinful, it's more fun.

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

> > Seems like the ideal thing here would be for you and the other distro

>> maintainers to get together with Alec in a conversation and come to a  
>> decision as to what licensing scheme y'all want. I haven't really done  
>> much other than cleaning up the packaging and patches and a small  
>> bit of  
>> additional  
code, so whatever licensing y'all come up with is fine  
>> by me.  
>  
> I am sympathetic. Guys, what do you reckon?  
>  
> What I am hearing so far is that LGPL makes sense, since it can be  
> linked with any code, not just GPL...

My apologies for not chiming in in anything resembling a reasonable  
timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately,  
GPLv2 with the option of using the library under a later version of the  
GPL would permit applications which were released under version 3 of the  
GPL to use the library, too, which would be sufficient for the packages  
which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license  
From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:  
> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:  
>>> Seems like the ideal thing here would be for you and the other distro  
>>> maintainers to get together with Alec in a conversation and come to a  
>>> decision as to what licensing scheme y'all want. I haven't really done  
>>> much other than cleaning up the packaging and patches and a small  
>>> bit of  
>>> additional code, so whatever licensing y'all come up with is fine  
>>> by me.  
>>  
>> I am sympathetic. Guys, what do you reckon?  
>>  
>> What I am hearing so far is that LGPL makes sense, since it can be  
>> linked with any code, not just GPL...

>  
> My apologies for not chiming in in anything resembling a reasonable  
> timeframe.  
>  
> I'd also suggest the LGPL, for the reason you noted above. Alternately,  
> GPLv2 with the option of using  
the library under a later version of the  
> GPL would permit applications which were released under version 3 of the  
> GPL to use the library, too, which would be sufficient for the packages  
> which are included in Fedora. FWIW, I'd personally lean toward LGPL.  
>  
> In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make  
the change now ?

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.

>

> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make  
> the change now ?

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message as HTML

On Sunday 05 October

2008, Alec Muffett wrote:

>>> In any case, I thank you both for working on sorting this out.

>>

>> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we  
>> make the change now ?

>

> yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

-----  
BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.  
-----

CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use nneul@neulinger.org.

-----

From  
alecm@crypticide.com Mon Oct 1 12:26:03 2007  
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);  
Mon, 1 Oct 2007 12:26:03 -0500  
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);  
Mon, 1 Oct 2007 12:26:02 -0500  
Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000  
Received: from smtp1.srv.mst.edu (131.151.1.43)  
by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000  
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])  
by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id I91Gxtpr020623  
for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500  
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])  
by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311  
for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)  
Received: from  
[82.68.43.14] (helo=[192.168.1.3])  
by rutherford.zen.co.uk with esmtp (Exim 4.50)  
id 1IcOcX-0004Qt-6L  
for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000  
Mime-Version: 1.0 (Apple Message framework v752.2)  
In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>  
References: <1190922867.3457.147.camel@localhost.localdomain>  
<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>  
<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>  
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=flowed  
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFE6E9F@crypticide.com>



Content-Transfer-Encoding: 7bit  
From: Alec Muffett <alecm@crypticide.com>  
Subject: Re: cracklib license  
Date: Mon, 1 Oct 2007 17:59:46 +0100  
To: Nathan Neulinger <nneul@neulinger.org>  
X-Mailer: Apple Mail (2.752.2)  
X-Originating-Rutherford-IP: [82.68.43.14]  
Return-Path: alecm@crypticide.com  
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]  
Status: RO  
Content-Length:  
585  
Lines: 21

>  
> ----- Forwarded message -----  
> From: Neulinger, Nathan <nneul@umr.edu>  
> Date: Sep 27, 2007 2:58 PM  
> Subject: RE: cracklib license  
> To: alecm@crypto.dircon.co.uk  
>  
> Any chance you could write me a self-contained email stating clearly  
> that the license is being changed to GPL, so I could include that  
> email  
> in the repository and clean up the repository/tarballs? I have all the  
> original discussion, but something succinct and self contained  
> would be  
> ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

# 1.781 mpfr 3.1.6-1.el8

## 1.781.1 Available under license :

@c MPFR tweak: Have this in mpfr.texi to help texinfo-mode

@c @node GNU Free Documentation License

@c @appendixsec GNU Free Documentation License

@cindex GNU Free Documentation License

@center Version 1.2, November 2002

@display

Copyright @copyright{ } 2000,2001,2002 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work

under the conditions stated herein. The ``Document'', below, refers to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with

modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain `@sc{ascii}` without markup, Texinfo input format, `La@TeX{}` input format, `@acronym{SGML}` or `@acronym{XML}` using a publicly available `@acronym{DTD}`, and standard-conforming simple `@acronym{HTML}`, PostScript or `@acronym{PDF}` designed for human modification. Examples of transparent image formats include `@acronym{PNG}`,

@acronym{XCF} and @acronym{JPG}. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, @acronym{SGML} or @acronym{XML} for which the @acronym{DTD} and/or processing tools are not generally available, and the machine-generated @acronym{HTML}, PostScript or @acronym{PDF} produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

## VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

## COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy

of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as

given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a

standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this



License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

#### AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

#### TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section

in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided for under this License. Any other attempt to copy, modify, sublicense or distribute the Document is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version

of the License is given a distinguishing version number.

If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation.

@end enumerate

@page

@c MPFR tweak: Use @appendixsec

@c @appendixsubsec ADDENDUM: How to use this License for your documents

@appendixsec ADDENDUM: How to Use This License For Your Documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute  
and/or modify this document  
under the terms of the GNU Free Documentation License, Version 1.2  
or any later version published by the Free Software Foundation;  
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover  
Texts. A copy of the license is included in the section entitled ``GNU  
Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts,  
replace the ``with...Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with  
the Front-Cover Texts being @var{list}, and with the Back-Cover Texts  
being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other  
combination of the three, merge those two alternatives to suit the  
situation.

If your document contains nontrivial examples of program code, we  
recommend releasing these examples in parallel under your choice of  
free software

license, such as the GNU General Public License,  
to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for  
software and other kinds of works.

The licenses for most software and other practical works are designed  
to take away your freedom to share and change the works. By contrast,

the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2)

tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that

same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

## 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you

receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other



parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
  
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
  
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
  
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
  
- e) Convey the object code using peer-to-peer transmission, provided

you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and

adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall

be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some

trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that

copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify

or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),



EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

## 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is deemed a mode

of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the

GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

#### 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is

permanent authorization for you to choose that version for the Library.

# 1.782 grep 3.1-6.el8

## 1.782.1 Available under license :

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available

drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent" is called ``Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, La@TeX{ } input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG@. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.



@item

## VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

## COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated

location until at least one year after the last time you distribute  
an  
Opaque copy (directly or through your agents or retailers) of that  
edition to the public.

It is requested, but not required, that you contact the authors of the  
Document well before redistributing any large number of copies, to give  
them a chance to provide you with an updated version of the Document.

@item  
MODIFICATIONS

You may copy and distribute a Modified Version of the Document under  
the conditions of sections 2 and 3 above, provided that you release  
the Modified Version under precisely this License, with the Modified  
Version filling the role of the Document, thus licensing distribution  
and modification of the Modified Version to whoever possesses a copy  
of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item  
Use in the Title Page (and on the covers, if any) a title distinct  
from that of the Document, and from those of previous versions  
(which should, if there were any, be listed in the History section  
of the Document). You may use the same  
title as a previous version  
if the original publisher of that version gives permission.

@item  
List on the Title Page, as authors, one or more persons or entities  
responsible for authorship of the modifications in the Modified  
Version, together with at least five of the principal authors of the  
Document (all of its principal authors, if it has fewer than five),  
unless they release you from this requirement.

@item  
State on the Title page the name of the publisher of the  
Modified Version, as the publisher.

@item  
Preserve all the copyright notices of the Document.

@item  
Add an appropriate copyright notice for your modifications  
adjacent to the other copyright notices.

@item  
Include, immediately after the copyright notices, a license notice

giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by

adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History" in the various original documents, forming one section Entitled ``History"; likewise combine any sections Entitled ``Acknowledgements", and any sections Entitled ``Dedications". You must delete all sections Entitled ``Endorsements."

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently

reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

## RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this

License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License''.

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover Texts being @var{list}, and with the Back-Cover Texts being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we



recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and

"recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work

in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system

(if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10  
makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from

a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work,



for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions;

the above requirements apply either way.

#### 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible

for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a

patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where

the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

# 1.783 libyaml 0.1.7-5.el8

## 1.783.1 Available under license :

Copyright (c) 2006 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.784 json-glib 1.4.4-1.el8

## 1.784.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.



This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a

"work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the

library". The executable is therefore covered by this

License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood

that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to



refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our

decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.785 libpeas 1.22.0-6.el8

## 1.785.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot

effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run

that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium,

provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary

GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a



work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the

Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by

the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively

convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.786 libgpg-error 1.31-1.el8

### 1.786.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in



whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates

the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands

`show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get

it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits

such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").



Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.

- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
  
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
  
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do

this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object

code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly

with a modified version of the library, if the user installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute

the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR

OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU



Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.787 gmp 6.1.2-10.el8

## 1.787.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another

language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work  
are not derived from the Program,  
and can be reasonably considered independent and separate works in  
themselves, then this License, and its terms, do not apply to those  
sections when you distribute them as separate works. But when you  
distribute the same sections as part of a whole which is a work based  
on the Program, the distribution of the whole must be on the terms of  
this License, whose permissions for other licensees extend to the  
entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest  
your rights to work written entirely by you; rather, the intent is to  
exercise the right to control the distribution of derivative or  
collective works based on the Program.

In addition, mere aggregation of another work not based on the Program  
with the Program (or with a work based on the Program) on a volume of  
a storage or distribution medium does not bring the other work under  
the scope of this License.

3. You may copy and distribute the Program (or a work based on it,  
under Section 2) in object code or executable form under the terms of  
Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable  
source code, which must be distributed under the terms of Sections  
1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three  
years, to give any third party, for a charge no more than your  
cost of physically performing source distribution, a complete  
machine-readable copy of the corresponding source code, to be  
distributed under the terms of Sections 1 and 2 above on a medium  
customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer  
to distribute corresponding source code. (This alternative is  
allowed only for noncommercial distribution  
and only if you  
received the program in object code or executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for  
making modifications to it. For an executable work, complete source  
code means all the source code for all modules it contains, plus any  
associated interface definition files, plus the scripts used to  
control compilation and installation of the executable. However, as a  
special exception, the source code distributed need not include

anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by

all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU
```

General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than ``show w'` and ``show c'`; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this  
is what you want to do, use the GNU Lesser General  
Public License instead of this License.

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007



Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and
- (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying,

distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source

includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your

work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in

the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the

Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or



- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the

Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the

patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM

IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <http://fsf.org/>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast,

the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and
- (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.



Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2)

tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that

same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

## 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you

receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other

parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
- e) Convey the object code using peer-to-peer transmission, provided

you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and

adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall

be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some

trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that



copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify

or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),

EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/philosophy/why-not-lgpl.html>>.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

## 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is deemed a mode

of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying

##### Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the

Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is



necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

#### 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the

Library.

# 1.788 libpkit 0.23.20-1ubuntu0.1

## 1.788.1 Available under license :

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* The names of contributors to this software may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.789 base-files 11ubuntu5.7

## 1.789.1 Available under license :

Copyright (c) The Regents of the University of California.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT

SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

#### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked

Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license

document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany

the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

#### 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

GNU LIBRARY GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is  
numbered 2 because it goes with version 2 of the ordinary GPL.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some  
specially designated Free Software Foundation software, and to any  
other libraries whose authors decide to use it. You can use it for  
your libraries, too.

### When

we speak of free software, we are referring to freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it  
if you want it, that you can change the software or use pieces of it  
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid  
anyone to deny you these rights or to ask you to surrender the rights.  
These restrictions translate to certain responsibilities for you if  
you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis  
or for a fee, you must give the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source  
code. If you link a program with the library, you must provide  
complete object files to the recipients so that they  
can relink them  
with the library, after making changes to the library and recompiling  
it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright  
the library, and (2) offer you this license which gives you legal  
permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain  
that everyone understands that there is no warranty for this free

library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification



follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an

appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote

it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that

uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined

library of the fact

that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,



but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it

in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE

#### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and

of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE,  
THERE IS NO WARRANTY

FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this  
is what you want to do, use the GNU Lesser General  
Public License instead of this License.

The programs included with the Ubuntu system are free software;  
the exact distribution terms for each program are described in the  
individual files in /usr/share/doc/\*/copyright.

Ubuntu comes with ABSOLUTELY NO WARRANTY, to the extent permitted by  
applicable law.



## GNU GENERAL PUBLIC LICENSE

Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original

authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General

Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain

in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE

THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 1, or (at your option)  
any later version.
```

```
This program is distributed  
in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19xx name of author
```

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the  
appropriate parts of the General Public License.

Of course, the  
commands you use may be called something other than `show w' and `show  
c'; they could even be mouse-clicks or menu items--whatever suits your  
program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
program `Gnomovision' (a program to direct compilers to make passes  
at assemblers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for  
software and other kinds of works.

The licenses for most software and other practical works are designed  
to take away your freedom to share and change the works. By contrast,  
the GNU General Public License is intended to guarantee your freedom to  
share and change all versions of a program--to make sure it remains free  
software for all its users. We, the Free Software Foundation, use the  
GNU General Public License for most of our software; it applies also to  
any other work released this way by its authors. You can apply it to  
your programs, too.

When we speak of free software, we are referring to  
freedom, not  
price. Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for

them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.



A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your

rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

## 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the

Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family,

or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you

received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a



consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment

to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you

have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the

Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## The "Artistic License"

### Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

### Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large

as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item.

It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
  - b) use the modified Package only within your corporation or organization.
  - c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.
  - d) make other distribution arrangements with the Copyright Holder.
4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:
  - a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.
  - b) accompany the distribution with the machine-readable source of the Package with your modifications.
  - c) give non-standard executables non-standard names, and clearly

document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR

IMPLIED WARRANTIES, INCLUDING, WITHOUT  
LIMITATION, THE IMPLIED  
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

## 1.790 json-java 20220924

### 1.790.1 Available under license :

Public Domain.

## 1.791 npm 6.14.18

### 1.791.1 Available under license :

(The MIT License)

Copyright (c) 2014 Jonathan Ong <me@jongleberry.com>

Copyright (c) 2015 Douglas Christopher Wilson <doug@somethingdoug.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2018 Ahmad Nassri <ahmad@ahmadnassri.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:



The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2016 Espen Hovlandsdal

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) Kat Marchn, npm, Inc., and Contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,  
DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR  
OTHERWISE, ARISING  
FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE  
OR OTHER DEALINGS IN THE SOFTWARE.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2013 Mikola Lysenko

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) Vsevolod Strukchinsky <floatdrop@gmail.com> (github.com/floatdrop)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2013 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015, Ahmad Nassri <ahmad@ahmadnassri.com>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2016, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.  
Copyright 2011-2015 Paul Vorbach <paul@vorba.ch>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the Software), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, OUT OF OR IN CONNECTION WITH THE SOFTWARE

OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This software is dual-licensed under the ISC and MIT licenses.

You may use this software under EITHER of the following licenses.

-----

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright Isaac Z. Schlueter and Contributors  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2013, Dominic Tarr

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of the FreeBSD Project.

The MIT License (MIT)

Copyright (c) 2016 Alex Indigo

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The Blowfish portions are under the following license:

Blowfish block cipher for OpenBSD  
Copyright 1997 Niels Provos <provos@physnet.uni-hamburg.de>  
All rights reserved.

Implementation advice by David Mazieres <dm@lcs.mit.edu>.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The bcrypt\_pbkdf portions are under the following license:

Copyright (c) 2013 Ted Unangst <tedu@openbsd.org>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Performance improvements (Javascript-specific):

Copyright 2016, Joyent Inc

Author: Alex Wilson <alex.wilson@joyent.com>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The MIT License

Copyright (c) 2011 Dominic Tarr

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so,



subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Licensing

-----

This software is covered under the following copyright:

/\*

\* Copyright (c) 2003-2005 Tom Wu

\* All Rights Reserved.

\*

\* Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

\*

\* The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS-IS" AND WITHOUT WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR OTHERWISE, INCLUDING WITHOUT LIMITATION, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

\*

\* IN NO EVENT SHALL TOM WU BE LIABLE FOR ANY SPECIAL, INCIDENTAL,

\* INDIRECT OR CONSEQUENTIAL DAMAGES OF ANY KIND, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER OR NOT ADVISED OF THE POSSIBILITY OF DAMAGE, AND ON ANY THEORY OF LIABILITY, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

\*

\* In addition, the following condition applies:

\*

\* All redistributions must retain an intact copy of this copyright notice and disclaimer.

\*/

Address all questions regarding this license to:

Tom Wu  
tjw@cs.Stanford.EDU  
Copyright Google

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====

This product also include the following software:

=====

QRCode for JavaScript

Copyright (c) 2009 Kazuhiko Arase

URL: <http://www.d-project.com/>

Licensed under the MIT license:

<http://www.opensource.org/licenses/mit-license.php>

The word "QR Code" is registered trademark of

DENSO WAVE INCORPORATED

<http://www.denso-wave.com/qrcode/faqpatent-e.html>

Located in ./vendor/QRCode

- project has been modified to work in Node and some refactoring was done for code cleanup

# The MIT License (MIT)

**\*\*Copyright (c) 2016 Rod Vagg (the "Original Author") and additional contributors\*\***

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF

CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Dual licensed under WTFPL and MIT:

---

Copyright 20122020 Domenic Denicola <d@domenic.me>

This work is free. You can redistribute it and/or modify it under the terms of the Do What The Fuck You Want To Public License, Version 2, as published by Sam Hocevar. See below for more details.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE

Version 2, December 2004

Copyright (C) 2004 Sam Hocevar <sam@hocevar.net>

Everyone is permitted to copy and distribute verbatim or modified copies of this license document, and changing it is allowed as long as the name is changed.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. You just DO WHAT THE FUCK YOU WANT TO.

---

The MIT License (MIT)

Copyright 20122020 Domenic Denicola <d@domenic.me>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2014 Stefan Thomas

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:



The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
Copyright 2011 Gary Court. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY GARY COURT "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL GARY COURT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Gary Court.

MIT License

Copyright (c) Sindre Sorhus <[sindresorhus@gmail.com](mailto:sindresorhus@gmail.com)> (<http://sindresorhus.com>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2015 Javier Blanco

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The ISC License

Copyright (c) npm, Inc. and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC License

Copyright (c) 2011-2022 Isaac Z. Schlueter, Ben Noordhuis, and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

~The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

(The MIT License)

Copyright (c) 2014 TJ Holowaychuk <tj@vision-media.ca>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT

LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,

ARISING FROM, OUT OF OR IN CONNECTION WITH THE

SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

BSD 3-Clause License

Copyright (c) 2014, Nathan LaFreniere and other [contributors](<https://github.com/ljharb/qs/graphs/contributors>)

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,

OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2015, Rebecca Turner

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) silverwind

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2014 Nadav Ivgi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2018 Nikita Skovoroda <chalkerx@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2017, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This is free and unencumbered software released into the public domain.

Anyone is free to copy, modify, publish, use, compile, sell, or distribute this software, either in source code form or as a compiled binary, for any purpose, commercial or non-commercial, and by any means.

In jurisdictions that recognize copyright laws, the author or authors of this software dedicate any and all copyright interest in the software to the public domain. We make this dedication for the benefit of the public at large and to the detriment of our heirs and successors. We intend this dedication to be an overt act of relinquishment in perpetuity of all present and future rights to this software under copyright law.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For more information, please refer to <http://unlicense.org>  
MIT License

Copyright (c) 2017 Evgeny Poberezkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2016 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2016 David Frank

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2009-2014 Contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy



of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright Joyent, Inc. and other Node contributors. All rights reserved.  
Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2016 Zeit, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all

copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015, Rebecca Turner

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2013, Deoxxa Development

=====

All rights reserved.

-----

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of Deoxxa Development nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY DEOXXA DEVELOPMENT "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL DEOXXA DEVELOPMENT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS

SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright Node.js contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

/\*

Copyright (c) 2010, Linden Research, Inc.

Copyright (c) 2012, Joshua Bell

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\$/LicenseInfo\$

\*/

// Original can be found at:

// <https://bitbucket.org/lindenlab/l1sd>

```
// Modifications by Joshua Bell inexorable@tash@gmail.com
// https://github.com/inexorabletash/polyfill

// ES3/ES5 implementation of the Khronos Typed Array Specification
// Ref: http://www.khronos.org/registry/typedarray/specs/latest/
// Date: 2011-02-01
//
// Variations:
// * Allows typed_array.get/set() as alias for subscripts (typed_array[])
## The MIT License (MIT) ##
```

Copyright (c) 2014 Hugh Kennedy

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2014 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright Mathias Bynens <<https://mathiasbynens.be/>>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
MIT License

Copyright (c) 2013 Julian Gruber <[julian@juliangruber.com](mailto:julian@juliangruber.com)>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2014 Jonathan Ong [me@jongleberry.com](mailto:me@jongleberry.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2013 Michael Hart ([michael.hart.au@gmail.com](mailto:michael.hart.au@gmail.com))

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

(The MIT License)

Copyright (c) 2012 Nathan Rajlich <[nathan@tootallnate.net](mailto:nathan@tootallnate.net)>

Permission is hereby granted, free of charge, to any person

obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright Joyent, Inc. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The ISC License

Copyright (c) 2015, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.  
Copyright (c) 2012-2014 Andris Reinman

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2017 Lupo Montero lupomontero@gmail.com

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the



rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

=====

Copyright (c) 2014 LevelUP contributors

-----

\*LevelUP contributors listed at <<https://github.com/rvagg/node-levelup#contributors>>\*

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2014 IndigoUnited

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Original Library

- Copyright (c) Marak Squires

Additional Functionality

- Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright Joyent, Inc. and other Node contributors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
(MIT)

Copyright (c) 2013 Julian Gruber <julian@juliangruber.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015 Julian Gruber <julian@juliangruber.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2013 Thorsten Lorenz.

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

(The MIT License)

Copyright (c) 2014 Nathan Rajlich <nathan@tootallnate.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use,

copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Node.js is licensed for use as follows:

\*\*\*\*

Copyright Node.js contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*

This license applies to parts of Node.js originating from the <https://github.com/joyent/node> repository:

\*\*\*\*

Copyright Joyent, Inc. and other Node contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""""

The MIT License (MIT)

Copyright (c) 2015 Sam Mikes

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright jQuery Foundation and other contributors <<https://jquery.org/>>

Based on Underscore.js, copyright Jeremy Ashkenas, DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/lodash/lodash>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

Copyright and related rights for sample code are waived via CC0. Sample code is defined as all source code displayed within the prose of the documentation.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

====

Files located in the node\_modules and vendor directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR

CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean

the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic



mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall

any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Copyright (c) 2015, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The MIT License (MIT)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The MIT License (MIT)

Copyright (C) 2013 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The MIT License (MIT)

=====

Copyright (c) 2014 Rod Vagg

-----

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2013 James Halliday (mail@substack.net)



This project is free software released under the MIT license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred

form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the

Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices

from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional

attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the

Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable

to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such

Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright (c) 2013 BravegIrl

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE

OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

----

This library bundles a version of the `fs.realpath` and `fs.realpathSync` methods from Node.js v0.10 under the terms of the Node.js MIT license.

Node's license follows, also included at the header of `old.js` which contains the licensed code:

Copyright Joyent, Inc. and other Node contributors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) Kevin Martensson <kevinmartensson@gmail.com> (github.com/kevva)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015, Forrest L Norvell

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2017 Kat Marchn

Copyright npm, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

---

This library is a fork of 'better-json-errors' by Kat Marchn, extended and

distributed under the terms of the MIT license above.

Dual licensed under WTFPL and MIT:

---

Copyright 2014-2016 Domenic Denicola <d@domenic.me>

This work is free. You can redistribute it and/or modify it under the terms of the Do What The Fuck You Want To Public License, Version 2, as published by Sam Hocevar. See below for more details.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE  
Version 2, December 2004

Copyright (C) 2004 Sam Hocevar <sam@hocevar.net>

Everyone is permitted to copy and distribute verbatim or modified copies of this license document, and changing it is allowed as long as the name is changed.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. You just DO WHAT THE FUCK YOU WANT TO.

---

The MIT License (MIT)

Copyright 2014-2016 Domenic Denicola <d@domenic.me>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE

SOFTWARE.

Copyright 2010 James Halliday (mail@substack.net)

This project is free software released under the MIT/X11 license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2014 Yehuda Katz, Tom Dale, Stefan Penner and contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011-2016 Heather Arthur <fayearthur@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2012-2015 The Dojo Foundation <<http://dojofoundation.org/>>

Based on Underscore.js, copyright 2009-2015 Jeremy Ashkenas,

DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2017 Kat Marchn

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:



The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright Joyent, Inc. and other Node contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2013 Josh Glazebrook

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
The MIT License (MIT)

Copyright (c) 2014 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
The MIT License (MIT)

Copyright (c) 2014 Jeremie Miller

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (C) 2015 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# This is the MIT license

Copyright (c) 2013 Trent Mick. All rights reserved.

Copyright (c) 2013 Joyent Inc. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2014 James Talmage <james.talmage@jrtechnical.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 Debuggable Limited <felix@debuggable.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2017 Kat Marchn

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the

Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The ISC License

Copyright npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2012, Joyent, Inc. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

Copyright (c) 2013 Forbes Lindesay

The BSD License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2013 Raynos.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2017, Sam Verschuereen <sam.verschuereen@gmail.com> (github.com/SamVerschuereen)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2009 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

wcwidth.js: JavaScript Portng of Markus Kuhn's wcwidth() Implementation

=====

Copyright (C) 2012 by Jun Woong.

This package is a JavaScript porting of `wcwidth()` implementation [by Markus Kuhn](<http://www.cl.cam.ac.uk/~mgk25/ucs/wcwidth.c>).

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.



THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2015, Scott Motte  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This package contains code originally written by Isaac Z. Schlueter.

Used with permission.

Copyright (c) Meryn Stol ("Author")

All rights reserved.

The BSD License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# Copyright (c) 2015 Calvin Metcalf

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

**\*\*THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.\*\***

Copyright (c) 2015, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.  
The MIT License (MIT)

Copyright (c) 2015 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Dojo is available under \*either\* the terms of the BSD 3-Clause "New" License \*or\* the Academic Free License version 2.1. As a recipient of Dojo, you may choose which license to receive this code under (except as noted in per-module LICENSE files). Some modules may not be the copyright of the Dojo Foundation. These modules contain explicit declarations of copyright in both the LICENSE files in the directories in which they reside and in the code itself. No external contributions are allowed under licenses which are fundamentally incompatible with the AFL-2.1 OR and BSD-3-Clause licenses that Dojo is distributed under.

The text of the AFL-2.1 and BSD-3-Clause licenses is reproduced below.

-----  
BSD 3-Clause "New" License:

\*\*\*\*\*

Copyright (c) 2005-2015, The Dojo Foundation  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the Dojo Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
The Academic Free License, v. 2.1:

\*\*\*\*\*

This Academic Free License (the "License") applies to any original work of authorship (the "Original Work") whose owner (the "Licensor") has placed the following notice immediately following the copyright notice for the Original Work:

Licensed under the Academic Free License version 2.1

1) Grant of Copyright License. Licensor hereby grants You a world-wide, royalty-free, non-exclusive, perpetual, sublicenseable license to do the following:

a) to reproduce the Original Work in copies;

b) to prepare derivative works ("Derivative Works") based upon the Original Work;

c) to distribute copies of the Original Work and Derivative Works to the public;

d) to perform the Original Work publicly; and

e) to display the Original Work publicly.

2) Grant of Patent License. Licensor hereby grants You a world-wide, royalty-free, non-exclusive, perpetual, sublicenseable license, under patent claims owned or controlled by the Licensor that are embodied in the Original Work as furnished by the Licensor, to make, use, sell and offer for sale the Original Work and Derivative Works.

3) Grant of Source Code License. The term "Source Code" means the preferred form of the Original Work for making modifications to it and all available documentation describing how to modify the Original Work. Licensor hereby agrees to provide a machine-readable copy of the Source Code of the Original Work along with each copy of the Original Work that Licensor distributes. Licensor reserves the right to satisfy this obligation by placing a machine-readable copy of the Source Code in an information repository reasonably calculated to permit inexpensive and convenient access by You for as long as Licensor continues to distribute the Original Work, and by publishing the address of that information repository in a notice immediately following the copyright notice that applies to the Original Work.

4) Exclusions From License Grant. Neither the names of Licensor, nor the names of any contributors to the Original Work, nor any of their trademarks or service marks, may be used to endorse or promote products derived from this Original Work without express prior written permission of the Licensor. Nothing

in this License shall be deemed to grant any rights to trademarks, copyrights, patents, trade secrets or any other intellectual property of Licensor except as expressly stated herein. No patent license is granted to make, use, sell or offer to sell embodiments of any patent claims other than the licensed claims

defined in Section 2. No right is granted to the trademarks of Licensor even if such marks are included in the Original Work. Nothing in this License shall be interpreted to prohibit Licensor from licensing under different terms from this License any Original Work that Licensor otherwise would have a right to license.

5) This section intentionally omitted.

6) Attribution Rights. You must retain, in the Source Code of any Derivative Works that You create, all copyright, patent or trademark notices from the Source Code of the Original Work, as well as any notices of licensing and any descriptive text identified therein as an "Attribution Notice." You must cause the Source Code for any Derivative Works that You create to carry a prominent Attribution Notice reasonably calculated to inform recipients that You have modified the Original Work.

7) Warranty of Provenance and Disclaimer of Warranty. Licensor warrants that the copyright in and to the Original Work and the patent rights granted herein

by Licensor are owned by the Licensor or are sublicensed to You under the terms of this License with the permission of the contributor(s) of those copyrights and patent rights. Except as expressly stated in the immediately preceding sentence, the Original Work is provided under this License on an "AS IS" BASIS and WITHOUT WARRANTY, either express or implied, including, without limitation, the warranties of NON-INFRINGEMENT, MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY OF THE ORIGINAL WORK IS WITH YOU. This DISCLAIMER OF WARRANTY constitutes an essential part of this License. No license to Original Work is granted hereunder except under this disclaimer.

8) Limitation of Liability. Under no circumstances and under no legal theory, whether in tort (including negligence), contract, or otherwise, shall the Licensor be liable to any person for any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License

or the use of the Original Work including, without limitation, damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses. This limitation of liability shall not apply to liability for death or personal injury resulting from Licensor's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

9) Acceptance and Termination. If You distribute copies of the Original Work or

a Derivative Work, You must make a reasonable effort under the circumstances to obtain the express assent of recipients to the terms of this License. Nothing else but this License (or another written agreement between Licensor and You) grants You permission to create Derivative Works based upon the Original Work or to exercise any of the rights granted in Section

1 herein, and any attempt

to do so except under the terms of this License (or another written agreement between Licensor and You) is expressly prohibited by U.S. copyright law, the equivalent laws of other countries, and by international treaty. Therefore, by exercising any of the rights granted to You in Section 1 herein, You indicate Your acceptance of this License and all of its terms and conditions.

10) Termination for Patent Action. This License shall terminate automatically and You may no longer exercise any of the rights granted to You by this License as of the date You commence an action, including a cross-claim or counterclaim, against Licensor or any licensee alleging that the Original Work infringes a patent. This termination provision shall not apply for an action alleging patent infringement by combinations of the Original Work with other software or hardware.

11) Jurisdiction, Venue and Governing Law. Any action or suit relating to this License may be brought only in the courts of a jurisdiction wherein the Licensor resides or in which Licensor conducts its primary business, and under the laws of that jurisdiction excluding its conflict-of-law provisions. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any use of the Original Work outside the scope of this License or after its termination shall be subject to the requirements and penalties of the U.S. Copyright Act, 17 U.S.C. 101 et seq., the equivalent laws of other countries, and international treaty. This section shall survive the termination of this License.

12) Attorneys Fees. In any action to enforce the terms of this License or seeking damages relating thereto, the prevailing party shall be entitled to recover its costs and expenses, including, without limitation, reasonable attorneys' fees and costs incurred in connection with such action, including any appeal of such action. This section shall survive the termination of this License.

13) Miscellaneous. This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable.

14) Definition of "You" in This License. "You" throughout this License, whether in upper or lower case, means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal

entities, "You" includes any entity that controls, is controlled by, or is under common control with you. For purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

15) Right to Use. You may use the Original Work in all ways not otherwise restricted or conditioned by this License or by law, and Licensor promises not to interfere with or be responsible for such uses by You.

This license is Copyright (C) 2003-2004 Lawrence E. Rosen. All rights reserved. Permission is hereby granted to copy and distribute this license without modification. This license may not be modified without the express written permission of its copyright owner.  
Copyright (c) 2014, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.



node-byline (C) 2011-2015 John Hewson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2016, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright npm, Inc., Kat Marchn, and Contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 Felix Geisendrfer (felix@debuggable.com) and contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2013-2018, Viacheslav Lotsmanov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This software is released under the MIT license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2015 Elijah Insua

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright 2012-2016 The Dojo Foundation <<http://dojofoundation.org/>>

Based on Underscore.js, copyright 2009-2016 Jeremy Ashkenas,

DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

validate-npm-package-license

=====

Give me a string and I'll tell you if it's a valid npm package license string.

```
```javascript
var valid = require('validate-npm-package-license');
```
```

SPDX license identifiers are valid license strings:

```
```javascript

var assert = require('assert');
var validSPDXExpression = {
  validForNewPackages: true,
  validForOldPackages: true,
  spdx: true
};

assert.deepEqual(valid('MIT'), validSPDXExpression);
assert.deepEqual(valid('BSD-2-Clause'), validSPDXExpression);
assert.deepEqual(valid('Apache-2.0'), validSPDXExpression);
assert.deepEqual(valid('ISC'), validSPDXExpression);
```
```

The function will return a warning and suggestion for nearly-correct license identifiers:

```
```javascript
assert.deepEqual(
  valid('Apache 2.0'),
  {
    validForOldPackages: false,
    validForNewPackages: false,
  }
);
```
```

```
warnings: [
  'license should be ' +
  'a valid SPDX license expression (without "LicenseRef"), ' +
  "'UNLICENSED', or ' +
  "'SEE LICENSE IN <filename>",
  'license is similar to the valid expression "Apache-2.0"
]
}
);
```
```

SPDX expressions are valid, too ...

```
```javascript
// Simple SPDX license expression for dual licensing
assert.deepEqual(
  valid('GPL-3.0-only OR BSD-2-Clause'),
  validSPDXExpression
);
```
```

... except if they contain `LicenseRef`:

```
```javascript
var warningAboutLicenseRef = {
  validForOldPackages: false,
  validForNewPackages: false,
  spdx: true,
  warnings: [
    'license should be ' +
    'a valid SPDX license expression (without "LicenseRef"), ' +
    "'UNLICENSED', or ' +
    "'SEE LICENSE IN <filename>",
  ]
};
```

```
assert.deepEqual(
  valid('LicenseRef-Made-Up'),
  warningAboutLicenseRef
);
```

```
assert.deepEqual(
  valid('(MIT OR LicenseRef-Made-Up)'),
  warningAboutLicenseRef
);
```
```

If you can't describe your licensing terms with standardized SPDX identifiers, put the terms in a file in the package

and point users there:

```
```javascript
assert.deepEqual(
  valid('SEE
LICENSE IN LICENSE.txt'),
  {
    validForNewPackages: true,
    validForOldPackages: true,
    inFile: 'LICENSE.txt'
  }
);

assert.deepEqual(
  valid('SEE LICENSE IN license.md'),
  {
    validForNewPackages: true,
    validForOldPackages: true,
    inFile: 'license.md'
  }
);
```
```

If there aren't any licensing terms, use `UNLICENSED`:

```
```javascript
var unlicensed = {
  validForNewPackages: true,
  validForOldPackages: true,
  unlicensed: true
};
assert.deepEqual(valid('UNLICENSED'), unlicensed);
assert.deepEqual(valid('UNLICENSED'), unlicensed);
```
```

The npm application

Copyright (c) npm, Inc. and Contributors

Licensed on the terms of The Artistic License 2.0

Node package dependencies of the npm application

Copyright (c) their respective copyright owners

Licensed on their respective license terms

The npm public registry at <https://registry.npmjs.org>

and the npm website at <https://www.npmjs.com>

Operated by npm, Inc.

Use governed by terms published on <https://www.npmjs.com>

"Node.js"

Trademark Joyent, Inc., <https://joyent.com>  
Neither npm nor npm, Inc. are affiliated with Joyent, Inc.

The Node.js application  
Project of Node Foundation, <https://nodejs.org>

The npm Logo  
Copyright (c) Mathias Pettersson and Brian Hammond

"Gubblebum Blocky" typeface  
Copyright (c) Tjarda Koster, <https://jelloween.deviantart.com>  
Used with permission

-----

The Artistic License 2.0

Copyright (c) 2000-2006, The Perl Foundation.

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

This

license establishes the terms under which a given free software  
Package may be copied, modified, distributed, and/or redistributed.  
The intent is that the Copyright Holder maintains some artistic  
control over the development of that Package while still keeping the  
Package available as open source and free software.

You are always permitted to make arrangements wholly outside of this  
license directly with the Copyright Holder of a given Package. If the  
terms of this license do not permit the full use that you propose to  
make of the Package, you should contact the Copyright Holder and seek  
a different licensing arrangement.

Definitions

"Copyright Holder" means the individual(s) or organization(s)  
named in the copyright notice for the entire Package.

"Contributor" means any party that has contributed code or other  
material to the Package, in accordance with the Copyright Holder's  
procedures.

"You" and "your" means any person who would like to copy, distribute, or modify the Package.

"Package" means the collection of files distributed by the Copyright Holder, and derivatives of that collection and/or of those files. A given Package may consist of either the Standard Version, or a Modified Version.

"Distribute" means providing a copy of the Package or making it accessible to anyone else, or in the case of a company or organization, to others outside of your company or organization.

"Distributor Fee" means any fee that you charge for Distributing this Package or providing support for this Package to another party. It does not mean licensing fees.

"Standard Version" refers to the Package if it has not been modified, or has been modified only in ways explicitly requested by the Copyright Holder.

"Modified Version" means the Package, if it has been changed, and such changes were not explicitly requested by the Copyright Holder.

"Original License" means this Artistic License as Distributed with the Standard Version of the Package, in its current version or as it may be modified by The Perl Foundation in the future.

"Source" form means the source code, documentation source, and configuration files for the Package.

"Compiled" form means the compiled bytecode, object code, binary, or any other form resulting from mechanical transformation or translation of the Source form.

#### Permission for Use and Modification Without Distribution

(1) You are permitted to use the Standard Version and create and use Modified Versions for any purpose without restriction, provided that you do not Distribute the Modified Version.

#### Permissions for Redistribution of the Standard Version

(2) You may Distribute verbatim copies of the Source form of the Standard Version of this Package in any medium without restriction,



either gratis or for a Distributor Fee, provided that you duplicate all of the original copyright notices and associated disclaimers. At your discretion, such verbatim copies may or may not include a Compiled form of the Package.

(3) You may apply any bug fixes, portability changes, and other modifications made available from the Copyright Holder. The resulting Package will still be considered the Standard Version, and as such will be subject to the Original License.

#### Distribution of Modified Versions of the Package as Source

(4) You may Distribute your Modified Version as Source (either gratis or for a Distributor Fee, and with or without a Compiled form of the Modified Version) provided that you clearly document how it differs from the Standard Version, including, but not limited to, documenting any non-standard features, executables, or modules, and provided that you do at least ONE of the following:

(a) make the Modified Version available to the Copyright Holder of the Standard Version, under the Original License, so that the Copyright Holder may include your modifications in the Standard Version.

(b) ensure that installation of your Modified Version does not prevent the user installing or running the Standard Version. In addition, the Modified Version must bear a name that is different from the name of the Standard Version.

(c) allow anyone who receives a copy of the Modified Version to make the Source form of the Modified Version available to others under

(i) the Original License or

(ii) a license that permits the licensee to freely copy, modify and redistribute the Modified Version using the same licensing terms that apply to the copy that the licensee received, and requires that the Source form of the Modified Version, and of any works derived from it, be made freely available in that license fees are prohibited but Distributor Fees are allowed.

#### Distribution of Compiled Forms of the Standard Version

or Modified Versions without the Source

(5)

You may Distribute Compiled forms of the Standard Version without the Source, provided that you include complete instructions on how to get the Source of the Standard Version. Such instructions must be valid at the time of your distribution. If these instructions, at any time while you are carrying out such distribution, become invalid, you must provide new instructions on demand or cease further distribution. If you provide valid instructions or cease distribution within thirty days after you become aware that the instructions are invalid, then you do not forfeit any of your rights under this license.

(6) You may Distribute a Modified Version in Compiled form without the Source, provided that you comply with Section 4 with respect to the Source of the Modified Version.

#### Aggregating or Linking the Package

(7) You may aggregate the Package (either the Standard Version or Modified Version) with other packages and Distribute the resulting aggregation provided that you do not charge a licensing fee for the Package. Distributor Fees are permitted, and licensing fees for other components in the aggregation are permitted. The terms of this license apply to the use and Distribution of the Standard or Modified Versions as included in the aggregation.

(8) You are permitted to link Modified and Standard Versions with other works, to embed the Package in a larger work of your own, or to build stand-alone binary or bytecode versions of applications that include the Package, and Distribute the result without restriction, provided the result does not expose a direct interface to the Package.

#### Items That are Not Considered Part of a Modified Version

(9) Works (including, but not limited to, modules and scripts) that merely extend or make use of the Package, do not, by themselves, cause the Package to be a Modified Version. In addition, such works are not considered parts of the Package itself, and are not subject to the terms of this license.

#### General Provisions

(10)

Any use, modification, and distribution of the Standard or Modified Versions is governed by this Artistic License. By using, modifying or distributing the Package, you accept this license. Do not use, modify, or distribute the Package, if you do not accept this license.

(11) If your Modified Version has been derived from a Modified Version made by someone other than you, you are nevertheless required to ensure that your Modified Version complies with the requirements of this license.

(12) This license does not grant you the right to use any trademark, service mark, tradename, or logo of the Copyright Holder.

(13) This license includes the non-exclusive, worldwide, free-of-charge patent license to make, have made, use, offer to sell, sell, import and otherwise transfer the Package with respect to any patent claims licensable by the Copyright Holder that are necessarily infringed by the Package. If you institute patent litigation (including a cross-claim or counterclaim) against any party alleging that the Package constitutes direct or contributory patent infringement, then this Artistic License to you shall terminate on the date that such litigation is filed.

(14) Disclaimer of Warranty:

THE PACKAGE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES. THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT ARE DISCLAIMED TO THE EXTENT PERMITTED BY YOUR LOCAL LAW. UNLESS REQUIRED BY LAW, NO COPYRIGHT HOLDER OR CONTRIBUTOR WILL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING IN ANY WAY OUT OF THE USE OF THE PACKAGE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

Minizlib was created by Isaac Z. Schlueter.  
It is a derivative work of the Node.js project.

""""

Copyright Isaac Z. Schlueter and Contributors  
Copyright Node.js contributors. All rights reserved.  
Copyright Joyent, Inc. and other Node contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation

the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

# spdx-license-ids

[![npm version](https://img.shields.io/npm/v/spdx-license-ids.svg)](https://www.npmjs.com/package/spdx-license-ids)

[![Github Actions](https://action-badges.now.sh/shinnn/spdx-license-ids)](https://wdp9fww0r9.execute-api.us-west-2.amazonaws.com/production/results/shinnn/spdx-license-ids)

A list of [SPDX license](https://spdx.org/licenses/) identifiers

## Installation

[Download JSON directly](https://raw.githubusercontent.com/shinnn/spdx-license-ids/master/index.json), or  
[use](https://docs.npmjs.com/cli/install) [npm](https://docs.npmjs.com/about-npm/):

---

```
npm install spdx-license-ids
```

---

## [Node.js](https://nodejs.org/) API

```
### require('spdx-license-ids')
```

Type: `string[]`

All license IDs except for the currently deprecated ones.

```
```javascript
```

```
const ids = require('spdx-license-ids');
```

```
//=> ['0BSD', 'AAL', 'ADSL', 'AFL-1.1', 'AFL-1.2', 'AFL-2.0', 'AFL-2.1', 'AFL-3.0', 'AGPL-1.0-only', ...]
```

```
ids.includes('BSD-3-Clause'); //=> true
```

```
ids.includes('CC-BY-1.0'); //=>
```

true

```
ids.includes('GPL-3.0'); //=> false  
...
```

```
### require('spdx-license-ids/deprecated')
```

Type: `string[]`

Deprecated license IDs.

```
```javascript
```

```
const deprecatedIds = require('spdx-license-ids/deprecated');  
//=> ['AGPL-1.0', 'AGPL-3.0', 'GFDL-1.1', 'GFDL-1.2', 'GFDL-1.3', 'GPL-1.0', 'GPL-2.0', ...]
```

```
deprecatedIds.includes('BSD-3-Clause'); //=> false
```

```
deprecatedIds.includes('CC-BY-1.0'); //=> false
```

```
deprecatedIds.includes('GPL-3.0'); //=> true
```

```
...
```

```
## License
```

[Creative Commons Zero v1.0 Universal](<https://creativecommons.org/publicdomain/zero/1.0/deed>)

The MIT License (MIT)

Copyright (c) 2013-2017 Josh Glazebrook

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2012-2015 The Dojo Foundation <<http://dojofoundation.org/>>

Based on Underscore.js 1.7.0, copyright 2009-2015 Jeremy Ashkenas,

DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

ISC License (ISC)

Copyright 2018 Stefan Penner

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2011 Mark Cavage, All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE  
The MIT License (MIT)

Copyright (c) Feross Aboukhadijeh

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
(The MIT License)

Copyright (c) 2015 Douglas Christopher Wilson <doug@somethingdoug.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR

OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2010 James Halliday (mail@substack.net)

Modified work Copyright 2014 Contributors (ben@npmjs.com)

This project is free software released under the MIT/X11 license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright Rebecca Turner

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF



MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Apache License, Version 2.0

Copyright (c) 2011 Dominic Tarr

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

The MIT License (MIT)

Copyright (c) 2014-18 Lloyd Brookes <75pound@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) Robert Kowalski and Isaac Z. Schlueter ("Authors")

All rights reserved.

The BSD License

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2015, npm, Inc

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN

ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## Glob Logo

Glob's logo created by Tanya Brassie <<http://tanyabrassie.com/>>, licensed under a Creative Commons Attribution-ShareAlike 4.0 International License <https://creativecommons.org/licenses/by-sa/4.0/>  
Copyright (c) 2012-2014 Raynos.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015, Salesforce.com, Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of Salesforce.com nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2016, Joyent, Inc. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

ISC License

Copyright (c) npm, Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE COPYRIGHT HOLDER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The MIT License (MIT)

Copyright (c) 2015 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License

Copyright (c) 2012 Tim Caswell

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 Alexander Shtuchkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish,

distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2016-2018 Thomas Watson Steen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

=====

Copyright (c) 2015 Rod Vagg

-----

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2013-2018 Petka Antonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2015 Dmitry Ivanov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
Dual licensed under WTFPL and MIT:

---

Copyright 20132016 Domenic Denicola <d@domenic.me>

This work is free. You can redistribute it and/or modify it under the terms of the Do What The Fuck You Want To Public License, Version 2, as published by Sam Hocevar. See below for more details.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE  
Version 2, December 2004

Copyright (C) 2004 Sam Hocevar <sam@hocevar.net>

Everyone is permitted to copy and distribute verbatim or modified copies of this license document, and changing it is allowed as long as the name is changed.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. You just DO WHAT THE FUCK YOU WANT TO.

---

The MIT License (MIT)

Copyright 20132016 Domenic Denicola <d@domenic.me>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE



SOFTWARE.

Copyright (c) 2015 TJ Holowaychuk <tj@vision-media.ca>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
The MIT License (MIT)

Copyright (c) 2011 Troy Goode <troygoode@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
Node.js is licensed for use as follows:

""""

Copyright Node.js contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

This license applies to parts of Node.js originating from the <https://github.com/joyent/node> repository:

\*\*\*\*\*

Copyright Joyent, Inc. and other Node contributors. All rights reserved. Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

The Node.js license applies to all parts of Node.js that are not externally

maintained libraries.

The externally maintained libraries used by Node.js are:

- c-ares, located at deps/cares, is licensed as follows:

""

Copyright 1998 by the Massachusetts Institute of Technology.  
Copyright (C) 2007-2013 by Daniel Stenberg

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. M.I.T. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

""

- HTTP Parser, located at deps/http\_parser, is licensed as follows:

""

http\_parser.c is based on src/http/nginx\_http\_parse.c from NGINX copyright Igor Sysoev.

Additional changes are licensed under the same terms as NGINX and copyright Joyent, Inc. and other Node contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS

IN THE SOFTWARE.

""

- ICU, located at deps/icu-small, is licensed as follows:

""

COPYRIGHT AND PERMISSION NOTICE (ICU 58 and later)

Copyright 1991-2016 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>

Permission

is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN

NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

-----

Third-Party Software Licenses

This section contains third-party software notices and/or additional terms for licensed third-party software components included within ICU libraries.

1. ICU License - ICU 1.8.1 to ICU 57.1

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2016

International Business Machines Corporation and others

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

2. Chinese/Japanese Word Break Dictionary Data (cjdickt.txt)

# The Google Chrome software developed by Google is licensed under  
# the BSD license. Other software included in this distribution is  
# provided under other licenses, as set forth below.

#

# The

BSD License

# <http://opensource.org/licenses/bsd-license.php>

# Copyright (C) 2006-2008, Google Inc.

#

```
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice,
# this list of conditions and the following disclaimer.
# Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided with
# the distribution.
# Neither the name of Google Inc. nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS"
AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
# LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
# CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
# SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
# BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
#
# The word list in cjdict.txt are generated by combining three word lists
# listed below with further processing for compound word breaking. The
# frequency is generated with an iterative training against Google web

# corpora.
#
# * Libtabe (Chinese)
# - https://sourceforge.net/project/?group\_id=1519
# - Its license terms and conditions are shown below.
#
# * IPADIC (Japanese)
# - http://chasen.aist-nara.ac.jp/chasen/distribution.html
# - Its license terms and conditions are shown below.
#
# -----COPYING.libtabe ---- BEGIN-----
#
# /*
```

```

# * Copyright (c) 1999 TaBE Project.
# * Copyright (c) 1999 Pai-Hsiang Hsiao.
# * All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this
list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the TaBE Project nor the names of its
# * contributors may be used to endorse or promote products derived
# * from this software without specific prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER
CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# /*
# * Copyright (c) 1999 Computer Systems and Communication Lab,
# *      Institute of Information Science, Academia
# *      Sinica. All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer

```

in

```
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the Computer Systems and Communication Lab
# * nor the names of its contributors may be used to endorse or
# * promote products derived from this software without specific
# * prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED
```

AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,

```
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
```

```
# */
```

```
#
```

```
# Copyright 1996 Chih-Hao Tsai @ Beckman Institute,
# University of Illinois
# c-tsai4@uiuc.edu http://casper.beckman.uiuc.edu/~c-tsai4
```

```
#
```

```
# -----COPYING.libtabe-----END-----
```

```
#
```

```
#
```

```
# -----COPYING.ipadic-----BEGIN-----
```

```
#
```

```
# Copyright 2000, 2001, 2002, 2003 Nara Institute of Science
# and Technology. All Rights Reserved.
```

```
#
```

```
# Use, reproduction, and distribution of this software is permitted.
# Any copy of this software, whether in its original form or modified,
# must include both the above copyright notice and the following
# paragraphs.
```

```
#
```

```
# Nara
```

Institute of Science and Technology (NAIST),

```
# the copyright holders, disclaims all warranties with regard to this
# software, including all implied warranties of merchantability and
# fitness, in no event shall NAIST be liable for
# any special, indirect or consequential damages or any damages
# whatsoever resulting from loss of use, data or profits, whether in an
# action of contract, negligence or other tortuous action, arising out
```



# of or in connection with the use or performance of this software.  
#  
# A large portion of the dictionary entries  
# originate from ICOT Free Software. The following conditions for ICOT  
# Free Software applies to the current dictionary as well.  
#  
# Each User may also freely distribute the Program, whether in its  
# original form or modified, to any third party or parties, PROVIDED  
# that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear  
# on, or be  
attached to, the Program, which is distributed substantially  
# in the same form as set out herein and that such intended  
# distribution, if actually made, will neither violate or otherwise  
# contravene any of the laws and regulations of the countries having  
# jurisdiction over the User or the intended distribution itself.  
#  
# NO WARRANTY  
#  
# The program was produced on an experimental basis in the course of the  
# research and development conducted during the project and is provided  
# to users as so produced on an experimental basis. Accordingly, the  
# program is provided without any warranty whatsoever, whether express,  
# implied, statutory or otherwise. The term "warranty" used herein  
# includes, but is not limited to, any warranty of the quality,  
# performance, merchantability and fitness for a particular purpose of  
# the program and the nonexistence of any infringement or violation of  
# any  
right of any third party.  
#  
# Each user of the program will agree and understand, and be deemed to  
# have agreed and understood, that there is no warranty whatsoever for  
# the program and, accordingly, the entire risk arising from or  
# otherwise connected with the program is assumed by the user.  
#  
# Therefore, neither ICOT, the copyright holder, or any other  
# organization that participated in or was otherwise related to the  
# development of the program and their respective officials, directors,  
# officers and other employees shall be held liable for any and all  
# damages, including, without limitation, general, special, incidental  
# and consequential damages, arising out of or otherwise in connection  
# with the use or inability to use the program or any product, material  
# or result produced or otherwise obtained by using the program,  
# regardless of whether they have been advised of, or otherwise  
had  
# knowledge of, the possibility of such damages at any time during the  
# project or thereafter. Each user will be deemed to have agreed to the  
# foregoing by his or her commencement of use of the program. The term  
# "use" as used herein includes, but is not limited to, the use,

```
# modification, copying and distribution of the program and the
# production of secondary products from the program.
#
# In the case where the program, whether in its original form or
# modified, was distributed or delivered to or received by a user from
# any person, organization or entity other than ICOT, unless it makes or
# grants independently of ICOT any specific warranty to the user in
# writing, such person, organization or entity, will also be exempted
# from and not be held liable to the user for any such damages as noted
# above as far as the program is concerned.
#
# -----COPYING.ipadic-----END-----
```

### 3. Lao Word Break Dictionary Data (laodict.txt)

```
# Copyright (c) 2013 International Business Machines Corporation
# and others. All Rights Reserved.
#
# Project: http://code.google.com/p/lao-dictionary/
# Dictionary: http://lao-dictionary.googlecode.com/git/Lao-Dictionary.txt
# License: http://lao-dictionary.googlecode.com/git/Lao-Dictionary-LICENSE.txt
#         (copied below)
#
# This file is derived from the above dictionary, with slight
# modifications.
# -----
# Copyright (C) 2013 Brian Eugene Wilson, Robert Martin Campbell.
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification,
# are permitted provided that the following conditions are met:
#
#
# Redistributions of source code must retain the above copyright
notice, this
# list of conditions and the following disclaimer. Redistributions in
# binary form must reproduce the above copyright notice, this list of
# conditions and the following disclaimer in the documentation and/or
# other materials provided with the distribution.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
# INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
```

# (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
# SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
# HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
# STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE)  
# ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
# OF THE POSSIBILITY OF SUCH DAMAGE.  
# -----

#### 4. Burmese Word Break Dictionary Data (burmesedict.txt)

# Copyright (c) 2014 International Business Machines Corporation  
# and others. All Rights Reserved.  
#  
# This list is part of a project hosted at:  
# [github.com/kanyawtech/myanmar-karen-word-lists](https://github.com/kanyawtech/myanmar-karen-word-lists)  
#  
# -----

# Copyright (c) 2013, LeRoy Benjamin Sharon  
# All rights reserved.  
#  
# Redistribution and use in source and binary forms, with or without  
# modification, are permitted provided that the following conditions  
# are met: Redistributions of source code must retain the above  
# copyright notice, this list of conditions and the following  
# disclaimer.

Redistributions in binary form must reproduce the  
# above copyright notice, this list of conditions and the following  
# disclaimer in the documentation and/or other materials provided  
# with the distribution.  
#

# Neither the name Myanmar Karen Word Lists, nor the names of its  
# contributors may be used to endorse or promote products derived  
# from this software without specific prior written permission.  
#

# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND  
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,  
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF  
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS  
# BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED  
# TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE,  
# DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON  
# ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR  
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF  
# THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

# SUCH DAMAGE.

# -----

## 5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone Database for its time zone support. The ownership of the TZ database is explained in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

### # 7. Database Ownership

#

# The TZ database itself is not an IETF Contribution or an IETF  
# document. Rather it is a pre-existing and regularly updated work  
# that is in the public domain, and is intended to remain in the  
# public domain. Therefore, BCPs 78 [RFC5378] and 79

[RFC3979] do

# not apply to the TZ Database or contributions that individuals make  
# to it. Should any claims be made and substantiated against the TZ  
# Database, the organization that is providing the IANA  
# Considerations defined in this RFC, under the memorandum of  
# understanding with the IETF, currently ICANN, may act in accordance  
# with all competent court orders. No ownership claims will be made  
# by ICANN or the IETF Trust on the database or the code. Any person  
# making a contribution to the database or code waives all rights to  
# future claims in that contribution or in the TZ Database.

""

- libuv, located at deps/uv, is licensed as follows:

""

libuv is part of the Node project: <http://nodejs.org/>

libuv may be distributed alone under Node's license:

====

Copyright Joyent, Inc. and other Node contributors. All rights reserved.  
Permission is hereby granted, free of charge, to  
any person obtaining a copy  
of this software and associated documentation files (the "Software"), to  
deal in the Software without restriction, including without limitation the  
rights to use, copy, modify, merge, publish, distribute, sublicense, and/or  
sell copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

This license applies to all parts of libuv that are not externally maintained libraries.

The externally maintained libraries used by libuv are:

- tree.h (from FreeBSD), copyright Niels Provos. Two clause BSD license.
- inet\_pton and inet\_ntop implementations, contained in src/inet.c, are copyright the Internet Systems Consortium, Inc., and licensed under the ISC license.
- stdint-msvc2008.h (from msinttypes), copyright Alexander Chemeris. Three clause BSD license.
- pthread-fixes.h, pthread-fixes.c, copyright Google Inc. and Sony Mobile Communications AB. Three clause BSD license.
- android-ifaddrs.h, android-ifaddrs.c, copyright Berkeley Software Design Inc, Kenneth MacKay and Emergya (Cloud4all, FP7/2007-2013, grant agreement n 289016). Three clause BSD license.

""""

- OpenSSL, located at deps/openssl, is licensed as follows:

""""

Copyright  
(c) 1998-2016 The OpenSSL Project. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. All advertising materials mentioning features or use of this software must display the following acknowledgment:  
"This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"

4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to endorse or promote products derived from this software without prior written permission.

For written permission, please contact  
[openssl-core@openssl.org](mailto:openssl-core@openssl.org).

5. Products derived from this software may not be called "OpenSSL" nor may "OpenSSL" appear in their names without prior written permission of the OpenSSL Project.

6. Redistributions of any form whatsoever must retain the following acknowledgment:

"This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"

THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

INTERRUPTION)

HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

This product includes cryptographic software written by Eric Young ([ey@cryptsoft.com](mailto:ey@cryptsoft.com)). This product includes software written by Tim Hudson ([tjh@cryptsoft.com](mailto:tjh@cryptsoft.com)).

""""

- Punycode.js, located at lib/punycode.js, is licensed as follows:

""""

Copyright Mathias Bynens <<https://mathiasbynens.be/>>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

- V8, located at deps/v8, is licensed as follows:

""

This license applies to all parts of V8 that are not externally maintained libraries. The externally maintained libraries used by V8 are:

- PCRE test suite, located in

test/mjsunit/third\_party/regexp-pcre/regexp-pcre.js. This is based on the test suite from PCRE-7.3, which is copyrighted by the University of Cambridge and Google, Inc. The copyright notice and license are embedded in regexp-pcre.js.

- Layout tests, located in test/mjsunit/third\_party/object-keys. These are based on layout tests from webkit.org which are copyrighted by Apple Computer, Inc. and released under a 3-clause BSD license.

- Strongtalk assembler, the basis of the files assembler-arm-inl.h, assembler-arm.cc, assembler-arm.h, assembler-ia32-inl.h, assembler-ia32.cc, assembler-ia32.h, assembler-x64-inl.h, assembler-x64.cc, assembler-x64.h, assembler-mips-inl.h, assembler-mips.cc, assembler-mips.h, assembler.cc and assembler.h. This code is copyrighted by Sun Microsystems Inc. and released under a 3-clause BSD license.

- Valgrind client API header, located at third\_party/valgrind/valgrind.h. This is released under the BSD license.

These libraries have their own licenses; we recommend you read them, as their terms may differ from the terms below.

Further license information can be found in LICENSE files located in sub-directories.

Copyright 2014, the V8 project authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used

to endorse or promote products derived

from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

""

- zlib, located at deps/zlib, is licensed as follows:

""

zlib.h -- interface

of the 'zlib' general purpose compression library

version 1.2.8, April 28th, 2013

Copyright (C) 1995-2013 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:



1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly      Mark Adler  
jloup@gzip.org      madler@alumni.caltech.edu  
""

- npm, located at deps/npm, is licensed as follows:

""

The npm application  
Copyright (c) npm, Inc. and Contributors  
Licensed on the terms of The Artistic License 2.0

Node package dependencies of the npm application  
Copyright (c) their respective copyright owners  
Licensed on their respective license terms

The npm public registry at <https://registry.npmjs.org>  
and the npm website at <https://www.npmjs.com>  
Operated by npm, Inc.  
Use governed by terms published on <https://www.npmjs.com>

"Node.js"  
Trademark Joyent, Inc., <https://joyent.com>  
Neither npm nor npm, Inc. are affiliated with Joyent, Inc.

The Node.js application  
Project of Node Foundation, <https://nodejs.org>

The npm Logo  
Copyright (c) Mathias Pettersson and Brian Hammond

"Gubblebum Blocky" typeface  
Copyright (c) Tjarda Koster, <https://jelloween.deviantart.com>  
Used with permission

-----

The Artistic License 2.0

Copyright (c) 2000-2006, The Perl Foundation.

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

This license establishes the terms under which a given free software Package may be copied, modified, distributed, and/or redistributed. The intent is that the Copyright Holder maintains some artistic control over the development of that Package while still keeping the Package available as open source and free software.

You are always permitted to make arrangements wholly outside of this license directly with the Copyright Holder of a given Package. If the terms of this license do not permit the full use that you propose to make of the Package, you should contact the Copyright Holder and seek a different licensing arrangement.

## Definitions

"Copyright Holder"

means the individual(s) or organization(s) named in the copyright notice for the entire Package.

"Contributor" means any party that has contributed code or other material to the Package, in accordance with the Copyright Holder's procedures.

"You" and "your" means any person who would like to copy, distribute, or modify the Package.

"Package" means the collection of files distributed by the Copyright Holder, and derivatives of that collection and/or of those files. A given Package may consist of either the Standard Version, or a Modified Version.

"Distribute" means providing a copy of the Package or making it accessible to anyone else, or in the case of a company or organization, to others outside of your company or organization.

"Distributor Fee" means any fee that you charge for Distributing this Package or providing support for this Package to another

party. It does not mean licensing fees.

"Standard Version" refers to the Package if it has not been modified, or has been modified only in ways explicitly requested by the Copyright Holder.

"Modified Version" means the Package, if it has been changed, and such changes were not explicitly requested by the Copyright Holder.

"Original License" means this Artistic License as Distributed with the Standard Version of the Package, in its current version or as it may be modified by The Perl Foundation in the future.

"Source" form means the source code, documentation source, and configuration files for the Package.

"Compiled" form means the compiled bytecode, object code, binary, or any other form resulting from mechanical transformation or translation of the Source form.

#### Permission for Use and Modification Without Distribution

(1) You are permitted to use the Standard Version and create and use Modified Versions for any purpose without restriction, provided that you do not Distribute the Modified Version.

#### Permissions for Redistribution of the Standard Version

(2) You may Distribute verbatim copies of the Source form of the Standard Version of this Package in any medium without restriction, either gratis or for a Distributor Fee, provided that you duplicate all of the original copyright notices and associated disclaimers. At your discretion, such verbatim copies may or may not include a Compiled form of the Package.

(3) You may apply any bug fixes, portability changes, and other modifications made available from the Copyright Holder. The resulting Package will still be considered the Standard Version, and as such will be subject to the Original License.

#### Distribution of Modified Versions of the Package as Source

(4) You may Distribute your Modified Version as Source (either gratis or for a Distributor Fee, and with or without a Compiled form of the Modified Version) provided that you clearly document how it differs from the Standard Version, including, but not limited to, documenting any non-standard features, executables, or modules, and provided that you do at least ONE of the following:

(a) make the Modified Version available to the Copyright Holder of the Standard Version, under the Original License, so that the Copyright Holder may include your modifications in the Standard

Version.

(b) ensure that installation of your Modified Version does not prevent the user installing or running the Standard Version. In addition, the Modified Version must bear a name that is different from the name of the Standard Version.

(c) allow anyone who receives a copy of the Modified Version to make the Source form of the Modified Version available to others under

(i) the Original License or

(ii) a license that permits the licensee to freely copy, modify and redistribute the Modified Version using the same licensing terms that apply to the copy that the licensee received, and requires that the Source form of the Modified Version, and of any works derived from it, be made freely available in that license fees are prohibited but Distributor Fees are allowed.

#### Distribution of Compiled Forms of the Standard Version or Modified Versions without the Source

(5) You may Distribute Compiled forms of the Standard Version without the Source, provided that you include complete instructions on how to get the Source of the Standard Version. Such instructions must be valid at the time of your distribution. If these instructions, at any time while you are carrying out such distribution, become invalid, you must provide new instructions on demand or cease further distribution.

If you provide valid instructions or cease distribution within thirty days after you become aware that the instructions are invalid, then you do not forfeit any of your rights under this license.

(6) You may Distribute a Modified Version in Compiled form without the Source, provided that you comply with Section 4 with respect to the Source of the Modified Version.

#### Aggregating or Linking the Package

(7) You may aggregate the Package (either the Standard Version or Modified Version) with other packages and Distribute the resulting aggregation provided that you do not charge a licensing fee for the Package. Distributor Fees are permitted, and licensing fees for other components in the aggregation are permitted. The terms of this license apply to the use and Distribution of the Standard or Modified Versions as included in the aggregation.

(8) You are permitted to link Modified and Standard Versions with other works, to embed the Package in a larger work of your own, or to build stand-alone binary or bytecode versions of applications that include the Package, and Distribute the result without restriction, provided the result does not expose a direct interface to the Package.

#### Items That are Not Considered Part of a Modified Version

(9) Works (including, but not limited to, modules and scripts) that merely extend or make use of the Package, do not, by themselves, cause the Package to be a Modified Version. In addition, such works are not considered parts of the Package itself, and are not subject to the terms of this license.

#### General Provisions

(10) Any use, modification, and distribution of the Standard or Modified Versions is governed by this Artistic License. By using, modifying or distributing the Package, you accept this license. Do not use, modify, or distribute the Package, if you do not accept this license.

(11) If your Modified Version has been derived from a Modified Version made by someone other than you, you are nevertheless required to ensure that your Modified Version complies with the requirements of this license.

(12) This license does not grant you the right to use any trademark, service mark, tradename, or logo of the Copyright Holder.

(13) This license includes the non-exclusive, worldwide, free-of-charge patent license to make, have made, use, offer to sell, sell, import and otherwise transfer the Package with respect to any patent claims licensable by the Copyright Holder that are necessarily infringed by the Package. If you institute patent litigation (including a cross-claim or counterclaim) against any party alleging that the Package constitutes direct or contributory patent infringement, then this Artistic License to you shall terminate on the date that such litigation is filed.

(14) Disclaimer of Warranty:

THE PACKAGE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES. THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT ARE DISCLAIMED TO THE EXTENT PERMITTED BY YOUR LOCAL

LAW. UNLESS REQUIRED BY LAW, NO COPYRIGHT HOLDER OR CONTRIBUTOR WILL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING IN ANY WAY OUT OF THE USE OF THE PACKAGE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
""

- GYP, located at tools/gyp, is licensed as follows:

""

Copyright (c) 2009 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

""

- marked, located at tools/doc/node\_modules/marked, is licensed as follows:

""

Copyright (c) 2011-2014, Christopher Jeffrey (<https://github.com/chjj/>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE

IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

- cpplint.py, located at tools/cpplint.py, is licensed as follows:

""

Copyright (c) 2009 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this

list of conditions and the following disclaimer

in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

""

- ESLint, located at tools/eslint, is licensed as follows:

""

ESLint

Copyright jQuery Foundation and other contributors, <https://jquery.org/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

- gtest, located at deps/gtest, is licensed as follows:

""

Copyright 2008, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR



A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

""""

The MIT License (MIT)

Copyright (c) 2016 Mathias Buus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2017 Joseph Wynn

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2010-2016 Robert Kieffer and other contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2016, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The MIT License

Copyright (c) 2013 Max Ogden

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and

associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011:

Tim Koschtzki (tim@debuggable.com)

Felix Geisendrfer (felix@debuggable.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) Shannon Moeller <me@shannonmoeller.com> (shannonmoeller.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to

use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) Vsevolod Strukchinsky <floatdrop@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,

ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2016 Daijir Wachi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all

copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License

Copyright (c) 2015 Kyle E. Mitchell & other authors listed in AUTHORS

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 Dominic Tarr

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2013 Thiago de Arruda

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The MIT License (MIT)

Copyright (c) 2013 Tim Oxley

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) Robert Kowalski  
All rights reserved.

The BSD License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.792 resilience4j-timelimiter 1.7.0

## 1.792.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2019 authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 *
 */
```

Found in path(s):

```
* /opt/cola/permits/1606563272_1680790648.9748404/0/resilience4j-timelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/timelimiter/event/TimeLimiterOnTimeoutEvent.java
* /opt/cola/permits/1606563272_1680790648.9748404/0/resilience4j-timelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/timelimiter/internal/InMemoryTimeLimiterRegistry.java
*
/opt/cola/permits/1606563272_1680790648.9748404/0/resilience4j-timelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/timelimiter/event/TimeLimiterOnSuccessEvent.java
* /opt/cola/permits/1606563272_1680790648.9748404/0/resilience4j-timelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/timelimiter/event/AbstractTimeLimiterEvent.java
* /opt/cola/permits/1606563272_1680790648.9748404/0/resilience4j-timelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/timelimiter/event/package-info.java
* /opt/cola/permits/1606563272_1680790648.9748404/0/resilience4j-timelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/timelimiter/event/TimeLimiterEvent.java
* /opt/cola/permits/1606563272_1680790648.9748404/0/resilience4j-timelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/timelimiter/internal/TimeLimiterEventProcessor.java
* /opt/cola/permits/1606563272_1680790648.9748404/0/resilience4j-timelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/timelimiter/event/TimeLimiterOnErrorEvent.java
*
/opt/cola/permits/1606563272_1680790648.9748404/0/resilience4j-timelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/timelimiter/TimeLimiterRegistry.java
```



No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2019 Ingyu Hwang
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1606563272_1680790648.9748404/0/resilience4j-timelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/timelimiter/utils/package-info.java
* /opt/cola/permits/1606563272_1680790648.9748404/0/resilience4j-timelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/timelimiter/utils/MetricNames.java
```

## 1.793 resilience4j-core 1.7.0

### 1.793.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2019 Mahmoud Romeh
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 *
 */
```

Found in path(s):

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/ConfigurationNotFoundException.java

No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright 2019 Robert Winkler and Bohdan Storozhuk

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*

\*

\*/

Found in path(s):

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/metrics/Measurement.java

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/metrics/Metrics.java

\*

/opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/metrics/SlidingTimeWindowMetrics.java

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/metrics/AbstractAggregation.java

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/metrics/FixedSizeSlidingWindowMetrics.java

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/metrics/SnapshotImpl.java

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/metrics/TotalAggregation.java

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/metrics/PartialAggregation.java

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/metrics/Snapshot.java

No license file was found, but licenses were detected in source scan.

/\*

\*  
\* Copyright 2019: Robert Winkler  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/registry/EntryAddedEvent.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/registry/EntryReplacedEvent.java  
\*

/opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/registry/EntryRemovedEvent.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/registry/AbstractRegistryEvent.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/registry/RegistryEvent.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2020 KrnSaurabh  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

```
* /opt/cola/permits/1606563334_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/registry/InMemoryRegistryStore.java
* /opt/cola/permits/1606563334_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/RegistryStore.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2016 Robert Winkler and Bohdan Storozhuk
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 *
 */
```

Found in path(s):

```
* /opt/cola/permits/1606563334_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/ResultUtils.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2018: Clint Checketts
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 *
 */
```

\*/

Found in path(s):

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/package-info.java

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/registry/package-info.java

No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright 2019 Mahmoud Romeh, Robert Winkler

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*

\*

\*/

Found in path(s):

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/registry/AbstractRegistry.java

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/Registry.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2019 Ingyu Hwang

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/registry/CompositeRegistryEventConsumer.java

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/registry/RegistryEventConsumer.java

\*

/opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/metrics/MetricsPublisher.java

No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright 2020 krnsaurabh

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*

\*

\*/

Found in path(s):

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/ContextAwareScheduledThreadPoolExecutor.java

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/NamingThreadFactory.java

\*

/opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/ContextPropagator.java

No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright 2017: Robert Winkler

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/lang/NonNull.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/EventProcessor.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/StopWatch.java  
\*

/opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/lang/NonNullApi.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/lang/Nullable.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/lang/NonNullFields.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/EventConsumer.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/EventPublisher.java

No license file was found, but licenses were detected in source scan.

/\*  
\*  
\* Copyright 2020: Robert Winkler  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/StringUtils.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/CompletionStageUtils.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/CallableUtils.java  
\*  
/opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/ClassUtils.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/CheckFunctionUtils.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/exception/AcquirePermissionCancelledException.java  
\* /opt/cola/permits/1606563334\_1680790649.058326/0/resilience4j-core-1-7-0-sources-1-jar/io/github/resilience4j/core/SupplierUtils.java

## 1.794 opencensus-contrib-http-util 0.21.0

### 1.794.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2017, OpenCensus Authors  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1606578966\_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-jar/io/opencensus/contrib/http/util/CloudTraceFormat.java

No license file was found, but licenses were detected in source scan.



```
/*
 * Copyright 2018, OpenCensus Authors
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1606578966_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-
jar/io/opencensus/contrib/http/HttpContext.java
* /opt/cola/permits/1606578966_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-
jar/io/opencensus/contrib/http/HttpServerHandler.java
* /opt/cola/permits/1606578966_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-
jar/io/opencensus/contrib/http/util/HttpTraceUtil.java
*
  /opt/cola/permits/1606578966_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-
jar/io/opencensus/contrib/http/util/HttpTraceAttributeConstants.java
* /opt/cola/permits/1606578966_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-
jar/io/opencensus/contrib/http/util/HttpPropagationUtil.java
* /opt/cola/permits/1606578966_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-
jar/io/opencensus/contrib/http/AbstractHttpHandler.java
* /opt/cola/permits/1606578966_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-
jar/io/opencensus/contrib/http/HttpExtractor.java
* /opt/cola/permits/1606578966_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-
jar/io/opencensus/contrib/http/util/HttpMeasureConstants.java
* /opt/cola/permits/1606578966_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-
jar/io/opencensus/contrib/http/util/HttpViewConstants.java
*
  /opt/cola/permits/1606578966_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-
jar/io/opencensus/contrib/http/util/HttpViews.java
* /opt/cola/permits/1606578966_1679419743.2447977/0/opencensus-contrib-http-util-0-21-0-sources-3-
jar/io/opencensus/contrib/http/HttpClientHandler.java
```

## 1.795 classgraph 4.8.65

## 1.795.1 Available under license :

The MIT License (MIT)

Copyright (c) 2019 Luke Hutchison

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.796 resilience4j-ratelimiter 1.7.1

### 1.796.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2016 Robert Winkler and Bohdan Storozhuk
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/RequestNotPermitted.java

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/internal/InMemoryRateLimiterRegistry.java

\*

/opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/event/RateLimiterEvent.java

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/internal/RateLimiterEventProcessor.java

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/RateLimiterRegistry.java

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/RateLimiterConfig.java

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/event/RateLimiterOnSuccessEvent.java

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/event/AbstractRateLimiterEvent.java

\*

/opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/internal/SemaphoreBasedRateLimiter.java

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/event/RateLimiterOnFailureEvent.java

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/event/RateLimiterOnDrainedEvent.java

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/RateLimiter.java

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/internal/AtomicRateLimiter.java

No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright 2018: Clint Checketts

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*

\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/internal/package-info.java  
\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/package-info.java  
\*  
/opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/event/package-info.java  
\* /opt/cola/permits/1606633511\_1680686378.7788668/0/resilience4j-ratelimiter-1-7-1-sources-2-jar/io/github/resilience4j/ratelimiter/utils/package-info.java

# 1.797 resilience4j-core 1.7.1

## 1.797.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2017: Robert Winkler
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 *
 */
```

Found in path(s):

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/StopWatch.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/EventConsumer.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/EventPublisher.java  
\*

/opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/EventProcessor.java

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2019 Robert Winkler and Bohdan Storozhuk
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 *
 */
```

Found in path(s):

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/metrics/SlidingTimeWindowMetrics.java

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/metrics/AbstractAggregation.java

\*  
/opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/metrics/FixedSizeSlidingWindowMetrics.java

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/metrics/SnapshotImpl.java

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/metrics/TotalAggregation.java

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/metrics/Metrics.java

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/metrics/Measurement.java

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/metrics/Snapshot.java

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/metrics/PartialAggregation.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2020 KrnSaurabh
 *
 */
```

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/registry/InMemoryRegistryStore.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/RegistryStore.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2019 Ingyu Hwang

\*

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/metrics/MetricsPublisher.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/registry/CompositeRegistryEventConsumer.java

\*

/opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/registry/RegistryEventConsumer.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2019 the original author or authors.

```
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
*   https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1606633587_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-
jar/io/github/resilience4j/core/lang/NonNull.java
* /opt/cola/permits/1606633587_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-
jar/io/github/resilience4j/core/lang/NonNullFields.java
* /opt/cola/permits/1606633587_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-
jar/io/github/resilience4j/core/lang/Nullable.java
```

No license file was found, but licenses were detected in source scan.

```
/*
*
* Copyright 2016 Robert Winkler and Bohdan Storozhuk
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
*   http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1606633587_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-
jar/io/github/resilience4j/core/ResultUtils.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

\*  
\* Copyright 2019: Robert Winkler  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/registry/AbstractRegistryEvent.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/registry/EntryRemovedEvent.java  
\*

/opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/registry/EntryReplacedEvent.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/registry/RegistryEvent.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/registry/EntryAddedEvent.java

No license file was found, but licenses were detected in source scan.

/\*  
\*  
\* Copyright 2019 Mahmoud Romeh, Robert Winkler  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*



\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/Registry.java

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/registry/AbstractRegistry.java

No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright 2019 Mahmoud Romeh

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*

\*

\*/

Found in path(s):

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/ConfigurationNotFoundException.java

No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright 2018: Clint Checketts

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.  
\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/registry/package-info.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/package-info.java

No license file was found, but licenses were detected in source scan.

/\*  
\*  
\* Copyright 2020: Robert Winkler  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/CallableUtils.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/StringUtils.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/CheckFunctionUtils.java  
\*  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/exception/AcquirePermissionCancelledException.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/SupplierUtils.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/CompletionStageUtils.java  
\* /opt/cola/permits/1606633587\_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-jar/io/github/resilience4j/core/ClassUtils.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2002-2017 the original author or authors.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1606633587_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-
jar/io/github/resilience4j/core/lang/NonNullApi.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2020 krnsaurabh
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 *
 */
```

Found in path(s):

```
* /opt/cola/permits/1606633587_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-
jar/io/github/resilience4j/core/ContextPropagator.java
```

```
* /opt/cola/permits/1606633587_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-
jar/io/github/resilience4j/core/NamingThreadFactory.java
```

```
* /opt/cola/permits/1606633587_1679419732.9186537/0/resilience4j-core-1-7-1-sources-3-
```

# 1.798 resilience4j-cache 1.7.0

## 1.798.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2018: Clint Checketts
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 *
 */
```

Found in path(s):

```
* /opt/cola/permits/1606844421_1682268763.0487423/0/resilience4j-cache-1-7-0-sources-1-
jar/io/github/resilience4j/cache/event/package-info.java
* /opt/cola/permits/1606844421_1682268763.0487423/0/resilience4j-cache-1-7-0-sources-1-
jar/io/github/resilience4j/cache/internal/package-info.java
*
/opt/cola/permits/1606844421_1682268763.0487423/0/resilience4j-cache-1-7-0-sources-1-
jar/io/github/resilience4j/cache/package-info.java
No license file was found, but licenses were detected in source scan.
```

```
/*
 *
 * Copyright 2016 Robert Winkler
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
```

\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606844421\_1682268763.0487423/0/resilience4j-cache-1-7-0-sources-1-jar/io/github/resilience4j/cache/Cache.java  
\* /opt/cola/permits/1606844421\_1682268763.0487423/0/resilience4j-cache-1-7-0-sources-1-jar/io/github/resilience4j/cache/internal/CacheImpl.java  
\* /opt/cola/permits/1606844421\_1682268763.0487423/0/resilience4j-cache-1-7-0-sources-1-jar/io/github/resilience4j/cache/event/AbstractCacheEvent.java  
\*  
/opt/cola/permits/1606844421\_1682268763.0487423/0/resilience4j-cache-1-7-0-sources-1-jar/io/github/resilience4j/cache/event/CacheEvent.java  
\* /opt/cola/permits/1606844421\_1682268763.0487423/0/resilience4j-cache-1-7-0-sources-1-jar/io/github/resilience4j/cache/event/CacheOnErrorEvent.java  
\* /opt/cola/permits/1606844421\_1682268763.0487423/0/resilience4j-cache-1-7-0-sources-1-jar/io/github/resilience4j/cache/event/CacheOnMissEvent.java  
\* /opt/cola/permits/1606844421\_1682268763.0487423/0/resilience4j-cache-1-7-0-sources-1-jar/io/github/resilience4j/cache/event/CacheOnHitEvent.java

## 1.799 resilience4j-bulkhead 1.7.0

### 1.799.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*  
\*  
\* Copyright 2017 Robert Winkler, Lucas Lech  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*

\*/

Found in path(s):

\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/event/AbstractBulkheadEvent.java  
\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/event/BulkheadEvent.java  
\*  
/opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/internal/SemaphoreBulkhead.java  
\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/event/BulkheadOnCallPermittedEvent.java  
\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/BulkheadRegistry.java  
\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/internal/InMemoryBulkheadRegistry.java  
\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/BulkheadFullException.java  
\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/event/BulkheadOnCallRejectedEvent.java

No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright 2019 Robert Winkler, Mahmoud Romeh

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*

\*

\*/

Found in path(s):

\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/internal/FixedThreadPoolBulkhead.java

No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright 2017: Robert Winkler, Lucas Lech  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/Bulkhead.java

\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/ThreadPoolBulkhead.java

No license file was found, but licenses were detected in source scan.

/\*  
\*  
\* Copyright 2017 Robert Winkler, Lucas Lech, Mahmoud Romeh  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/ThreadPoolBulkheadRegistry.java

\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/internal/InMemoryThreadPoolBulkheadRegistry.java

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2016 Robert Winkler, Lucas Lech
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 *
 */
```

Found in path(s):

```
*/opt/cola/permits/1606844453_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-
jar/io/github/resilience4j/bulkhead/BulkheadConfig.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2018: Clint Checketts
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 *
 */
```

Found in path(s):

```
*/opt/cola/permits/1606844453_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-
jar/io/github/resilience4j/bulkhead/event/package-info.java
```



\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/internal/package-info.java

\*

/opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/utis/package-info.java

\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/package-info.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2017 Jan Sykora

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/event/BulkheadOnCallFinishedEvent.java

No license file was found, but licenses were detected in source scan.

/\*

\*

\* Copyright 2016 Robert Winkler, Lucas Lech, Mahmoud Romeh

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*

\*

\*/

Found in path(s):

\* /opt/cola/permits/1606844453\_1682270756.4484844/0/resilience4j-bulkhead-1-7-0-sources-1-jar/io/github/resilience4j/bulkhead/ThreadPoolBulkheadConfig.java

# 1.800 resilience4j-circuitbreaker 1.7.0

## 1.800.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2018: Clint Checketts
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 */
```

Found in path(s):

\* /opt/cola/permits/1606844429\_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-jar/io/github/resilience4j/circuitbreaker/package-info.java

\* /opt/cola/permits/1606844429\_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-jar/io/github/resilience4j/circuitbreaker/internal/package-info.java

\*

/opt/cola/permits/1606844429\_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-jar/io/github/resilience4j/circuitbreaker/event/package-info.java

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2016 Robert Winkler and Bohdan Storozhuk
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 */
```

```
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1606844429_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-
jar/io/github/resilience4j/circuitbreaker/internal/CircuitBreakerMetrics.java
No license file was found, but licenses were detected in source scan.
```

```
/*
*
* Copyright 2019 Robert Winkler
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1606844429_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-
jar/io/github/resilience4j/circuitbreaker/internal/CircuitBreakerStateMachine.java
No license file was found, but licenses were detected in source scan.
```

```
/*
*
* Copyright 2017: Robert Winkler
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
*/
```

\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606844429\_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-jar/io/github/resilience4j/circuitbreaker/Utils/package-info.java  
\* /opt/cola/permits/1606844429\_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-jar/io/github/resilience4j/circuitbreaker/CircuitBreaker.java  
No license file was found, but licenses were detected in source scan.

/\*  
\*  
\* Copyright 2016 Robert Winkler  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606844429\_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-jar/io/github/resilience4j/circuitbreaker/CircuitBreakerRegistry.java  
\* /opt/cola/permits/1606844429\_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-jar/io/github/resilience4j/circuitbreaker/event/CircuitBreakerOnErrorEvent.java  
\*  
\* /opt/cola/permits/1606844429\_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-jar/io/github/resilience4j/circuitbreaker/CircuitBreakerConfig.java  
\* /opt/cola/permits/1606844429\_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-jar/io/github/resilience4j/circuitbreaker/CallNotPermittedException.java  
\* /opt/cola/permits/1606844429\_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-

```

jar/io/github/resilience4j/circuitbreaker/event/CircuitBreakerOnResetEvent.java
* /opt/cola/permits/1606844429_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-
jar/io/github/resilience4j/circuitbreaker/event/CircuitBreakerOnCallNotPermittedEvent.java
* /opt/cola/permits/1606844429_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-
jar/io/github/resilience4j/circuitbreaker/event/CircuitBreakerEvent.java
* /opt/cola/permits/1606844429_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-
jar/io/github/resilience4j/circuitbreaker/event/CircuitBreakerOnStateTransitionEvent.java
*
/opt/cola/permits/1606844429_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-
jar/io/github/resilience4j/circuitbreaker/event/CircuitBreakerOnIgnoredErrorEvent.java
* /opt/cola/permits/1606844429_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-
jar/io/github/resilience4j/circuitbreaker/event/AbstractCircuitBreakerEvent.java
* /opt/cola/permits/1606844429_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-
jar/io/github/resilience4j/circuitbreaker/internal/InMemoryCircuitBreakerRegistry.java
* /opt/cola/permits/1606844429_1679436316.5083027/0/resilience4j-circuitbreaker-1-7-0-sources-1-
jar/io/github/resilience4j/circuitbreaker/event/CircuitBreakerOnSuccessEvent.java

```

# 1.801 resilience4j-ratelimiter 1.7.0

## 1.801.1 Available under license :

No license file was found, but licenses were detected in source scan.

```

/*
*
* Copyright 2018: Clint Checketts
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*
*
*/

```

Found in path(s):

```

* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/event/package-info.java
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/package-info.java
*

```

```
/opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/utils/package-info.java
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/internal/package-info.java
No license file was found, but licenses were detected in source scan.
```

```
/*
*
* Copyright 2016 Robert Winkler and Bohdan Storozhuk
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/RateLimiterConfig.java
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/RateLimiterRegistry.java
*
/opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/event/RateLimiterEvent.java
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/internal/InMemoryRateLimiterRegistry.java
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/internal/RateLimiterEventProcessor.java
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/RateLimiter.java
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/event/AbstractRateLimiterEvent.java
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/internal/AtomicRateLimiter.java
*
/opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/event/RateLimiterOnDrainedEvent.java
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/event/RateLimiterOnFailureEvent.java
```

```
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/event/RateLimiterOnSuccessEvent.java
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/internal/SemaphoreBasedRateLimiter.java
* /opt/cola/permits/1606844445_1679436312.7962582/0/resilience4j-ratelimiter-1-7-0-sources-1-
jar/io/github/resilience4j/ratelimiter/RequestNotPermitted.java
```

# 1.802 resilience4j-retry 1.7.0

## 1.802.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
*
* Copyright 2018: Clint Checketts
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1606844437_1679436314.621824/0/resilience4j-retry-1-7-0-sources-
jar/io/github/resilience4j/retry/package-info.java
* /opt/cola/permits/1606844437_1679436314.621824/0/resilience4j-retry-1-7-0-sources-
jar/io/github/resilience4j/retry/utils/package-info.java
* /opt/cola/permits/1606844437_1679436314.621824/0/resilience4j-retry-1-7-0-sources-
jar/io/github/resilience4j/retry/internal/package-info.java
*
```

```
/opt/cola/permits/1606844437_1679436314.621824/0/resilience4j-retry-1-7-0-sources-
jar/io/github/resilience4j/retry/event/package-info.java
```

No license file was found, but licenses were detected in source scan.

```
/*
* Copyright 2017 Dan Maas
*
* Licensed under the Apache License, Version 2.0 (the "License");
```

\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1606844437\_1679436314.621824/0/resilience4j-retry-1-7-0-sources-jar/io/github/resilience4j/retry/internal/InMemoryRetryRegistry.java  
\* /opt/cola/permits/1606844437\_1679436314.621824/0/resilience4j-retry-1-7-0-sources-jar/io/github/resilience4j/retry/RetryRegistry.java  
No license file was found, but licenses were detected in source scan.

/\*  
\*  
\* Copyright 2016 Robert Winkler  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1606844437\_1679436314.621824/0/resilience4j-retry-1-7-0-sources-jar/io/github/resilience4j/retry/internal/RetryImpl.java  
\* /opt/cola/permits/1606844437\_1679436314.621824/0/resilience4j-retry-1-7-0-sources-jar/io/github/resilience4j/retry/Retry.java  
\* /opt/cola/permits/1606844437\_1679436314.621824/0/resilience4j-retry-1-7-0-sources-jar/io/github/resilience4j/retry/event/RetryOnErrorEvent.java  
\*  
\* /opt/cola/permits/1606844437\_1679436314.621824/0/resilience4j-retry-1-7-0-sources-jar/io/github/resilience4j/retry/event/RetryOnIgnoredErrorEvent.java



```
* /opt/cola/permits/1606844437_1679436314.621824/0/resilience4j-retry-1-7-0-sources-
jar/io/github/resilience4j/retry/event/RetryEvent.java
* /opt/cola/permits/1606844437_1679436314.621824/0/resilience4j-retry-1-7-0-sources-
jar/io/github/resilience4j/retry/event/AbstractRetryEvent.java
* /opt/cola/permits/1606844437_1679436314.621824/0/resilience4j-retry-1-7-0-sources-
jar/io/github/resilience4j/retry/RetryConfig.java
* /opt/cola/permits/1606844437_1679436314.621824/0/resilience4j-retry-1-7-0-sources-
jar/io/github/resilience4j/retry/event/RetryOnSuccessEvent.java
No license file was found, but licenses were detected in source scan.
```

```
/*
 *
 * Copyright 2019 Mahmoud Romeh
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 */
```

Found in path(s):

```
* /opt/cola/permits/1606844437_1679436314.621824/0/resilience4j-retry-1-7-0-sources-
jar/io/github/resilience4j/retry/MaxRetriesExceeded.java
```

## 1.803 icu 70

### 1.803.1 Available under license :

---

```
layout: default
title: Legalities
parent: Release & Milestone Tasks
grand_parent: Contributors
nav_order: 70
```

---

<!--

2021 and later: Unicode, Inc. and others.

License & terms of use: <http://www.unicode.org/copyright.html>

-->

# Legalities

## 1. Scan for Copyright notices

Check source and data files, especially newly contributed ones, to make sure the proper copyright notice is in place. For example,

...

2016 and later: Unicode, Inc. and others.

License & terms of use: <http://www.unicode.org/copyright.html#License>

...

Scan the source code to make sure that every file that was touched recently has the current year in the copyright statement. See the [ICU Copyright Scanner](../././copyright-scan.md) page and follow the link to the scripts and the readme.

Scan the source code to include third-party company names in copyright notices if necessary.

~~Scan for text files that do not contain the word "Copyright": `find_textfiles -nosvn -novc -noeclipse | xargs grep -i -L Copyright`

(See the `find_textfiles`

Perl script attached to this page.) There are files without word "Copyright" in ICU source repository including some test data files (no comment syntax defined for these test data files), Unicode data files, tzcode source files and others.

Review the output file list and determine if each of them should have ICU copyright statement or not.~~ \*\*\*The script [find\_textfiles](find\_textfiles) associated with this document is not maintained. Use the ICU Copyright Scanner above instead.\*\*\*

## 2. Update license files

Check ICU, Unicode and other license terms. Make sure these files are up to date. The [Unicode data and software license term](<http://www.unicode.org/copyright.html>) is updated annually (usually year number only). The easiest way to get the updated license is to do View Source on [unicode.org/copyright.html](http://www.unicode.org/copyright.html) and scroll down to the plaintext version of the software license ("Exhibit A").

See [svn changeset r39632](<https://github.com/unicode-org/icu/commit/0001f6c5e92f6f3a8d66c7dbc47cc24df7633a71>)

for

an example; there should be only two files to update.

## \*-makefile-\*

## Copyright (C) 2016 and later: Unicode, Inc. and others.

```

## License & terms of use: http://www.unicode.org/copyright.html
## BSD-specific setup (FreeBSD, OpenBSD, NetBSD, *BSD)
## Copyright (c) 1999-2013, International Business Machines Corporation and
## others. All Rights Reserved.

## Commands to generate dependency files
GEN_DEPS.c= $(CC) -E -MM $(DEFS) $(CPPFLAGS)
GEN_DEPS.cc= $(CXX) -E -MM $(DEFS) $(CPPFLAGS)

## Flags for position independent code
SHAREDLIBCFLAGS = -fPIC
SHAREDLIBCXXFLAGS = -fPIC
SHAREDLIBCPPFLAGS = -DPIC

## Additional flags when building libraries and with threads
THREADSCPPFLAGS = -D_REENTRANT
LIBCPPFLAGS =

## Compiler switch to embed a runtime search path
LD_RPATH=
LD_RPATH_PRE= -Wl,-rpath,

## Compiler switch to embed a library name
LD_SONAME = -Wl,-soname -Wl,$(notdir $(MIDDLE_SO_TARGET))

## Shared library options
LD_SOOPTIONS= -Wl,-Bsymbolic

## Shared object suffix
SO = so
## Non-shared intermediate object suffix
STATIC_O = ao

## Compilation
rules
%. $(STATIC_O): $(srcdir)/%.c
$(COMPILE.c) $(STATICCPPFLAGS) $(STATICCFLAGS) -o $@ $<
%.o: $(srcdir)/%.c
$(COMPILE.c) $(DYNAMICCPPFLAGS) $(DYNAMICCFLAGS) -o $@ $<

%. $(STATIC_O): $(srcdir)/%.cpp
$(COMPILE.cc) $(STATICCPPFLAGS) $(STATICCXXFLAGS) -o $@ $<
%.o: $(srcdir)/%.cpp
$(COMPILE.cc) $(DYNAMICCPPFLAGS) $(DYNAMICCXXFLAGS) -o $@ $<

## Dependency rules
%.d: $(srcdir)/%.c

```

```
@echo "generating dependency information for $<"
@$(SHELL) -ec '$(GEN_DEPS.c) $< \
| sed "s/^(.*)\.o[ :]*\1.o $@ :/g/" > $@; \
[-s $@ ] || rm -f $@'
```

```
%.d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"
@$(SHELL) -ec '$(GEN_DEPS.cc) $< \
| sed "s/^(.*)\.o[ :]*\1.o $@ :/g/" > $@; \
[-s $@ ] || rm -f $@'
```

## Versioned libraries rules

```
%.${SO}.${SO_TARGET_VERSION_MAJOR}: %.${SO}.${SO_TARGET_VERSION}
$(RM) $@ && ln -s ${<F} $@
%.${SO}: %.${SO}.${SO_TARGET_VERSION_MAJOR}
$(RM) $@ && ln -s ${*F}.${SO}.${SO_TARGET_VERSION} $@
```

## Bind internal references

```
# LDflags that pkgdata will use
BIR_LDFLAGS= -Wl,-Bsymbolic
```

```
# Dependencies [i.e. map files] for the final library
BIR_DEPS=
```

```
## Remove shared library 's'
STATIC_PREFIX_WHEN_USED =
STATIC_PREFIX =
```

## End BSD-specific setup

Copyright 2006-2011, the V8 project authors. All rights reserved.  
Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
COPYRIGHT AND PERMISSION NOTICE (ICU 58 and later)

Copyright 1991-2020 Unicode, Inc. All rights reserved.  
Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining  
a copy of the Unicode data files and any associated documentation  
(the "Data Files") or Unicode software and any associated documentation  
(the "Software") to deal in the Data Files or Software  
without restriction, including without limitation the rights to use,  
copy, modify, merge, publish, distribute, and/or sell copies of  
the Data Files or Software, and to permit persons to whom the Data Files  
or Software are furnished to do so, provided that either  
(a) this copyright and permission notice appear with all copies  
of the Data Files or Software, or  
(b) this copyright and permission notice appear in associated  
Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF  
ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT  
NOT LIMITED TO THE  
WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT OF THIRD PARTY RIGHTS.  
IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS  
NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL  
DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,  
DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER  
TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR  
PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder  
shall not be used in advertising or otherwise to promote the sale,  
use or other dealings in these Data Files or Software without prior  
written authorization of the copyright holder.

-----

Third-Party Software Licenses

This section contains third-party software notices and/or additional terms for licensed third-party software components included within ICU libraries.

## 1. ICU License - ICU 1.8.1 to ICU

57.1

### COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2016 International Business Machines Corporation and others  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

## 2. Chinese/Japanese Word Break Dictionary Data (cjdict.txt)

# The Google Chrome software developed by Google is licensed under  
# the BSD license. Other software included in this distribution is  
# provided under other licenses, as set forth below.  
#

```
# The BSD License
# http://opensource.org/licenses/bsd-license.php
# Copyright (C) 2006-2008, Google Inc.
#
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice,
# this list of conditions and the following disclaimer.
# Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided with
# the distribution.
# Neither the name of Google Inc. nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR
# PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
# LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
# CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
# SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
# BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
#
# The word list in cjdict.txt are generated by combining three word lists
# listed below with further processing for compound word breaking. The
# frequency is generated with an iterative training against Google web
# corpora.
#
# * Libtabe (Chinese)
# - https://sourceforge.net/project/?group\_id=1519
# - Its license terms and conditions are shown below.
#
# * IPADIC (Japanese)
# - http://chasen.aist-nara.ac.jp/chasen/distribution.html
# - Its license terms and conditions are shown below.
#
```

```

# -----COPYING.libtabe ---- BEGIN-----
#
# /*
# * Copyright (c) 1999 TaBE Project.
# * Copyright (c) 1999 Pai-Hsiang Hsiao.
# * All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the TaBE Project nor the names of its
# * contributors may be used to endorse or promote products derived
# * from this software
# * without specific prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# /*
# * Copyright (c) 1999 Computer Systems and Communication Lab,
# * Institute
# * of Information Science, Academia
# * Sinica. All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.

```



```

# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the Computer Systems and Communication Lab
# * nor the names of its contributors may be used to endorse or
# * promote products derived from this software without specific
# * prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND
# * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# Copyright 1996 Chih-Hao Tsai @ Beckman Institute,
# University of Illinois
# c-tsai4@uiuc.edu http://casper.beckman.uiuc.edu/~c-tsai4
#
# -----COPYING.libtabe-----END-----
#
#
# -----COPYING.ipadic-----BEGIN-----
#
# Copyright 2000, 2001, 2002, 2003 Nara Institute of Science
# and Technology. All Rights Reserved.
#
# Use, reproduction, and distribution of this software is permitted.
# Any copy of this software, whether in its original form or modified,
# must include both the above copyright notice and the following
# paragraphs.
#
# Nara Institute of Science and Technology (NAIST),
# the copyright holders, disclaims all warranties with regard to this
# software, including all implied warranties of merchantability and
# fitness, in no event shall NAIST be liable for
# any special, indirect or consequential damages or any damages
# whatsoever resulting from loss of use, data or profits, whether in an
# action of contract, negligence or other tortuous action, arising out

```

# of or in connection with the use or performance of this software.  
#  
# A large portion of the dictionary entries  
# originate from ICOT  
Free Software. The following conditions for ICOT  
# Free Software applies to the current dictionary as well.  
#  
# Each User may also freely distribute the Program, whether in its  
# original form or modified, to any third party or parties, PROVIDED  
# that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear  
# on, or be attached to, the Program, which is distributed substantially  
# in the same form as set out herein and that such intended  
# distribution, if actually made, will neither violate or otherwise  
# contravene any of the laws and regulations of the countries having  
# jurisdiction over the User or the intended distribution itself.  
#  
# NO WARRANTY  
#  
# The program was produced on an experimental basis in the course of the  
# research and development conducted during the project and is provided  
# to users as so produced on an experimental basis. Accordingly, the  
# program is provided without any warranty whatsoever, whether express,  
# implied,  
statutory or otherwise. The term "warranty" used herein  
# includes, but is not limited to, any warranty of the quality,  
# performance, merchantability and fitness for a particular purpose of  
# the program and the nonexistence of any infringement or violation of  
# any right of any third party.  
#  
# Each user of the program will agree and understand, and be deemed to  
# have agreed and understood, that there is no warranty whatsoever for  
# the program and, accordingly, the entire risk arising from or  
# otherwise connected with the program is assumed by the user.  
#  
# Therefore, neither ICOT, the copyright holder, or any other  
# organization that participated in or was otherwise related to the  
# development of the program and their respective officials, directors,  
# officers and other employees shall be held liable for any and all  
# damages, including, without limitation, general, special, incidental  
# and consequential damages, arising out of or otherwise in  
connection  
# with the use or inability to use the program or any product, material  
# or result produced or otherwise obtained by using the program,  
# regardless of whether they have been advised of, or otherwise had  
# knowledge of, the possibility of such damages at any time during the  
# project or thereafter. Each user will be deemed to have agreed to the  
# foregoing by his or her commencement of use of the program. The term  
# "use" as used herein includes, but is not limited to, the use,

```
# modification, copying and distribution of the program and the
# production of secondary products from the program.
#
# In the case where the program, whether in its original form or
# modified, was distributed or delivered to or received by a user from
# any person, organization or entity other than ICOT, unless it makes or
# grants independently of ICOT any specific warranty to the user in
# writing, such person, organization or entity, will also be exempted
# from
and not be held liable to the user for any such damages as noted
# above as far as the program is concerned.
#
# -----COPYING.ipadic-----END-----
```

### 3. Lao Word Break Dictionary Data (laodict.txt)

```
# Copyright (C) 2016 and later: Unicode, Inc. and others.
# License & terms of use: http://www.unicode.org/copyright.html
# Copyright (c) 2015 International Business Machines Corporation
# and others. All Rights Reserved.
#
# Project: https://github.com/rober42539/lao-dictionary
# Dictionary: https://github.com/rober42539/lao-dictionary/laodict.txt
# License: https://github.com/rober42539/lao-dictionary/LICENSE.txt
# (copied below)
#
# This file is derived from the above dictionary version of Nov 22, 2020
# -----
# Copyright (C) 2013 Brian Eugene Wilson, Robert Martin Campbell.
# All rights reserved.
#
# Redistribution and use in source and binary forms,
with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice, this
# list of conditions and the following disclaimer. Redistributions in binary
# form must reproduce the above copyright notice, this list of conditions and
# the following disclaimer in the documentation and/or other materials
# provided with the distribution.
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
# INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
```

```
# SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
#
# HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# OF THE POSSIBILITY OF SUCH DAMAGE.
# -----
```

#### 4. Burmese Word Break Dictionary Data (burmesedict.txt)

```
# Copyright (c) 2014 International Business Machines Corporation
# and others. All Rights Reserved.
#
# This list is part of a project hosted at:
# github.com/kanyawtech/myanmar-karen-word-lists
#
# -----
# Copyright (c) 2013, LeRoy Benjamin Sharon
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions
# are met: Redistributions of source code must retain the above
# copyright notice, this list of conditions and the
# following
# disclaimer. Redistributions in binary form must reproduce the
# above copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided
# with the distribution.
#
# Neither the name Myanmar Karen Word Lists, nor the names of its
# contributors may be used to endorse or promote products derived
# from this software without specific prior written permission.
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS
# BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED
# TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
# DATA, OR PROFITS; OR BUSINESS
# INTERRUPTION) HOWEVER CAUSED AND ON
# ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
# THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
# SUCH DAMAGE.
```

# -----

## 5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone Database for its time zone support. The ownership of the TZ database is explained in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

### # 7. Database Ownership

#

# The TZ database itself is not an IETF Contribution or an IETF  
# document. Rather it is a pre-existing and regularly updated work  
# that is in the public domain, and is intended to remain in the  
# public domain. Therefore, BCPs 78 [RFC5378] and 79 [RFC3979] do  
# not apply to the TZ Database or contributions that individuals make  
# to it. Should any claims  
# be made and substantiated against the TZ  
# Database, the organization that is providing the IANA  
# Considerations defined in this RFC, under the memorandum of  
# understanding with the IETF, currently ICANN, may act in accordance  
# with all competent court orders. No ownership claims will be made  
# by ICANN or the IETF Trust on the database or the code. Any person  
# making a contribution to the database or code waives all rights to  
# future claims in that contribution or in the TZ Database.

## 6. Google double-conversion

Copyright 2006-2011, the V8 project authors. All rights reserved.  
Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

\* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above  
copyright notice, this list

of conditions and the following

disclaimer in the documentation and/or other materials provided  
with the distribution.

\* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived  
from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.804 resilience4j-micrometer 1.7.0

## 1.804.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2019 Ingyu Hwang
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1609962796_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-
jar/io/github/resilience4j/micrometer/tagged/TaggedBulkheadMetricsPublisher.java
* /opt/cola/permits/1609962796_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-
jar/io/github/resilience4j/micrometer/tagged/TaggedCircuitBreakerMetricsPublisher.java
*
/opt/cola/permits/1609962796_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-
jar/io/github/resilience4j/micrometer/tagged/TaggedTimeLimiterMetricsPublisher.java
* /opt/cola/permits/1609962796_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-
jar/io/github/resilience4j/micrometer/tagged/TaggedRateLimiterMetricsPublisher.java
* /opt/cola/permits/1609962796_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-
jar/io/github/resilience4j/micrometer/tagged/TaggedThreadPoolBulkheadMetricsPublisher.java
* /opt/cola/permits/1609962796_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-
jar/io/github/resilience4j/micrometer/tagged/AbstractTimeLimiterMetrics.java
* /opt/cola/permits/1609962796_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-
jar/io/github/resilience4j/micrometer/tagged/TaggedRetryMetricsPublisher.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 *
 * Copyright 2018: Clint Checketts
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 *
 *
 */
```

Found in path(s):

```
* /opt/cola/permits/1609962796_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-
jar/io/github/resilience4j/micrometer/package-info.java
* /opt/cola/permits/1609962796_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-
jar/io/github/resilience4j/micrometer/tagged/package-info.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2019 Yevhenii Voievodin, Robert Winkler
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1609962796_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-
jar/io/github/resilience4j/micrometer/tagged/TaggedRateLimiterMetrics.java
* /opt/cola/permits/1609962796_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-
```

jar/io/github/resilience4j/micrometer/tagged/TaggedThreadPoolBulkheadMetrics.java

\*

/opt/cola/permits/1609962796\_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-

jar/io/github/resilience4j/micrometer/tagged/TaggedBulkheadMetrics.java

\* /opt/cola/permits/1609962796\_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-

jar/io/github/resilience4j/micrometer/tagged/TaggedRetryMetrics.java

\* /opt/cola/permits/1609962796\_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-

jar/io/github/resilience4j/micrometer/tagged/TaggedCircuitBreakerMetrics.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2019 Robert Winkler

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1609962796\_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-

jar/io/github/resilience4j/micrometer/tagged/AbstractMetrics.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2019 Yevhenii Voievodin

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):



\* /opt/cola/permits/1609962796\_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-jar/io/github/resilience4j/micrometer/tagged/TagNames.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2019 Ingyu Hwang, Mahmoud Romeh

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1609962796\_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-jar/io/github/resilience4j/micrometer/tagged/AbstractThreadPoolBulkheadMetrics.java

\* /opt/cola/permits/1609962796\_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-jar/io/github/resilience4j/micrometer/tagged/AbstractCircuitBreakerMetrics.java

\*

/opt/cola/permits/1609962796\_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-jar/io/github/resilience4j/micrometer/tagged/AbstractRetryMetrics.java

\* /opt/cola/permits/1609962796\_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-jar/io/github/resilience4j/micrometer/tagged/AbstractRateLimiterMetrics.java

\* /opt/cola/permits/1609962796\_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-jar/io/github/resilience4j/micrometer/tagged/AbstractBulkheadMetrics.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2019 authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1609962796\_1679492696.7944398/0/resilience4j-micrometer-1-7-0-sources-1-jar/io/github/resilience4j/micrometer/tagged/TaggedTimeLimiterMetrics.java

# 1.805 jsqparser 1.2

## 1.805.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* #L

\* JSQParser library

\* %%

\* Copyright (C) 2004 - 2018 JSQParser

\* %%

\* This program is free software: you can redistribute it and/or modify

\* it under the terms of the GNU Lesser General Public License as

\* published by the Free Software Foundation, either version 2.1 of the

\* License, or (at your option) any later version.

\*

\* This program is distributed in the hope that it will be useful,

\* but WITHOUT ANY WARRANTY; without even the implied warranty of

\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the

\* GNU General Lesser Public License for more details.

\*

\* You should have received a copy of the GNU General Lesser Public

\* License along with this program. If not, see

\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.

\* #L%

\*/

/\*

\* Copyright (C) 2018 JSQParser.

\*

\* This library is free software; you can redistribute it and/or

\* modify it under the terms of the GNU Lesser

General Public

\* License as published by the Free Software Foundation; either

\* version 2.1 of the License, or (at your option) any later version.

\*

\* This library is distributed in the hope that it will be useful,

\* but WITHOUT ANY WARRANTY; without even the implied warranty of

\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU

\* Lesser General Public License for more details.

\*

\* You should have received a copy of the GNU Lesser General Public

\* License along with this library; if not, write to the Free Software  
\* Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston,  
\* MA 02110-1301 USA  
\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/create/view/TemporaryOption.java

No license file was found, but licenses were detected in source scan.

/\*

\* #L JSQLParser library %% Copyright (C) 2004 - 2017 JSQLParser %% This program is free software:  
\* you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License  
\* as published by the Free Software Foundation, either version 2.1 of the License, or (at your  
\* option) any later version. This program is distributed in the hope that it will be useful, but  
\* WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR  
A  
\* PARTICULAR PURPOSE. See the GNU General Lesser Public License for more details. You should have  
\* received a copy of the GNU General Lesser Public License along with this program. If not, see  
\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>. #L%  
\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/select/Wait.java

No license file was found, but licenses were detected in source scan.

/\*

\* #L  
\* JSQLParser library  
\* %%  
\* Copyright (C) 2004 - 2017 JSQLParser  
\* %%  
\* This program is free software: you can redistribute it and/or modify  
\* it under the terms of the GNU Lesser General Public License as  
\* published by the Free Software Foundation, either version 2.1 of the  
\* License, or (at your option) any later version.  
\*  
\* This program is distributed in the hope that it will be useful,  
\* but WITHOUT ANY WARRANTY; without even the implied warranty of  
\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
\* GNU General Lesser Public License for more details.  
\*  
\* You should have received a copy of the GNU General Lesser Public  
\* License along with this program. If not, see  
\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.  
\* #L%  
\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/NotExpression.java

No license file was found, but licenses were detected in source scan.

/\*

\* #L

\* JSQLParser library

\* %%

\* Copyright (C) 2004 - 2013 JSQLParser

\* %%

\* This program is free software: you can redistribute it and/or modify

\* it under the terms of the GNU Lesser General Public License as

\* published by the Free Software Foundation, either version 2.1 of the

\* License, or (at your option) any later version.

\*

\* This program is distributed in the hope that it will be useful,

\* but WITHOUT ANY WARRANTY; without even the implied warranty of

\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the

\* GNU General Lesser Public License for more details.

\*

\* You should have received a copy of the GNU General Lesser Public

\* License along with this program. If not, see

\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.

\* #L%

\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/StringValue.java

\*

/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/insert/Insert.java

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/alter/Alter.java

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/IntoTableVisitor.java

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/AnalyticExpression.java

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/SetOperationList.java

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/ConnectExpressionsVisitor.java

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/schema/Column.java

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/CastExpression.java

\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/parser/JSqlParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/ParenthesisFromItem.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/ExistsExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/MinorThan.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/ExpressionListItem.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/SelectItem.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/Matches.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/arithmetic/Multiplication.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsed/ExpressionDeParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/IntersectOp.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/WithItem.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/EqualsTo.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/PlainSelect.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/AllComparisonExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/OrderByVisitor.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/LikeExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsed/UpdateDeParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/TimeValue.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/arithmetic/Subtraction.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/MinorThanEquals.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/GreaterThan.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/Fetch.java  
\*

/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/create/table/CreateTable.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/conditional/OrExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsed/StatementDeParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/FromItem.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsed/CreateTableDeParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/LateralSubSelect.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/Top.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/PivotVisitor.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsed/InsertDeParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/ExtractExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/Expression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/FunctionItem.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/GreaterThanEquals.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/JsonOperator.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/ItemsListVisitor.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/delete/Delete.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/arithmetic/BitwiseAnd.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/JdbcNamedParameter.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/arithmetic/Modulo.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsed/ExecuteDeParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/arithmetic/Division.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/NotEqualsTo.java  
\*

/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/select/ValuesList.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/expression/OracleHierarchicalExpression.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/expression/DateValue.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/select/OrderByElement.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/update/Update.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/expression/operators/arithmetic/Concat.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/create/table/ForeignKeyIndex.java  
 \*  
 /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/select/Offset.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/expression/operators/relational/Between.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/select/SetOperation.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/expression/operators/arithmetic/BitwiseXor.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/util/deparsed/CreateIndexDeParser.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/util/deparsed/DeleteDeParser.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/expression/operators/arithmetic/BitwiseOr.java  
 \*  
 /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/select/SelectVisitor.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/schema/Server.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/expression/operators/arithmetic/BitwiseRightShift.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/expression/operators/conditional/AndExpression.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/select/Join.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/parser/CCJSqlParserUtil.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/select/Pivot.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/select/SelectBody.java  
 \*

/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/SelectExpressionItem.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/AnyComparisonExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/SubJoin.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/create/table/ColumnDefinition.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/InExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/replace/Replace.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/StatementVisitor.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/CaseExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/arithmetic/BitwiseLeftShift.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/create/view/CreateView.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/ExpressionList.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/MultiExpressionList.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/create/table/Index.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/BinaryExpression.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/SubSelect.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/KeepExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/ItemsList.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/schema/MultiPartName.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/create/view/AlterView.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/Parenthesis.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/PivotXml.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/SignedExpression.java  
\*



/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/ExceptOp.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/schema/Database.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/ComparisonOperator.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/IsNullExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/create/table/ColDataType.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/HexValue.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/LongValue.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/NullValue.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/TimestampValue.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/OldOracleJoinBinaryExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/Statement.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsed/AlterViewDeParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/truncate/Truncate.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/arithmetic/Addition.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/IntervalExpression.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/SelectItemVisitor.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/create/index/CreateIndex.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/DoubleValue.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/parser/CCJSqlParserManager.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/Function.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsed/SelectDeParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/OracleHint.java  
\*

/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/MinusOp.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/create/table/CheckConstraint.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/SupportsOldOracleJoinSyntax.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/Limit.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/SQLException.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/JdbcParameter.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/Select.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/AddAliasesVisitor.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/TablesNamesFinder.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/UnionOp.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/schema/Table.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/AllTableColumns.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/WhenClause.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/FromItemVisitor.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/drop/Drop.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/AllColumns.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsed/CreateViewDeParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/operators/relational/RegExpMatchOperator.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/select/Distinct.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsed/ReplaceDeParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/ExpressionVisitor.java  
No license file was found, but licenses were detected in source scan.  
  
/\*  
\* #L

```

* JSQParser library
* %%
* Copyright (C) 2004 - 2015 JSQParser
* %%
* This program is free software: you can redistribute it and/or modify
* it under the terms of the GNU Lesser General Public License as
* published by the Free Software Foundation, either version 2.1 of the
* License, or (at your option) any later version.
*
* This program is distributed in the hope that it will be useful,
* but WITHOUT ANY WARRANTY; without even the implied warranty of
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
* GNU General Lesser Public License for more details.
*
* You should have received a copy of the GNU General Lesser Public
* License along with this program. If not, see
* <http://www.gnu.org/licenses/lgpl-2.1.html>.
* #L%
*/

```

Found in path(s):

```

* /opt/cola/permits/1610313906_1681842954.251033/0/jsqparser-1-2-sources-1-
jar/net/sf/jsqparser/expression/UserVariable.java
*
* /opt/cola/permits/1610313906_1681842954.251033/0/jsqparser-1-2-sources-1-
jar/net/sf/jsqparser/expression/RowConstructor.java
* /opt/cola/permits/1610313906_1681842954.251033/0/jsqparser-1-2-sources-1-
jar/net/sf/jsqparser/expression/NumericBind.java
* /opt/cola/permits/1610313906_1681842954.251033/0/jsqparser-1-2-sources-1-
jar/net/sf/jsqparser/util/deparsor/SetStatementDeParser.java
* /opt/cola/permits/1610313906_1681842954.251033/0/jsqparser-1-2-sources-1-
jar/net/sf/jsqparser/statement/merge/Merge.java
* /opt/cola/permits/1610313906_1681842954.251033/0/jsqparser-1-2-sources-1-
jar/net/sf/jsqparser/util/deparsor/DropDeParser.java
No license file was found, but licenses were detected in source scan.

```

```

/*
* #L
* JSQParser library
* %%
* Copyright (C) 2004 - 2014 JSQParser
* %%
* This program is free software: you can redistribute it and/or modify
* it under the terms of the GNU Lesser General Public License as
* published by the Free Software Foundation, either version 2.1 of the
* License, or (at your option) any later version.
*
* This program is distributed in the hope that it will be useful,

```

\* but WITHOUT ANY WARRANTY; without even the implied warranty of  
\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
\* GNU General Lesser Public License for more details.  
\*  
\* You should have received a copy of the GNU General Lesser Public  
\* License along with this program. If not, see  
\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.  
\* #L%  
\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/parser/SimpleCharStream.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/execute/Execute.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/expression/WindowElement.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/expression/WindowOffset.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/expression/operators/relational/RegExpMatchOperatorType.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/Statements.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/expression/operators/relational/RegExpMySQLOperator.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/expression/JsonExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/expression/WindowRange.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* #L  
\* JSQLParser library  
\* %%  
\* Copyright (C) 2004 - 2013 JSQLParser  
\* %%  
\* This program is free software: you can redistribute it and/or modify  
\* it under the terms of the GNU Lesser General Public License as  
\* published by the Free Software Foundation, either version 2.1 of the  
\* License, or (at your option) any later version.  
\*  
\* This program is distributed in the hope that it will be useful,  
\* but WITHOUT ANY WARRANTY; without even the implied warranty of  
\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
\* GNU General Lesser Public License for more details.  
\*  
\*/

\* You should have received a copy of the GNU General Lesser Public  
\* License along with this program. If not, see  
\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.  
\* #L%  
\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/select/SelectedItemVisitorAdapter.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/expression/operators/relational/ItemsListVisitorAdapter.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/select/FromItemVisitorAdapter.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/StatementVisitorAdapter.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/select/PivotVisitorAdapter.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/select/OrderByVisitorAdapter.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/select/IntoTableVisitorAdapter.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/select/SelectVisitorAdapter.java

No license file was found, but licenses were detected in source scan.

/\*  
\* #L%  
\* JSQLParser library  
\* %%  
\* Copyright (C) 2004 - 2015 JSQLParser  
\* %%  
\* This program is free software: you can redistribute it and/or modify  
\* it under the terms of the GNU Lesser General Public License as  
\* published by the Free Software Foundation, either version 2.1 of the  
\* License, or (at your option) any later version.  
\*  
\* This program is distributed in the hope that it will be useful,  
\* but WITHOUT ANY WARRANTY; without even the implied warranty of  
\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
\* GNU General Lesser Public License for more details.  
\*  
\* You should have received a copy of the GNU General Lesser Public  
\* License along with this program. If not, see  
\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.  
\* #L%  
\*/

\* Copyright (C) 2015 JSQParser.  
 \*  
 \* This library is free software; you can redistribute it and/or  
 \* modify it under the terms of the GNU Lesser  
 General Public  
 \* License as published by the Free Software Foundation; either  
 \* version 2.1 of the License, or (at your option) any later version.  
 \*  
 \* This library is distributed in the hope that it will be useful,  
 \* but WITHOUT ANY WARRANTY; without even the implied warranty of  
 \* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
 \* Lesser General Public License for more details.  
 \*  
 \* You should have received a copy of the GNU Lesser General Public  
 \* License along with this library; if not, write to the Free Software  
 \* Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston,  
 \* MA 02110-1301 USA  
 \*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqparser-1-2-sources-1-  
 jar/net/sf/jsqparser/parser/ASTNodeAccess.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqparser-1-2-sources-1-  
 jar/net/sf/jsqparser/expression/AnyType.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqparser-1-2-sources-1-  
 jar/net/sf/jsqparser/expression/MySQLGroupConcat.java  
 \*  
 /opt/cola/permits/1610313906\_1681842954.251033/0/jsqparser-1-2-sources-1-  
 jar/net/sf/jsqparser/statement/SetStatement.java  
 No license file was found, but licenses were detected in source scan.

/\*  
 \* #L  
 \* JSQParser library  
 \* %%  
 \* Copyright (C) 2004 - 2017 JSQParser  
 \* %%  
 \* This program is free software: you can redistribute it and/or modify  
 \* it under the terms of the GNU Lesser General Public License as  
 \* published by the Free Software Foundation, either version 2.1 of the  
 \* License, or (at your option) any later version.  
 \*  
 \* This program is distributed in the hope that it will be useful,  
 \* but WITHOUT ANY WARRANTY; without even the implied warranty of  
 \* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
 \* GNU General Lesser Public License for more details.  
 \*  
 \* You should have received a copy of the GNU General Lesser Public

\* License along with this program. If not, see  
\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.  
\* #L%  
\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/UseStatement.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/cnfexpression/CNFConverter.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/cnfexpression/MultipleExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/alter/EnableConstraint.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/cnfexpression/MultiOrExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/expression/MySQLIndexHint.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/upsert/Upsert.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/alter/DeferrableConstraint.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/cnfexpression/CloneHelper.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/cnfexpression/MultiAndExpression.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsor/UpsertDeParser.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/alter/ConstraintState.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/Commit.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/alter/ValidateConstraint.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/util/deparsor/UseStatementDeParser.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* #L  
\* JSQParser library  
\* %%  
\* Copyright (C) 2004 - 2016 JSQParser  
\* %%  
\* This program is free software: you can redistribute it and/or modify  
\* it under the terms of the GNU Lesser General Public License as

```

* published by the Free Software Foundation, either version 2.1 of the
* License, or (at your option) any later version.
*
* This program is distributed in the hope that it will be useful,
* but WITHOUT ANY WARRANTY; without even the implied warranty of
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
* GNU General Lesser Public License for more details.
*
* You should have received a copy of the GNU General Lesser Public
* License along with this program. If not, see
* <http://www.gnu.org/licenses/lgpl-2.1.html>.
* #L%
*/
/*
* Copyright (C) 2016 JSQParser.
*
* This library is free software; you can redistribute it and/or
* modify it under the terms of the GNU Lesser
* General Public
* License as published by the Free Software Foundation; either
* version 2.1 of the License, or (at your option) any later version.
*
* This library is distributed in the hope that it will be useful,
* but WITHOUT ANY WARRANTY; without even the implied warranty of
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
* Lesser General Public License for more details.
*
* You should have received a copy of the GNU Lesser General Public
* License along with this library; if not, write to the Free Software
* Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston,
* MA 02110-1301 USA
*/

```

Found in path(s):

```

* /opt/cola/permits/1610313906_1681842954.251033/0/jsqparser-1-2-sources-1-
jar/net/sf/jsqparser/expression/DateTimeLiteralExpression.java

```

No license file was found, but licenses were detected in source scan.

```

/*
* #L
* JSQParser library
* %%
* Copyright (C) 2004 - 2014 JSQParser
* %%
* This program is free software: you can redistribute it and/or modify
* it under the terms of the GNU Lesser General Public License as
* published by the Free Software Foundation, either version 2.1 of the
* License, or (at your option) any later version.

```



\*  
\* This program is distributed in the hope that it will be useful,  
\* but WITHOUT ANY WARRANTY; without even the implied warranty of  
\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
\* GNU General Lesser Public License for more details.  
\*  
\* You should have received a copy of the GNU General Lesser Public  
\* License along with this program. If not, see  
\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.  
\* #L%  
\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/expression/Alias.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/util/SelectUtils.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* #L  
\* JSQLParser library  
\* %%  
\* Copyright (C) 2004 - 2014 JSQLParser  
\* %%  
\* This program is free software: you can redistribute it and/or modify  
\* it under the terms of the GNU Lesser General Public License as  
\* published by the Free Software Foundation, either version 2.1 of the  
\* License, or (at your option) any later version.  
\*  
\* This program is distributed in the hope that it will be useful,  
\* but WITHOUT ANY WARRANTY; without even the implied warranty of  
\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
\* GNU General Lesser Public License for more details.  
\*  
\* You should have received a copy of the GNU General Lesser Public  
\* License along with this program. If not, see  
\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.  
\* #L%  
\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/parser/StringProvider.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/parser/Token.java  
\*

/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/parser/CCJSqlParserTokenManager.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/parser/StreamProvider.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/parser/TokenMgrException.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/parser/Provider.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/parser/ParseException.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/parser/CCJSqlParserConstants.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/parser/CCJSqlParser.java  
No license file was found, but licenses were detected in source scan.

```
/*
 * #L
 * JSQParser library
 * %%
 * Copyright (C) 2004 - 2017 JSQParser
 * %%
 * This program is free software: you can redistribute it and/or modify
 * it under the terms of the GNU Lesser General Public License as
 * published by the Free Software Foundation, either version 2.1 of the
 * License, or (at your option) any later version.
 *
 * This program is distributed in the hope that it will be useful,
 * but WITHOUT ANY WARRANTY; without even the implied warranty of
 * MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
 * GNU General Lesser Public License for more details.
 *
 * You should have received a copy of the GNU General Lesser Public
 * License along with this program. If not, see
 * <http://www.gnu.org/licenses/lgpl-2.1.html>.
 * #L%
 */
/*
 * Copyright (C) 2017 JSQParser.
 *
 * This library is free software; you can redistribute it and/or
 * modify it under the terms of the GNU Lesser
 * General Public
 * License as published by the Free Software Foundation; either
 * version 2.1 of the License, or (at your option) any later version.
 *
 * This library is distributed in the hope that it will be useful,
 * but WITHOUT ANY WARRANTY; without even the implied warranty of
```

\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
\* Lesser General Public License for more details.  
\*  
\* You should have received a copy of the GNU Lesser General Public  
\* License along with this library; if not, write to the Free Software  
\* Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston,  
\* MA 02110-1301 USA  
\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/parser/BaseToken.java  
\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/expression/AnalyticType.java

No license file was found, but licenses were detected in source scan.

/\*  
\* #L  
\* JSQLParser library  
\* %%  
\* Copyright (C) 2004 - 2018 JSQLParser  
\* %%  
\* This program is free software: you can redistribute it and/or modify  
\* it under the terms of the GNU Lesser General Public License as  
\* published by the Free Software Foundation, either version 2.1 of the  
\* License, or (at your option) any later version.  
\*  
\* This program is distributed in the hope that it will be useful,  
\* but WITHOUT ANY WARRANTY; without even the implied warranty of  
\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
\* GNU General Lesser Public License for more details.  
\*  
\* You should have received a copy of the GNU General Lesser Public  
\* License along with this program. If not, see  
\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.  
\* #L%  
\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/expression/ValueListExpression.java  
\*  
/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
jar/net/sf/jsqlparser/statement/create/view/ForceOption.java

No license file was found, but licenses were detected in source scan.

<name>GNU Library or Lesser General Public License (LGPL) V2.1</name>

<url><http://www.gnu.org/licenses/lgpl-2.1.html></url>

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/META-INF/maven/com.github.jsqlparser/jsqlparser/pom.xml

No license file was found, but licenses were detected in source scan.

/\*

\* #L

\* JSQLParser library

\* %%

\* Copyright (C) 2004 - 2016 JSQLParser

\* %%

\* This program is free software: you can redistribute it and/or modify

\* it under the terms of the GNU Lesser General Public License as

\* published by the Free Software Foundation, either version 2.1 of the

\* License, or (at your option) any later version.

\*

\* This program is distributed in the hope that it will be useful,

\* but WITHOUT ANY WARRANTY; without even the implied warranty of

\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the

\* GNU General Lesser Public License for more details.

\*

\* You should have received a copy of the GNU General Lesser Public

\* License along with this program. If not, see

\* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.

\* #L%

\*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-jar/net/sf/jsqlparser/statement/alter/AlterExpression.java

\*

/opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-

jar/net/sf/jsqlparser/expression/TimeKeyExpression.java

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-

jar/net/sf/jsqlparser/statement/create/table/ExcludeConstraint.java

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-

jar/net/sf/jsqlparser/statement/alter/AlterOperation.java

No license file was found, but licenses were detected in source scan.

/\*

\* #L

\* JSQLParser library

\* %%

\* Copyright (C) 2004 - 2015 JSQLParser

\* %%

\* This program is free software: you can redistribute it and/or modify

\* it under the terms of the GNU Lesser General Public License as  
 \* published by the Free Software Foundation, either version 2.1 of the  
 \* License, or (at your option) any later version.  
 \*  
 \* This program is distributed in the hope that it will be useful,  
 \* but WITHOUT ANY WARRANTY; without even the implied warranty of  
 \* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
 \* GNU General Lesser Public License for more details.  
 \*  
 \* You should have received a copy of the GNU General Lesser Public  
 \* License along with this program. If not, see  
 \* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.  
 \* #L%  
 \*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/expression/ExpressionVisitorAdapter.java  
 \*  
 /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/select/TableFunction.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/insert/InsertModifierPriority.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/parser/ASTNodeAccessImpl.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/util/deparsers/OrderByDeParser.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/merge/MergeUpdate.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/statement/merge/MergeInsert.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/util/deparsers/LimitDeParser.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqlparser-1-2-sources-1-  
 jar/net/sf/jsqlparser/util/deparsers/AlterDeParser.java

No license file was found, but licenses were detected in source scan.

/\*  
 \* #L  
 \* JSQLParser library  
 \* %%  
 \* Copyright (C) 2004 - 2014 JSQLParser  
 \* %%  
 \* This program is free software: you can redistribute it and/or modify  
 \* it under the terms of the GNU Lesser General Public License as  
 \* published by the Free Software Foundation, either version 2.1 of the  
 \* License, or (at your option) any later version.  
 \*

```

* This program is distributed in the hope that it will be useful,
* but WITHOUT ANY WARRANTY; without even the implied warranty of
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
* GNU General Lesser Public License for more details.
*
* You should have received a copy of the GNU General Lesser Public
* License along with this program. If not, see
* <http://www.gnu.org/licenses/lgpl-2.1.html>.
* #L%
*/
/*
* Copyright (C) 2014 JSQParser.
*
* This library is free software; you can redistribute it and/or
* modify it under the terms of the GNU Lesser
* General Public
* License as published by the Free Software Foundation; either
* version 2.1 of the License, or (at your option) any later version.
*
* This library is distributed in the hope that it will be useful,
* but WITHOUT ANY WARRANTY; without even the implied warranty of
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
* Lesser General Public License for more details.
*
* You should have received a copy of the GNU Lesser General Public
* License along with this library; if not, write to the Free Software
* Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston,
* MA 02110-1301 USA
*/

```

Found in path(s):

```

* /opt/cola/permits/1610313906_1681842954.251033/0/jsqparser-1-2-sources-1-
jar/net/sf/jsqparser/statement/create/table/NamedConstraint.java

```

No license file was found, but licenses were detected in source scan.

```

/*
* #L
* JSQParser library
* %%
* Copyright (C) 2015 JSQParser
* %%
* This program is free software: you can redistribute it and/or modify
* it under the terms of the GNU Lesser General Public License as
* published by the Free Software Foundation, either version 2.1 of the
* License, or (at your option) any later version.
*
* This program is distributed in the hope that it will be useful,
* but WITHOUT ANY WARRANTY; without even the implied warranty of

```

\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
 \* GNU General Lesser Public License for more details.  
 \*  
 \* You should have received a copy of the GNU General Lesser Public  
 \* License along with this program. If not, see  
 \* <<http://www.gnu.org/licenses/lgpl-2.1.html>>.  
 \* #L%  
 \*/

Found in path(s):

\* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqparser-1-2-sources-1-  
 jar/net/sf/jsqparser/statement/select/Skip.java  
 \* /opt/cola/permits/1610313906\_1681842954.251033/0/jsqparser-1-2-sources-1-  
 jar/net/sf/jsqparser/statement/select/First.java

# 1.806 openssl 1.1.1k-9.el8\_7

## 1.806.1 Available under license :

### LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts.

### OpenSSL License

-----

/\* =====

\* Copyright (c) 1998-2019 The OpenSSL Project. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
 \* modification, are permitted provided that the following conditions  
 \* are met:

\*

\* 1. Redistributions of source code must retain the above copyright  
 \* notice, this list of conditions and the following disclaimer.

\*

\* 2. Redistributions in binary form must reproduce the above copyright  
 \* notice, this list of conditions and the following disclaimer in  
 \* the documentation and/or other materials provided with the  
 \* distribution.

\*

\* 3. All advertising materials mentioning features or use  
 of this

\* software must display the following acknowledgment:

```

* "This product includes software developed by the OpenSSL Project
* for use in the OpenSSL Toolkit. (http://www.openssl.org/)"
*
* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to
* endorse or promote products derived from this software without
* prior written permission. For written permission, please contact
* openssl-core@openssl.org.
*
* 5. Products derived from this software may not be called "OpenSSL"
* nor may "OpenSSL" appear in their names without prior written
* permission of the OpenSSL Project.
*
* 6. Redistributions of any form whatsoever must retain the following
* acknowledgment:
* "This product includes software developed by the OpenSSL Project
* for use in the OpenSSL Toolkit (http://www.openssl.org/)"
*
* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY
* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
* TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR
* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
* OF THE POSSIBILITY OF SUCH DAMAGE.
* =====
*
* This product includes cryptographic software written by Eric Young
* (eay@cryptsoft.com). This product includes software written by Tim
* Hudson (tjh@cryptsoft.com).
*
*/

```

Original SSLeay License

-----

```

/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)
* All rights reserved.
*
* This package is an SSL implementation written
* by Eric Young (eay@cryptsoft.com).
* The implementation was written so as to conform with Netscapes SSL.
*

```



- \* This library is free for commercial and non-commercial use as long as
- \* the following conditions are adhered to. The following conditions
- \* apply to all code found in this distribution, be it the RC4, RSA,
- \* lhash, DES, etc., code; not just the SSL code. The SSL documentation
- \* included with this distribution is covered by the same copyright terms
- \* except that the holder is Tim Hudson (tjh@cryptsoft.com).
- \*
- \* Copyright remains Eric Young's, and as such any Copyright notices in
- \* the code are not to be removed.
- \* If this package is used in a product, Eric Young should be given attribution
- \* as the author of the parts of the library used.
- \* This can be in the form of a textual message at program startup or
- \* in documentation (online or textual) provided with the package.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. All advertising materials mentioning features or use of this software
- \* must display the following acknowledgement:
- \* "This product includes cryptographic software written by
- \* Eric Young (eay@cryptsoft.com)"
- \* The word 'cryptographic' can be left out if the routines from the library
- \* being used are not cryptographic related :-).
- \* 4. If you include any Windows specific code (or a derivative thereof) from
- \* the apps directory (application code) you must include
- an acknowledgement:
- \* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
- \*
- \* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND
- \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
- \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- \* SUCH DAMAGE.
- \*
- \* The licence and distribution terms for any publically available version or
- \* derivative of this code cannot be changed. i.e. this

code cannot simply be  
\* copied and put under another distribution licence  
\* [including the GNU Public Licence.]  
\*/

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place - Suite 330, Boston, MA  
02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

### 0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may

copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```



This is free software, and you are welcome to redistribute it under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program ``Gnomovision'` (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes

of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
  - b) use the modified Package only within your corporation or organization.
  - c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.
  - d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do

not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

## 1.807 auto-value-annotations 1.6.6

### 1.807.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2019 Google LLC
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/TypeVariables.java
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/SimpleServiceLoader.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2016 Google LLC
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/Optionalish.java
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/extension/memoized/processor/MemoizeExtension.java
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/PropertyBuilderClassifier.java
*
/opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/extension/memoized/Memoized.java
```

No license file was found, but licenses were detected in source scan.

```
## Licensed under the Apache License, Version 2.0 (the "License");
## you may not use this file except in compliance with the License.
## You may obtain a copy of the License at
## http://www.apache.org/licenses/LICENSE-2.0
## distributed under the License is distributed on an "AS IS" BASIS,
```

Found in path(s):

```
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/autooneof.vm
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/gwtserializervm
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/autovalue.vm
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/autoannotation.vm
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/equalshashcode.vm
```

No license file was found, but licenses were detected in source scan.

```
/*
```

\* Copyright 2017 Google LLC  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/extension/memoized/processor/ClassNames.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/extension/memoized/processor/MemoizedValidator.java  
\*

/opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/TypeEncoder.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2014 Google LLC  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/AutoAnnotation.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2014 Google LLC  
\*

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/AutoValueBuilderProcessor.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/BuilderSpec.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/TemplateVars.java  
\*  
/opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/AnnotationOutput.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/AutoAnnotationProcessor.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/AbortProcessingException.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/TypeMirrorSet.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/Reformatter.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/AutoAnnotationTemplateVars.java  
\*  
/opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/GwtCompatibility.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/Reporter.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/MissingTypeException.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/GwtSerialization.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2015 Google LLC

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/BuilderMethodClassifier.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/JavaScanner.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/ExtensionContext.java  
\*

/opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/extension/AutoValueExtension.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2012 Google LLC  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/AutoValueProcessor.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/AutoValueTemplateVars.java  
\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-jar/com/google/auto/value/processor/TypeSimplifier.java



No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2018 Google LLC
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/AutoValueOrOneOfTemplateVars.java
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/OneOf.java
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/AutoValueOrOneOfProcessor.java
*
/opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/SimpleMethod.java
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/PropertyNames.java
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/OneOfTemplateVars.java
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/ClassNames.java
* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/processor/OneOfProcessor.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2012 Google LLC
 *
 * Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
 * in compliance with the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software distributed under the License
 * is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
```

express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

/\*\*

\* Specifies that AutoValue should copy any annotations from the annotated element to the  
\* generated class. This annotation supports classes and methods.

\*

\* <p>The following annotations are excluded:

\*

\* <ol>

\* <li>AutoValue and its nested annotations;

\* <li>any annotation appearing in the { @link AutoValue.CopyAnnotations#exclude }

field;

\* <li>any class annotation which is itself annotated with the { @link

\* java.lang.annotation.Inherited } meta-annotation.

\* </ol>

\*

\* <p>For historical reasons, annotations are always copied from an { @code @AutoValue } property

\* method to its implementation, unless { @code @CopyAnnotations } is present and explicitly

\* { @linkplain CopyAnnotations#exclude excludes } that annotation. But annotations are not copied

\* from the { @code @AutoValue } class itself to its implementation unless { @code @CopyAnnotations }

\* is present.

\*

\* <p>If you want to copy annotations from your { @literal @ }AutoValue-annotated class's methods to

\* the generated fields in the AutoValue\_... implementation, annotate your method

\* with { @literal @ }AutoValue.CopyAnnotations. For example, if Example.java is:<pre>

\* { @code @ }Immutable

\* { @code @ }AutoValue

\* abstract class Example {

\* { @code @ }CopyAnnotations

\* { @code @ }SuppressWarnings("Immutable")

// justification ...

\* abstract Object getObject();

\* // other details ...

\* }</pre>

\*

\* <p>Then AutoValue will generate the following AutoValue\_Example.java:<pre>

\*

\* final class AutoValue\_Example extends Example {

\* { @code @ }SuppressWarnings("Immutable")

\* private final Object object;

\*

\* { @code @ }SuppressWarnings("Immutable")

\* { @code @ }Override

\* Object getObject() {

\* return object;

```

* }
*
* // other details ...
* }</pre>
*
* <p>When the <i>type</i> of an { @code @AutoValue } property method has annotations, those are
* part of the type, so by default they are copied to the implementation of the method. But if
* a type annotation is mentioned in { @code exclude } then it is not copied.
*
* <p>For example, suppose { @code @Confidential } is a
* { @link java.lang.annotation.ElementType#TYPE_USE TYPE_USE } annotation:
*
* <pre>
*
* { @code @ }AutoValue
* abstract class Person {
*   static Person create({ @code @ }Confidential String name, int id) {
*     return new AutoValue_Person(name, id);
*   }
*
*   abstract { @code @ }Confidential String name();
*   abstract int id();
* }</pre>
*
* Then the implementation of the { @code name() } method will also have return type
* { @code @Confidential String }. But if { @code name() } were written like this...
*
* <pre>
*
* { @code @AutoValue.CopyAnnotations(exclude = Confidential.class) }
* abstract { @code @ }Confidential String name();</pre>
*
* <p>...then the implementation of { @code name() } would have return type { @code String } without
* the annotation.
*
* @author Carmi Grushko
*/

```

Found in path(s):

```

* /opt/cola/permits/1618792883_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-
jar/com/google/auto/value/AutoValue.java

```

No license file was found, but licenses were detected in source scan.

```

/*

```

```

* Copyright 2013 Google LLC

```

```

*

```

```

* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

```

\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-  
jar/com/google/auto/value/processor/package-info.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2013 Google LLC

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1618792883\_1684405330.3241239/0/auto-value-annotations-1-6-6-sources-1-  
jar/com/google/auto/value/processor/EclipseHack.java

## 1.808 mvel2 2.4.4.Final

### 1.808.1 Available under license :

No license file was found, but licenses were detected in source scan.

<!--

\* ASM: a very small and fast Java bytecode manipulation framework

\* Copyright (c) 2000-2011 INRIA, France Telecom

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. Neither the name of the copyright holders nor the names of its
- \* contributors may be used to endorse or promote products derived from
- \* this software without specific prior written permission.
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- \* "AS IS"
- \* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
- \* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
- \* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
- \* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
- \* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
- \* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
- \* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
- \* THE POSSIBILITY OF SUCH DAMAGE.

-->

Found in path(s):

- \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
- jar/org/mvel2/asm/package.html
- \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
- jar/org/mvel2/asm/signature/package.html

No license file was found, but licenses were detected in source scan.

/\*\*

- \* MVEL 2.0
- \* Copyright (C) 2007 MVFLEX/Valhalla Project and the Codehaus
- \* Mike Brock, Dhanji Prasanna, John Graham, Mark Proctor
- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/MVEL.java  
No license file was found, but licenses were detected in source scan.

/\*\*

\* MVEL (The MVFLEX Expression Language)

\*

\* Copyright (C) 2007 Christopher Brock, MVFLEX/Valhalla Project and the Codehaus

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*

\*/

Found in path(s):

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/nodes/BaseAccessor.java

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/nodes/ArrayAccessorNest.java

\*

/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/nodes/FieldAccessor.java

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/nodes/StaticVarAccessorNH.java

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/nodes/Union.java

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/nodes/FunctionAccessor.java

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/nodes/ArrayLength.java

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/nodes/MapAccessorNest.java

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/collection/ListCreator.java

\*

/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/nodes/DynamicFunctionAccessor.java

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/nodes/VariableAccessor.java

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-

jar/org/mvel2/optimizers/impl/refl/nodes/StaticVarAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/ListAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/collection/ExprValueAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/collection/MDArrayCreator.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/FieldAccessorNH.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/ArrayAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/DynamicFieldAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/IndexedCharSeqAccessorNest.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/MethodAccessorNH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/collection/MapCreator.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/StaticReferenceAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/IndexedCharSeqAccessor.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/MapAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/GetterAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/GetterAccessorNH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/ConstructorAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/DynamicSetterAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/collection/ArrayCreator.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/IndexedVariableAccessor.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/ListAccessorNest.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/MethodAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/refl/nodes/ThisValueAccessor.java  
No license file was found, but licenses were detected in source scan.

```
/**
 * MVEL 2.0
 * Copyright (C) 2007 The Codehaus
 * Mike Brock, Dhanji Prasanna, John Graham, Mark Proctor
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/Macro.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/MVELInterpretedRuntime.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/PropertyTools.java
*
  /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/CharCH.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/CompilerTools.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/StaticImportNode.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/asm/ProducesBytecode.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/ForNode.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/math/MathProcessor.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/AbstractOptimizer.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/sh/DefaultEnvironment.java
*
  /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/EvalNode.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/BooleanCH.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/debug/DebugTools.java
```



\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/Or.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/ListCH.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/NamedIncludeNode.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/CompiledTemplate.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/integration/PropertyHandler.java  
 \*  
 /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/compiler/ExecutableAccessor.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/TerminalExpressionNode.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/NewObjectNode.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/OptimizationNotSupported.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/sh/command/basic/ObjectInspector.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/TemplateSyntaxError.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/CompiledDeclareNode.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ParserConfiguration.java  
 \*  
 /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/Fold.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/And.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/TemplateRuntime.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/integration/impl/TypeInjectionResolverFactoryImpl.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/UnitConversion.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/PropertyAccessException.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/MethodStub.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/EndOfStatement.java  
 \*  
 /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/debug/Frame.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/sh/CommandSet.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/InternalNumber.java

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/TemplateRegistry.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/sh/text/TextUtil.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/integration/impl/ItemResolverFactory.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/ASTLinkedList.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/FastList.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/StringArrayCH.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/CompiledIncludeNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/Function.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/sh/command/basic/Help.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/TerminalNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/DeepAssignmentNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/CompiledTerminalExpressionNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/MacroProcessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/integration/PropertyHandlerFactory.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/ReflectionUtil.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/sh/Command.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/CompiledExpressionNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/BigDecimalCH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/MVELRuntime.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/DeclProtoVarNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/LiteralNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/Soundex.java  
\*

/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/ast/BlockNode.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/sh/CommandException.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/integration/impl/StaticMethodImportResolverFactory.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/ast/TypeCast.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/util/StringAppender.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/ast/InterceptorWrapper.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/integration/impl/StaticMethodImportResolver.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/sh/command/basic/PushContext.java  
 \*  
 /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/ast/BinaryOperation.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/integration/VariableResolverFactory.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/templates/util/ArrayIterator.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/ast/OperatorNode.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/ast/UntilNode.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/ast/PostFixIncNode.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/integration/impl/MapVariableResolver.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/templates/res/CompiledCodeNode.java  
 \*  
 /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/ast/Substatement.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/integration/impl/DefaultLocalVariableResolverFactory.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/templates/res/CompiledNamedIncludeNode.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/Stack.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/templates/res/ExpressionNode.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/Unit.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/ast/ProtoVarNode.java  
 \* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
 jar/org/mvel2/conversion/Converter.java

```

*
/opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/templates/res/EndNode.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/ast/ImportNode.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/templates/res/TextNode.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/integration/impl/IndexedVariableResolverFactory.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/integration/impl/LocalVariableResolverFactory.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/ast/DeclTypedVarNode.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/integration/ResolverTools.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/Operator.java
*
/opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/integration/impl/BaseVariableResolverFactory.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/templates/res/CompiledForEachNode.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/util/ArrayTools.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/conversion/ByteCH.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/compiler/ExecutableAccessorSafe.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/Invert.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/sh/command/basic/ShowVars.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/conversion/SetCH.java
*
/opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/optimizers/OptimizerHook.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/PreProcessor.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/OptimizationFailure.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/optimizers/dynamic/DynamicClassLoader.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/templates/TemplateRuntimeError.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/templates/res/CodeNode.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/ConversionException.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-

```

jar/org/mvel2/CompileException.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/IndexedPostFixIncNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/ReturnNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/TypeDescriptor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/integration/impl/CachingMapVariableResolverFactory.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/integration/impl/MapVariableResolverFactory.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/UnresolveablePropertyException.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/impl/asm/ASMAccessorOptimizer.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/sh/command/basic/Exit.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ParserContext.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/DoUntilNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/IfNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/conversion/IntegerCH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/integration/Interceptor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/templates/res/IncludeNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/conversion/StringCH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/conversion/BigIntegerCH.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/IndexedPreFixDecNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/LiteralDeepPropertyNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/RegExMatchNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/templates/TemplateError.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/templates/res/DeclareNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/conversion/PrimIntArrayCH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-

jar/org/mvel2/ast/IndexedAssignmentNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/sh/command/file/PrintWorkingDirectory.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/AssertNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/compiler/AccessorNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/dynamic/DynamicOptimizer.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/sh/ShellSession.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/util/ThisLiteral.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/ArraySize.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/OperativeAssign.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/InlineCollectionNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/PreFixDecNode.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/templates/res/Opcodes.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/RegExMatch.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/compiler/CompiledExpression.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/DataConversion.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ImmutableElementException.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/compiler/ExecutableLiteral.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/conversion/ShortCH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/debug/DebuggerContext.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/IndexedPreFixIncNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/optimizers/dynamic/DynamicAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/compiler/EndWithValue.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/compiler/PropertyVerifier.java

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/sh/command/basic/Set.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/CollectionParser.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/OptimizerFactory.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/sh/command/file/ChangeWorkingDir.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/IndexedPostFixDecNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/ObjectCH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/Assignment.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/util/TemplateTools.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/JITClassLoader.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/AccessorOptimizer.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/CompiledIfNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/compiler/BlankLiteral.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/integration/VariableResolver.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/dynamic/DynamicGetAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/Node.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/integration/impl/ImmutableDefaultFactory.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/PropertyAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/IndexedOperativeAssign.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/FloatCH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/IntArrayCH.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/compiler/ExecutableStatement.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/integration/impl/FunctionVariableResolverFactory.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-

jar/org/mvel2/ast/WithNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/compiler/AbstractParser.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/ForEachNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/Union.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/sh/command/basic/BasicCommandSet.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/Safe.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/IsDef.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/compiler/CompiledAccExpression.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/conversion/ArrayCH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/templates/res/CompiledEvalNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/compiler/ExpressionCompiler.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/integration/impl/SimpleSTValueResolver.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/integration/impl/ClassImportResolverFactory.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/NestedStatement.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/PreFixIncNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/templates/TemplateCompiler.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/sh/Main.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/integration/impl/SimpleValueResolver.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/TypedVarNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/util/ParseTools.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/ASTNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/util/ExecutionStack.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/templates/res/ForEachNode.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/integration/impl/TypeInjectionResolverFactory.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/Negation.java



\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/IfNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/compiler/Accessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/ThisWithNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/DoubleCH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/StackElement.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/LineLabel.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/util/MVELClassLoader.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/sh/command/file/DirList.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/SimpleTemplateRegistry.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/debug/Debugger.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/dynamic/DynamicCollectionAccessor.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/impl/refl/ReflectiveAccessorOptimizer.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/TemplateDebug.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/optimizers/dynamic/DynamicSetAccessor.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/templates/res/CommentNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/IndexedDeclTypedVarNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/Contains.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/CharArrayCH.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/DoNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/ArrayHandler.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ast/WhileNode.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/conversion/LongCH.java  
\*

```
/opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/sh/command/file/FileCommandSet.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/util/ASTIterator.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/PostFixDecNode.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/ast/AssignmentNode.java
```

No license file was found, but licenses were detected in source scan.

```
// All rights reserved.  
// Redistribution and use in source and binary forms, with or without  
// modification, are permitted provided that the following conditions  
// are met:  
// 1. Redistributions of source code must retain the above copyright  
// notice, this list of conditions and the following disclaimer.  
// 2. Redistributions in binary form must reproduce the above copyright  
// notice, this list of conditions and the following disclaimer in the  
// documentation and/or other materials provided with the distribution.  
// 3. Neither the name of the copyright holders nor the names of its  
// this software without specific prior written permission.
```

Found in path(s):

```
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/asm/Label.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/asm/Frame.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/asm/ByteVector.java  
*  
/opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/asm/TypePath.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/asm/MethodVisitor.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/asm/Symbol.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/asm/MethodWriter.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/asm/ClassReader.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/asm/Handle.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/asm/Type.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/asm/signature/SignatureVisitor.java  
*  
/opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-  
jar/org/mvel2/asm/ModuleWriter.java  
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
```

```

jar/org/mvel2/asm/Handler.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/FieldVisitor.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/Opcodes.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/AnnotationWriter.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/ClassTooLargeException.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/MethodTooLargeException.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/AnnotationVisitor.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/asm/Edge.java
*
/opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/ModuleVisitor.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/signature/SignatureReader.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/ClassVisitor.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/ConstantDynamic.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/Context.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/ClassWriter.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/CurrentFrame.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/signature/SignatureWriter.java
*
/opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/TypeReference.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/Constants.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/Attribute.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/SymbolTable.java
* /opt/cola/permits/1618786537_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-
jar/org/mvel2/asm/FieldWriter.java
No license file was found, but licenses were detected in source scan.

/**
* MVEL 2.0
* Copyright (C) 2007 MVFLEX/Valhalla Project and the Codehaus
* Mike Brock, Dhanji Prasanna, John Graham, Mark Proctor

```

\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ErrorDetail.java  
\* /opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/DataTypes.java  
\*  
/opt/cola/permits/1618786537\_1683658284.9636264/0/mvel2-2-4-4-final-sources-4-jar/org/mvel2/ConversionHandler.java

## 1.809 affinity 3.1.11

### 1.809.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2016 higherfrequencytrading.com  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1618782525\_1684405336.6575818/0/affinity-3-1-11-sources-1-jar/java/lang/ThreadLifecycleListener.java

```

* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/impl/SolarisJNAffinity.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/ticker/impl/SystemClock.java
*
/opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/AffinityThreadFactory.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/impl/NullAffinity.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/AffinityStrategy.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/NonForkingAffinityLock.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/ticker/impl/JNIClock.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/impl/WindowsJNAffinity.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/LockCheck.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/IAffinity.java
*
/opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/impl/VersionHelper.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/software/chronicle/enterprise/internals/impl/NativeAffinity.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/BootClassPath.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/CpuLayout.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/impl/LinuxHelper.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/java/lang/ThreadTrackingGroup.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/impl/Utilities.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/impl/VanillaCpuLayout.java
*
/opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/Affinity.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/ticker/Ticker.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/ticker/ITicker.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/AffinityLock.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/AffinitySupport.java

```

```
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/impl/NoCpuLayout.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/impl/OSXJNAffinity.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/impl/LinuxJNAffinity.java
*
/opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/impl/PosixJNAffinity.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/AffinityStrategies.java
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-
jar/net/openhft/affinity/LockInventory.java
No license file was found, but licenses were detected in source scan.
```

```
<!--
~ Copyright 2016 chronicle.software
~
~ Licensed under the *Apache License, Version 2.0* (the "License");
~ you may not use this file except in compliance with the License.
~ You may obtain a copy of the License at
~
~ http://www.apache.org/licenses/LICENSE-2.0
~
~ Unless required by applicable law or agreed to in writing, software
~ distributed under the License is distributed on an "AS IS" BASIS,
~ WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
~ See the License for the specific language governing permissions and
~ limitations under the License.
-->
```

Found in path(s):

```
* /opt/cola/permits/1618782525_1684405336.6575818/0/affinity-3-1-11-sources-1-jar/META-
INF/maven/net.openhft/affinity/pom.xml
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2014 Higher Frequency Trading
*
* http://www.higherfrequencytrading.com
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
```

\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\*/opt/cola/permits/1618782525\_1684405336.6575818/0/affinity-3-1-11-sources-1-jar/net/openhft/affinity/MicroJitterSampler.java

## 1.810 chronicle-queue 5.17.11

### 1.810.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2014-2018 Chronicle Software
 *
 * http://chronicle.software
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
*/opt/cola/permits/1618784142_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/QueueUnlockMain.java
*/opt/cola/permits/1618784142_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/table/Metadata.java
*
/opt/cola/permits/1618784142_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/WriteLock.java
*/opt/cola/permits/1618784142_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/QueueFileShrinkManager.java
*/opt/cola/permits/1618784142_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/table/AbstractTSQueueLock.java
*/opt/cola/permits/1618784142_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/StoreReleasable.java
```

\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/SCQMeta.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/ReadOnlyWriteLock.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/table/ReadonlyTableStore.java  
\*  
/opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/TableStoreWriteLock.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2016 higherfrequencytrading.com  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/SCQRoll.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/service/ServiceWrapper.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/service/ServiceWrapperBuilder.java  
\*  
/opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/service/EventLoopServiceWrapper.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/SCQIndexing.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/JDBCComponent.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/StoreFileListener.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/JDBCStatement.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/JDBCResult.java



\*  
/opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/JDBCService.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/ExcerptContext.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2016 higherfrequencytrading.com  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/ExcerptAppender.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/SingleChronicleQueue.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/TailerDirection.java  
\*  
/opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/RollCycle.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/WireStoreSupplier.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/TailerState.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/MetaDataKeys.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/NoDocumentContext.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/SingleChronicleQueueExcerpts.java  
\*  
/opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/RollingChronicleQueue.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/ExcerptCommon.java

\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/NoMessageHistory.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/ExcerptTailer.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/SingleChronicleQueueStore.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/RollCycles.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/WireStorePool.java  
\*  
/opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/table/SingleTableStore.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/table/SingleTableBuilder.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/ChronicleQueue.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/WireStore.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/WireStoreFactory.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/DumpQueueMain.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/SingleChronicleQueueBuilder.java  
\*  
/opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/RollDetails.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/RollingResourcesCache.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/ScanResult.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2014 Higher Frequency Trading

\*

\* <http://www.higherfrequencytrading.com>

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/ChronicleHistoryReaderMain.java  
\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/ChronicleReaderMain.java  
\*  
/opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/reader/ChronicleReader.java  
No license file was found, but licenses were detected in source scan.

<!--

~ Copyright 2016 chronicle.software  
~  
~ Licensed under the \*Apache License, Version 2.0\* (the "License");  
~ you may not use this file except in compliance with the License.  
~ You may obtain a copy of the License at  
~  
~ <http://www.apache.org/licenses/LICENSE-2.0>  
~  
~ Unless required by applicable law or agreed to in writing, software  
~ distributed under the License is distributed on an "AS IS" BASIS,  
~ WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
~ See the License for the specific language governing permissions and  
~ limitations under the License.  
-->

Found in path(s):

\* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/META-INF/maven/net.openhft/chronicle-queue/pom.xml  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2014-2017 Higher Frequency Trading  
\*  
\* <http://www.higherfrequencytrading.com>  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,

- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
  - \* See the License for the specific language governing permissions and
  - \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/QueueLock.java
- \* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/TSQueueLock.java
- \*
- \* /opt/cola/permits/1618784142\_1684405332.5911813/0/chronicle-queue-5-17-11-sources-1-jar/net/openhft/chronicle/queue/impl/single/NoopQueueLock.java

## 1.811 chronicle-core 2.17.10

### 1.811.1 Available under license :

No license file was found, but licenses were detected in source scan.

- /\*
- \* Copyright 2016 Gil Tene
  - \*
  - \* Licensed under the Apache License, Version 2.0 (the "License");
  - \* you may not use this file except in compliance with the License.
  - \* You may obtain a copy of the License at
  - \*
  - \* <http://www.apache.org/licenses/LICENSE-2.0>
  - \*
  - \* Unless required by applicable law or agreed to in writing, software
  - \* distributed under the License is distributed on an "AS IS" BASIS,
  - \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
  - \* See the License for the specific language governing permissions and
  - \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/threads/ThreadHints.java
- No license file was found, but licenses were detected in source scan.

- /\*
- \* Copyright 2016 higherfrequencytrading.com
  - \*
  - \* Licensed under the Apache License, Version 2.0 (the "License");
  - \* you may not use this file except in compliance with the License.
  - \* You may obtain a copy of the License at
  - \*

- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/ThrowingFunction.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/SerializableConsumer.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/time/SetTimeProvider.java
- \*
- /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/Histogram.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/ThrowingBiConsumer.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/values/LongArrayValues.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/ThrowingConsumerNonCapturing.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/values/ShortValue.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/ReferenceCounter.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/pool/ParsingCache.java
- \*
- /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/AbstractInvocationHandler.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/pool/ClassLookup.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/annotation/ForceInline.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/time/SystemTimeProvider.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/SerializableFunction.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/values/StringValue.java
- \* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/time/TimeProvider.java
- \*

/opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/values/TwoLongValue.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/threads/ThreadLocalHelper.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/ReferenceCounted.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/threads/EventLoop.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/OS.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/ReadResolvable.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/values/DoubleValue.java  
\*  
/opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/pool/EnumInterner.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/Maths.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/annotation/SingleThreaded.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/values/MaxBytes.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/BooleanConsumer.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/Memory.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/threads/EventHandler.java  
\*  
/opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/io/IOTools.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/ObjByteConsumer.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/ObjCharConsumer.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/jlbh/JLBHTask.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/ThrowingBiFunction.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/threads/HandlerPriority.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/values/LongValue.java  
\*  
/opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/Time.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-

jar/net/openhft/chronicle/core/UnsafeMemory.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/values/CharValue.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/Mocker.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/ByteConsumer.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/ThrowingConsumer.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/values/IntValue.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/AllocationMeasure.java  
\*  
/opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/Jvm.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/StringUtils.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/CharConsumer.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/ObjectUtils.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/ObjFloatConsumer.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/ObjShortConsumer.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/SerializablePredicate.java  
\*  
/opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/io/Closeable.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/SerializableBiFunction.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/annotation/UsedViaReflection.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/CharSequenceComparator.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/SerializableUpdaterWithArg.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/values/BooleanValue.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/util/CharToBooleanFunction.java  
\*  
/opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/pool/StringInterner.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-  
jar/net/openhft/chronicle/core/jlbh/JLBH.java

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/FloatConsumer.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/ClassLoading.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/pool/StringBuilderPool.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/NanoSampler.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/SerializableUpdater.java  
\*  
/opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/ClassLocal.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/values/ByteValue.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/values/FloatValue.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/threads/InvalidEventHandlerException.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/ThrowingTriFunction.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/pool/ClassAliasPool.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/ObjBooleanConsumer.java  
\*  
/opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/ShortConsumer.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/annotation/HotMethod.java  
\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/io/IORuntimeException.java  
No license file was found, but licenses were detected in source scan.

<!--

~ Copyright 2016 chronicle.software

~

~ Licensed under the Apache License, Version 2.0 (the "License");

~ you may not use this file except in compliance with the License.

~ You may obtain a copy of the License at

~

~ <http://www.apache.org/licenses/LICENSE-2.0>

~

~ Unless required by applicable law or agreed to in writing, software

~ distributed under the License is distributed on an "AS IS" BASIS,

~ WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

~ See the License for the specific language governing permissions and

~ limitations under the License.



-->

Found in path(s):

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/META-INF/maven/net.openhft/chronicle-core/pom.xml

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2016 higherfrequencytrading.com

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*

\*/

Found in path(s):

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/time/RunningMinimum.java

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/time/VanillaDifferencer.java

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/onoes/WebExceptionHandler.java

\*

/opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/time/Differencer.java

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/util/ThrowingRunnable.java

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/onoes/StackoverflowExceptionHandler.java

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/onoes/ExceptionHandler.java

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/onoes/RecordingExceptionHandler.java

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/jlbh/JLBHOptions.java

\*

/opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/onoes/NullExceptionHandler.java

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-

```
jar/net/openhft/chronicle/core/threads/StackSampler.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/threads/ThreadDump.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/util/ThrowingSupplier.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/LicenceCheck.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/onoes/Slf4jExceptionHandler.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/onoes/LogLevel.java
*
/opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/threads/Timer.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/util/URLEncoder.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/util/ThrowingCallable.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/onoes/GoogleExceptionHandler.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/onoes/ChainedExceptionHandler.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/io/ClosedState.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/onoes/ExceptionKey.java
* /opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/onoes/PrintExceptionHandler.java
*
/opt/cola/permits/1618787026_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-
jar/net/openhft/chronicle/core/threads/VanillaEventHandler.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2014-2018 Chronicle Software
*
* http://chronicle.software
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
```

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/tcp/UnsafeFastJ8SocketChannel.java

No license file was found, but licenses were detected in source scan.

# Licensed under the Apache License, Version 2.0 (the "License");

# you may not use this file except in compliance with the License.

# You may obtain a copy of the License at

# <http://www.apache.org/licenses/LICENSE-2.0>

# distributed under the License is distributed on an "AS IS" BASIS,

Found in path(s):

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/onoes/Google.properties

\* /opt/cola/permits/1618787026\_1684405328.7541234/0/chronicle-core-2-17-10-sources-1-jar/net/openhft/chronicle/core/onoes/Stackoverflow.properties

# 1.812 fst 2.52

## 1.812.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2014 Ruediger Moeller.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

/\*\*

\* stuff copied from OpenHFT library (too big to depend on for fst) ...

\*

\* Copyright 2013 Peter Lawrey

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at  
\*  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/bytez/malloc/MMFBytez.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2014 Ruediger Moeller.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-

jar/org/nustaq/serialization/annotations/Conditional.java

\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/kson/Kson.java

\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/net/TCPOjectServer.java

\*

/opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-

jar/org/nustaq/serialization/FSTCrossPlatformSerialzer.java

\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-

jar/org/nustaq/offheap/bytez/bytesource/AsciiStringByteSource.java

\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-

jar/org/nustaq/kson/KsonCharOutput.java

\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-

jar/org/nustaq/serialization/util/FSTOutputStream.java

\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-

jar/org/nustaq/serialization/FSTClassInstantiator.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/FSTObjectSerializer.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/serializers/FSTStringBuilderSerializer.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/serializers/FSTStringSerializer.java  
 \*  
 /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/FSTObjectOutputNoShared.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/kson/KsonStringOutput.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/FSTCodedOffheapMap.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/minbin/MBTags.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/serializers/FSTCPEnumSetSerializer.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/FSTDecoder.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/serializers/FSTStringBufferSerializer.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/kson/KsonArgTypesResolver.java  
 \*  
 /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/annotations/OneOf.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/minbin/MBSequence.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/structs/unsafeimpl/FSTByteArrayUnsafeStructGeneration.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/coders/FSTStreamDecoder.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/bytez/BasicBytez.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/structs/FSTEmbeddedBinary.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/minbin/MBPrinter.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/minbin/MBObject.java  
 \*  
 /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/OffHeapByteTree.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/FSTConfiguration.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/serializers/FSTStructSerializer.java

\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/kson/ArgTypes.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/structs/structtypes/StructArray.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTObjectRegistry.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/serializers/FSTEnumSetSerializer.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/minbin/MBIn.java  
 \*  
 /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTObjectOutput.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTObjectInputNoShared.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/kson/KsonTypeMapper.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/bytez/bytesource/ByteArrayByteSource.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/util/FSTInt2ObjectMap.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTDefaultClassInstantiator.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTClazzInfoRegistry.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/structs/NoAssist.java  
 \*  
 /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/kson/KsonParseException.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/simpleapi/OffHeapCoder.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTSerializerRegistryDelegate.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/kson/JsonSerializer.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/kson/KsonStringCharInput.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/FreeList.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/bytez/ByteSource.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/kson/KsonDeserializer.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/structs/FSTStructChange.java  
 \*  
 /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/util/FSTInputStream.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/structs/unsafeimpl/FSTStructFactory.java

\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/bytez/malloc/MallocBytez.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/simpleapi/MinBinCoder.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTClazzInfo.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/FSTLongOffheapMap.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/serializers/FSTMapSerializer.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/serializers/FSTArrayListSerializer.java  
 \*  
 /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/simpleapi/FSTCoder.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/bytez/bytesource/CutAsciiStringByteSource.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/coders/FSTStreamEncoder.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTObjectInput.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/simpleapi/FSTBufferTooSmallException.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/minbin/MinBin.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/annotations/Transient.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/FSTBinaryOffheapMap.java  
 \*  
 /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/serializers/FSTCollectionSerializer.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/structs/FSTArrayElementSizeCalculator.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/minbin/MBOut.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTObjenesisInstantiator.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/bytez/onheap/HeapBytez.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTSerialisationListener.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/minbin/MBRef.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTClazzNameRegistry.java  
 \*

/opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/coders/FSTBytezEncoder.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/FSTSerializedOffheapMap.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/annotations/Serialize.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/util/FSTInt2IntMap.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/structs/structtypes/StructString.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/coders/FSTBytezDecoder.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/VersionConflictListener.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/util/FSTOrderedConcurrentJobExecutor.java  
 \*  
 /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/FSTAsciiStringOffheapMap.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/bytez/bytesource/BytezByteSource.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/bytez/bytesource/LeftCutStringByteSource.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/coders/FSTMinBinDecoder.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/serializers/FSTDateSerializer.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/FSTEncoder.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/annotations/AnonymousTransient.java  
 \*  
 /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/serializers/FSTClassSerializer.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/bytez/BytezAllocator.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/structs/structtypes/StructInt.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/structs/FSTStructAllocator.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/bytez/malloc/MallocBytezAllocator.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/serialization/annotations/Flat.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
 jar/org/nustaq/offheap/structs/unsafeimpl/FSTStructGeneration.java  
 \* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/kson/KsonCharInput.java  
 \*



/opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/coders/FSTMinBinEncoder.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/simpleapi/DefaultCoder.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/kson/KsonSerializer.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/serializers/FSTCPTrowableSerializer.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/util/FSTUtil.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/structs/Align.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/structs/FSTStruct.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/minbin/GenMeta.java  
\*  
/opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/annotations/Version.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/net/TCPObjectSocket.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/bytez/Bytez.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTSerializerRegistry.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/util/FSTIdentity2IdMap.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/bytez/onheap/HeapBytezAllocator.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/FSTBasicObjectSerializer.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/serializers/FSTBigNumberSerializers.java  
\*  
/opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/util/FSTObject2IntMap.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/structs/Templated.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/annotations/Predict.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/serialization/simpleapi/OnHeapCoder.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-jar/org/nustaq/offheap/structs/structtypes/StructByteString.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>

\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
jar/org/nustaq/serialization/serializers/FSTJsonUnmodifiableMapSerializer.java  
\* /opt/cola/permits/1618782532\_1684387862.936112/0/fst-2-52-sources-2-  
jar/org/nustaq/serialization/serializers/FSTJsonUnmodifiableCollectionSerializer.java

## 1.813 java-file-io 1.0.0

### 1.813.1 Available under license :

No license file was found, but licenses were detected in source scan.

<name>The Apache License, Version 2.0</name>  
<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

\* /opt/cola/permits/1618790841\_1684410236.9840844/0/java-file-io-1-0-0-sources-1-jar/META-  
INF/maven/org.owasp/java-file-io/pom.xml

## 1.814 google-http-client 1.31.0

### 1.814.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-

jar/com/google/api/client/http/HttpMethods.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-

jar/com/google/api/client/http/apache/HttpExtensionMethod.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2014 Google Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-

jar/com/google/api/client/testing/json/webtoken/package-info.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2010 Google Inc.J

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-

jar/com/google/api/client/json/JsonFactory.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2013 Google Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Collections2.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/NanoClock.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/store/DataStoreUtils.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/http/apache/SSLSocketFactoryExtension.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/store/FileDataStoreFactory.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Preconditions.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/store/DataStoreFactory.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/ByteStreams.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/util/SecurityTestUtils.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Strings.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Throwables.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Charsets.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Lists.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/store/AbstractMemoryDataStore.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/json/package-info.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/util/MockSleeper.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-

jar/com/google/api/client/json/webtoken/package-info.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/PemReader.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/store/MemoryDataStoreFactory.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Sets.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/util/TestableByteArrayOutputStream.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/http/HttpBackOffIOExceptionHandler.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/json/JsonPolymorphicTypeMap.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Sleeper.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/store/AbstractDataStoreFactory.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/SecurityUtils.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Joiner.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/util/TestableByteArrayInputStream.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/http/apache/package-info.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/store/DataStore.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/http/apache/MockHttpClient.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/json/MockJsonGenerator.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/store/package-info.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Beta.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/json/MockJsonFactory.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/json/MockJsonParser.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/http/HttpIOExceptionHandler.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/http/MultipartContent.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-

jar/com/google/api/client/util/store/AbstractDataStore.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/util/MockBackOff.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/http/HttpBackOffUnsuccessfulResponseHandler.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/BackOffUtils.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Maps.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Objects.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2012 Google Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/http/FixedClock.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/http/HttpEncoding.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/http/GZipEncoding.java  
\*

/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/util/LogRecordingHandler.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/http/javanet/package-info.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/http/HttpEncodingStreamingContent.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/json/webtoken/TestCertificates.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/util/Clock.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-  
jar/com/google/api/client/testing/http/javanet/MockURLConnection.java

\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/SslUtils.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/ObjectParser.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/EmptyContent.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/LoggingByteArrayOutputStream.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/webtoken/JsonWebSignature.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/JsonObjectParser.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/ByteArrayStreamingContent.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/webtoken/JsonWebToken.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/StreamingContent.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/HttpMediaType.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/LoggingInputStream.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/Base64.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/IOUtils.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/ByteCountingOutputStream.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/LoggingOutputStream.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/StringUtils.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/testing/util/package-info.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2018 Google Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except

\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License

\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/OpenCensusUtils.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2011 Google Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/HttpRequestInitializer.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/testing/http/MockHttpUnsuccessfulResponseHandler.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/HttpRequestFactory.java

\*

/\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/JsonString.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/ByteArrayContent.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/HttpStatusCodes.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/UriTemplate.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/Types.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/AbstractInputStreamContent.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/Data.java



\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/Value.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/BackOffPolicy.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/testing/http/HttpTesting.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/ExponentialBackOffPolicy.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/NullValue.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/ExponentialBackOff.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/FileContent.java

\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/BasicAuthentication.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/testing/http/package-info.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/BackOff.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/AbstractHttpContent.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/ArrayValueMap.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (c) 2010 Google Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except  
\* in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License  
\* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express  
\* or implied. See the License for the specific language governing permissions and limitations under  
\* the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/package-info.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/CustomizeJsonParser.java

\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/Key.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/InputStreamContent.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/HttpResponseInterceptor.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/JsonParser.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/UrlEncodedParser.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/UrlEncodedContent.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/FieldInfo.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/GenericUrl.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/JsonToken.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/HttpResponseException.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/LowLevelHttpRequest.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/rpc2/JsonRpcRequest.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/ArrayMap.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/GenericJson.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/HttpExecuteInterceptor.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/HttpUnsuccessfulResponseHandler.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/json/JsonHttpContent.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/escape/PercentEscaper.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/apache/ContentEntity.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/escape/package-info.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/ClassInfo.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/testing/http/MockHttpTransport.java  
\*

/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/HttpRequest.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/javanet/NetHttpRequest.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/javanet/NetHttpTransport.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/javanet/package-info.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/DataMap.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/testing/http/MockLowLevelHttpResponse.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/LowLevelHttpResponse.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/apache/ApacheHttpRequest.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/escape/Escaper.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/escape/CharEscapers.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/apache/ApacheHttpTransport.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/rpc2/package-info.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/GenericData.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/LoggingStreamingContent.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/DateTime.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/util/escape/UnicodeEscaper.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/apache/ApacheHttpResponse.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/apache/package-info.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/Json.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/json/package-info.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/http/HttpResponse.java  
\*  
/opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-jar/com/google/api/client/testing/http/MockLowLevelHttpRequest.java  
\* /opt/cola/permits/1618782158\_1684405342.5930734/0/google-http-client-1-31-0-sources-1-

```

jar/com/google/api/client/http/HttpHeaders.java
* /opt/cola/permits/1618782158_1684405342.5930734/0/google-http-client-1-31-0-sources-1-
jar/com/google/api/client/testing/http/MockHttpContent.java
* /opt/cola/permits/1618782158_1684405342.5930734/0/google-http-client-1-31-0-sources-1-
jar/com/google/api/client/util/escape/Platform.java
* /opt/cola/permits/1618782158_1684405342.5930734/0/google-http-client-1-31-0-sources-1-
jar/com/google/api/client/util/package-info.java
* /opt/cola/permits/1618782158_1684405342.5930734/0/google-http-client-1-31-0-sources-1-
jar/com/google/api/client/http/HttpContent.java
* /opt/cola/permits/1618782158_1684405342.5930734/0/google-http-client-1-31-0-sources-1-
jar/com/google/api/client/http/json/package-info.java
*
/opt/cola/permits/1618782158_1684405342.5930734/0/google-http-client-1-31-0-sources-1-
jar/com/google/api/client/json/JsonGenerator.java
* /opt/cola/permits/1618782158_1684405342.5930734/0/google-http-client-1-31-0-sources-1-
jar/com/google/api/client/http/HttpTransport.java
* /opt/cola/permits/1618782158_1684405342.5930734/0/google-http-client-1-31-0-sources-1-
jar/com/google/api/client/http/javanet/NetHttpResponse.java

```

# 1.815 chronicle-bytes 2.17.20

## 1.815.1 Available under license :

No license file was found, but licenses were detected in source scan.

```

/*
* Copyright 2016 higherfrequencytrading.com
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

```

Found in path(s):

```

* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/BytesOut.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/AbstractBytesStore.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-

```

jar/net/openhft/chronicle/bytes/BytesIn.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2016 higherfrequencytrading.com

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/BytesStore.java

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/ReadOnlyMappedBytesStore.java

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/ref/BinaryTwoLongReference.java

\*

/opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/BytesInternal.java

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/AbstractBytes.java

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/MethodWriterInvocationHandler.java

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/AppendableUtil.java

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/BytesRingBufferStats.java

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/StreamingInputStream.java

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/ref/TextIntReference.java

\*

/opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/util/Bit8StringInterner.java

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/BytesPrepender.java

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/ByteStringParser.java

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/StopCharTesters.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/ref/TwoLongReference.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/algo/OptimisedBytesStoreHash.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/ref/BinaryLongArrayReference.java  
 \*  
 /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/NewChunkListener.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/ByteStringAppender.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/MappedFile.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/MappedBytes.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/algo/BytesStoreHash.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/BytesUtil.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/ref/TextLongArrayReference.java  
 \*  
 /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/util/AbstractInterner.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/PointerBytesStore.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/RandomDataOutput.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/StopCharTester.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/ref/ByteableLongArrayValues.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/ref/TextBooleanReference.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/VanillaBytes.java  
 \*  
 /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/MappedBytesStore.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/BytesConsumer.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/ref/TextLongReference.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/net/openhft/chronicle/bytes/BytesRingBuffer.java  
 \* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-

jar/net/openhft/chronicle/bytes/StreamingDataInput.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/Byteable.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/NativeBytesStore.java  
\*  
/opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/ref/LongReference.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/algo/VanillaBytesStoreHash.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/util/StringInternerBytes.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/StreamingDataOutput.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/util/Compression.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/RandomDataInput.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/Bytes.java  
\*  
/opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/util/Compressions.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/StreamingOutputStream.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/NativeBytes.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/StreamingCommon.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/RandomCommon.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/util/EscapingStopCharTester.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/ref/BinaryIntReference.java  
\*  
/opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/HeapBytesStore.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/StopCharsTester.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/ref/UncheckedLongReference.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/UTFDataFormatRuntimeException.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/ConnectionDroppedException.java  
\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-  
jar/net/openhft/chronicle/bytes/NoBytesStore.java

```
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/ByteStringWriter.java
*
/opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/BytesMarshaller.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/util/EscapingStopCharsTester.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/UncheckedNativeBytes.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/WriteBytesMarshallable.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/UncheckedBytes.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/BytesMarshallable.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/SubBytes.java
*
/opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/MappedBytesStoreFactory.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/pool/BytesPool.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/ReadBytesMarshallable.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/ref/BinaryLongReference.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/ByteStringReader.java
* /opt/cola/permits/1618795735_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-
jar/net/openhft/chronicle/bytes/util/UTF8StringInterner.java
No license file was found, but licenses were detected in source scan.
```

```
<!--
~ Copyright 2016 chronicle.software
~
~ Licensed under the *Apache License, Version 2.0* (the "License");
~ you may not use this file except in compliance with the License.
~ You may obtain a copy of the License at
~
~ http://www.apache.org/licenses/LICENSE-2.0
~
~ Unless required by applicable law or agreed to in writing, software
~ distributed under the License is distributed on an "AS IS" BASIS,
~ WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
~ See the License for the specific language governing permissions and
~ limitations under the License..
-->
```



Found in path(s):

\* /opt/cola/permits/1618795735\_1684405339.806626/0/chronicle-bytes-2-17-20-sources-1-jar/META-INF/maven/net.openhft/chronicle-bytes/pom.xml

# 1.816 chronicle-threads 2.17.2

## 1.816.1 Available under license :

No license file was found, but licenses were detected in source scan.

<!--

~ Copyright 2016 chronicle.software

~

~ Licensed under the \*Apache License, Version 2.0\* (the "License");

~ you may not use this file except in compliance with the License.

~ You may obtain a copy of the License at

~

~ <http://www.apache.org/licenses/LICENSE-2.0>

~

~ Unless required by applicable law or agreed to in writing, software

~ distributed under the License is distributed on an "AS IS" BASIS,

~ WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

~ See the License for the specific language governing permissions and

~ limitations under the License.

-->

Found in path(s):

\* /opt/cola/permits/1618782832\_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-jar/META-INF/maven/net.openhft/chronicle-threads/pom.xml

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2016 higherfrequencytrading.com

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

```
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/EventGroup.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/MonitorEventLoop.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/PauserMonitor.java
*
/opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/BlockingEventLoop.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/Threads.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/VanillaEventLoop.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/TimedEventHandler.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2015 Higher Frequency Trading
*
* http://www.higherfrequencytrading.com
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/TimeoutPauser.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/BusyTimedPauser.java
*
/opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/TimingPauser.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/BusyPauser.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/MilliPauser.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
```

```
jar/net/openhft/chronicle/threads/Pauser.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/YieldingPauser.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/LongPauser.java
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/LightPauser.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2014 Higher Frequency Trading
*
* http://www.higherfrequencytrading.com
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1618782832_1684405334.3065124/0/chronicle-threads-2-17-2-sources-1-
jar/net/openhft/chronicle/threads/NamedThreadFactory.java
```

# 1.817 chronicle-wire 2.17.32

## 1.817.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
* Copyright 2016 higherfrequencytrading.com
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
```

- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*
- \*/

Found in path(s):

- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireObjectOutput.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/SerializationStrategy.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/VanillaMethodWriterBuilder.java
  - \*
  - /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/KeyedMarshallable.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/ObjectIntObjectConsumer.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/HeadNumberChecker.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/MarshallableIn.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/ScalarStrategy.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/SourceContext.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/TriConsumer.java
  - \*
  - /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/BracketType.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireDumper.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/UnrecoverableTimeoutException.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/SerializationStrategies.java
  - \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireObjectInput.java
- No license file was found, but licenses were detected in source scan.

/\*

- \* Copyright 2016 higherfrequencytrading.com
- \*
- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*

- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/Quotes.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/ParameterizeWireKey.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/BinaryWireCode.java
- \*
- /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/JSONWire.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/AbstractWire.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/RawWire.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireCommon.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/MarshallableParser.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/MessageHistory.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/AbstractMarshallable.java
- \*
- /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireType.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/ReadMarshallable.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/BinaryMethodWriterInvocationHandler.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/Wire.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/DefaultValueIn.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/ValueOut.java
- \* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/VanillaWireParser.java
- \*

/opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/AbstractMethodWriterInvocationHandler.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireMarshaller.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/DeferredTypeWire.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/VanillaFieldInfo.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/Wires.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/TextStopCharsTesters.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/Marshallable.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/FieldInfo.java  
\*  
/opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/ValueWriter.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireSerializedLambda.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/BinaryWireHighCode.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireInternal.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/VanillaMessageHistory.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/TextWire.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/CSVWire.java  
\*  
/opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireKey.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/ReadAnyWire.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/VanillaMethodReader.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/BinaryWire.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/NoDocumentContext.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireParser.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/TextMethodWriterInvocationHandler.java  
\*

/opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/TextStopCharTesters.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WriteMarshallable.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/DocumentContext.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireParselet.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WriteDocumentContext.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/HashWire.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/ValueInState.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/ValueInStack.java  
\*  
/opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireOut.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/QueryWire.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/BinaryReadDocumentContext.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/TextReadDocumentContext.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/AbstractAnyWire.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WritingMarshaller.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/Demarshallable.java  
\*  
/opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/ValueIn.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WriteValue.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/AbstractMarshallableCfg.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/ReadingMarshaller.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/YamlLogging.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/MarshallableOut.java  
\* /opt/cola/permits/1618785830\_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/net/openhft/chronicle/wire/WireIn.java  
No license file was found, but licenses were detected in source scan.

```
<!--
~ Copyright 2016 chronicle.software
~
~ Licensed under the *Apache License, Version 2.0* (the "License");
~ you may not use this file except in compliance with the License.
~ You may obtain a copy of the License at
~
~ http://www.apache.org/licenses/LICENSE-2.0
~
~ Unless required by applicable law or agreed to in writing, software
~ distributed under the License is distributed on an "AS IS" BASIS,
~ WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
~ See the License for the specific language governing permissions and
~ limitations under the License.
-->
```

Found in path(s):

```
* /opt/cola/permits/1618785830_1684405344.2935321/0/chronicle-wire-2-17-32-sources-1-jar/META-INF/maven/net.openhft/chronicle-wire/pom.xml
```

## 1.818 compiler 2.3.4

### 1.818.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
* Copyright 2014 Higher Frequency Trading
*
* http://www.higherfrequencytrading.com
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1618788902_1683814770.6532145/0/compiler-2-3-4-sources-1-jar/net/openhft/compiler/MyJavaFileManager.java
* /opt/cola/permits/1618788902_1683814770.6532145/0/compiler-2-3-4-sources-1-
```



```
jar/net/openhft/compiler/JavaSourceFromString.java
* /opt/cola/permits/1618788902_1683814770.6532145/0/compiler-2-3-4-sources-1-
jar/net/openhft/compiler/CompilerUtils.java
*
/opt/cola/permits/1618788902_1683814770.6532145/0/compiler-2-3-4-sources-1-
jar/net/openhft/compiler/CachedCompiler.java
No license file was found, but licenses were detected in source scan.
```

```
<!--
~ Copyright 2016 chronicle.software
~
~ Licensed under the *Apache License, Version 2.0* (the "License");
~ you may not use this file except in compliance with the License.
~ You may obtain a copy of the License at
~
~ http://www.apache.org/licenses/LICENSE-2.0
~
~ Unless required by applicable law or agreed to in writing, software
~ distributed under the License is distributed on an "AS IS" BASIS,
~ WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
~ See the License for the specific language governing permissions and
~ limitations under the License.
-->
```

```
Found in path(s):
* /opt/cola/permits/1618788902_1683814770.6532145/0/compiler-2-3-4-sources-1-jar/META-
INF/maven/net.openhft/compiler/pom.xml
```

## 1.819 google-http-client-jackson2 1.31.0

### 1.819.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
* Copyright (c) 2012 Google Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/
```

Found in path(s):

\* /opt/cola/permits/1618783928\_1684405327.0109138/0/google-http-client-jackson2-1-31-0-sources-2-jar/com/google/api/client/json/jackson2/package-info.java

\* /opt/cola/permits/1618783928\_1684405327.0109138/0/google-http-client-jackson2-1-31-0-sources-2-jar/com/google/api/client/json/jackson2/JacksonParser.java

\* /opt/cola/permits/1618783928\_1684405327.0109138/0/google-http-client-jackson2-1-31-0-sources-2-jar/com/google/api/client/json/jackson2/JacksonFactory.java

\*

/opt/cola/permits/1618783928\_1684405327.0109138/0/google-http-client-jackson2-1-31-0-sources-2-jar/com/google/api/client/json/jackson2/JacksonGenerator.java

# 1.820 classindex 3.8

## 1.820.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2013 Atteo

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.821 micrometer-core 1.10.5

## 1.821.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

- \* Copyright 2002-2017 the original author or authors.
- \* Copyright 2017-2021 VMware, Inc.
- \*
- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at

\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/lang/Nullable.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/lang/NonNullApi.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/lang/NonNullFields.java  
\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/lang/NonNull.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2019 VMware, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

/\*  
\* Copyright 2013 The Netty Project  
\*  
\* The Netty Project licenses this file to you under the Apache License,  
\* version 2.0 (the "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at:  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable

```
law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/
/**
* Copyright (c) 2004-2011 QOS.ch
* All rights reserved.
*
* Permission is hereby granted, free of charge, to any person obtaining
* a copy of this software and associated documentation files (the
* "Software"), to deal in the Software without restriction, including
* without limitation the rights to use, copy, modify, merge, publish,
* distribute, sublicense, and/or sell copies of the Software, and to
* permit persons to whom the Software is furnished to do so, subject to
* the following conditions:
*
* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.
*
* THE SOFTWARE
IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE
* LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION
* OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
* WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
*/
```

Found in path(s):

```
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/util/internal/logging/MessageFormatter.java
```

```
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/util/internal/logging/FormattingTuple.java
```

No license file was found, but licenses were detected in source scan.

```
/*
* Copyright 2021 VMware, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* https://www.apache.org/licenses/LICENSE-2.0
*
*/
```



- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

- \* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/grpc/MetricCollectingServerInterceptor.java
- \* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/grpc/MetricCollectingServerCallListener.java
- \*
- /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/grpc/MetricCollectingClientInterceptor.java
- \* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/grpc/package-info.java
- \* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/grpc/MetricCollectingServerCall.java
- \* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jvm/JvmInfoMetrics.java
- \* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/cache/CaffeineStatsCounter.java
- \* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/mongodb/DefaultMongoConnectionPoolTagsProvider.java
- \* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/mongodb/MongoCommandTagsProvider.java
- \*
- /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/grpc/MetricCollectingClientCallListener.java
- \* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/grpc/AbstractMetricCollectingInterceptor.java
- \* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/mongodb/DefaultMongoCommandTagsProvider.java
- \* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/grpc/MetricCollectingClientCall.java

No license file was found, but licenses were detected in source scan.

/\*

- \* Copyright 2012-2019 the original author or authors.
- \*
- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <https://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/internal/OnlyOnceLoggingDenyMeterFilter.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2022 VMware, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/httpcomponents/HttpClientObservationConvention.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/annotation/package-info.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/docs/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/jersey/server/JerseyKeyValues.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/observation/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/hystrix/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/jersey/server/DefaultJerseyObservationConvention.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/httpcomponents/DefaultHttpClientObservationConvention.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/jersey/server/JerseyObservationConvention.java  
\*  
\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/db/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jersey/server/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/logging/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jersey/server/JerseyContext.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/kotlin/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jvm/package-info.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/lang/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/http/HttpJakartaServletRequestTagsProvider.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/observation/MeterObservationHandler.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/okhttp3/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/httpcomponents/ApacheHttpClientObservationDocumentation.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/kafka/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/config/validate/package-info.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jpa/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/httpcomponents/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/system/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/http/DefaultHttpJakartaServletRequestTagsProvider.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/HighCardinalityTagsDetector.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jetty/package-info.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/observation/DefaultMeterObservationHandler.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/commonspool2/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jersey/server/ObservationApplicationEventListener.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-

```
jar/io/micrometer/core/instrument/binder/jersey/server/ObservationRequestEventListener.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/ipc/http/package-info.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/mongoddb/package-info.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/tomcat/package-info.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/http/package-info.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/aop/package-info.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/httpcomponents/HttpClientContext.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/observation/ObservationOrTimerCompatibleInstrumentation.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/jersey/server/JerseyObservationDocumentation.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2017 VMware, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/annotation/Timed.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/util/MeterPartition.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/Counter.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/cache/EhCache2Metrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/distribution/HistogramGauges.java
```

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/AbstractMeter.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/internal/DefaultMeter.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/simple/SimpleConfig.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/ImmutableTag.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/internal/TimedExecutor.java

\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/annotation/Counted.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/step/StepFunctionTimer.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/distribution/ValueAtPercentile.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/step/StepTimer.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/Statistic.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jvm/JvmCompilationMetrics.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jvm/ClassLoaderMetrics.java

\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/noop/NoopTimeGauge.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/distribution/TimeWindowPercentileHistogram.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/hytrix/MicrometerMetricsPublisherCommand.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/composite/CompositeFunctionCounter.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/TimeGauge.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/util/MeterEquivalence.java

\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/FunctionCounter.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jersey/server/MetricsRequestEventListener.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/okhttp3/OkHttpMetricsEventListener.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jersey/server/DefaultJerseyTagsProvider.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-

jar/io/micrometer/core/instrument/internal/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/Clock.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/jersey/server/AnnotationFinder.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/logging/Log4j2Metrics.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/jersey/server/ JerseyTags.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/dropwizard/DropwizardFunctionTimer.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/composite/CompositeCounter.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/dropwizard/DropwizardRate.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/DistributionSummary.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/step/StepLong.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/cache/GuavaCacheMetrics.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/util/TimeUtils.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/hystrix/MicrometerMetricsPublisher.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/noop/NoopFunctionTimer.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/Meter.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/LongTaskTimer.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/cumulative/CumulativeCounter.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/noop/NoopGauge.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/noop/NoopFunctionCounter.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/distribution/pause/NoPauseDetector.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/push/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/step/StepFunctionCounter.java

```

* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/jvm/JvmGcMetrics.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/internal/TimedExecutorService.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/composite/package-info.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/step/StepCounter.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/cumulative/CumulativeFunctionTimer.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/dropwizard/DropwizardDistributionSummary.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/composite/CompositeMeter.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/jvm/JvmMemoryMetrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/aop/CountedAspect.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/distribution/pause/ClockDriftPauseDetector.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/system/DiskSpaceMetrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/Tag.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/distribution/HistogramSupport.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/config/MeterRegistryConfig.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/distribution/CountAtBucket.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/search/RequiredSearch.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/dropwizard/DropwizardMeterRegistry.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/util/HierarchicalNameMapper.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/annotation/Incubating.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/distribution/TimeWindowFixedBoundaryHistogram.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/search/package-info.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/distribution/Histogram.java

```

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jersey/server/TimedFinder.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/step/StepDouble.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jvm/ExecutorServiceMetrics.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jvm/JvmThreadMetrics.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/system/ProcessorMetrics.java

\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/db/PostgreSQLDatabaseMetrics.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/composite/CompositeLongTaskTimer.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/MeterRegistry.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/config/package-info.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/composite/CompositeTimer.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/cumulative/package-info.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/distribution/AbstractTimeWindowHistogram.java

\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/composite/CompositeDistributionSummary.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/simple/CountingMode.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/noop/NoopLongTaskTimer.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/noop/NoopDistributionSummary.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/dropwizard/DropwizardFunctionCounter.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/search/MeterNotFoundException.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/annotation/TimedSet.java

\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/noop/NoopTimer.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/composite/CompositeCustomMeter.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/dropwizard/package-info.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-



```

jar/io/micrometer/core/instrument/distribution/PercentileHistogramBuckets.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/logging/package-info.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/Metrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/step/package-info.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/distribution/DistributionStatisticConfig.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/cache/package-info.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/Tags.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/cumulative/CumulativeDistributionSummary.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/util/AbstractPartition.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/MeterBinder.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/dropwizard/DropwizardCounter.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/util/IOUtils.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/dropwizard/DropwizardConfig.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/noop/NoopMeter.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/cumulative/CumulativeFunctionCounter.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/util/package-info.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/composite/CompositeTimeGauge.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/config/NamingConvention.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/dropwizard/DropwizardGauge.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/tomcat/TomcatMetrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/jpa/HibernateMetrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/dropwizard/DropwizardClock.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/util/DoubleFormat.java

```

```

* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/config/MeterFilterReply.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/cache/CaffeineCacheMetrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/composite/CompositeFunctionTimer.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/okhttp3/DefaultOkHttpObservationConvention.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/util/StringEscapeUtils.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/jvm/DiskSpaceMetrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/internal/DefaultGauge.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/db/DatabaseTableMetrics.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/jersey/server/MetricsApplicationEventListener.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/AbstractTimer.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/okhttp3/OkHttpObservationConvention.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/system/UptimeMetrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/config/InvalidConfigurationException.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/util/StringUtils.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/package-info.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/distribution/HistogramSnapshot.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/step/StepRegistryConfig.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/jersey/server/JerseyTagsProvider.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/search/Search.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/simple/package-info.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/distribution/pause/PauseDetector.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/composite/CompositeMeterRegistry.java

```

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/MockClock.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/AbstractDistributionSummary.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/BaseUnits.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/cache/JCacheMetrics.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/system/FileDescriptorMetrics.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/cache/CacheMeterBinder.java

\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/cache/HazelcastCacheMetrics.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jetty/JettyStatisticsMetrics.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/config/MissingRequiredConfigurationException.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/noop/package-info.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/okhttp3/OkHttpObservationDocumentation.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/step/StepDistributionSummary.java

\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/internal/Mergeable.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/config/MeterFilter.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/step/StepMeterRegistry.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/internal/DefaultLongTaskTimer.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/okhttp3/OkHttpContext.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/aop/TimedAspect.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/composite/CompositeGauge.java

\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/distribution/TimeWindowMax.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/FunctionTimer.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/simple/SimpleMeterRegistry.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-

jar/io/micrometer/core/instrument/binder/hystrix/MicrometerMetricsPublisherThreadPool.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/logging/LogbackMetrics.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/noop/NoopCounter.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/okhttp3/OkHttpObservationInterceptor.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/composite/AbstractCompositeMeter.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/dropwizard/DropwizardTimer.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/cumulative/CumulativeTimer.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/distribution/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/distribution/pause/package-info.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/hystrix/HystrixMetricsBinder.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/distribution/NoopHistogram.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/Measurement.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/Gauge.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2018 VMware, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/util/NamedThreadFactory.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/logging/LoggingMeterRegistry.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/ipc/http/HttpStatusClass.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/push/PushRegistryConfig.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/push/PushMeterRegistry.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/ipc/http/URLConnectionSender.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/logging/LoggingRegistryConfig.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/kafka/KafkaConsumerMetrics.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/MultiGauge.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/ipc/http/HttpSender.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/ipc/http/OkHttpSender.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/StrongReferenceGaugeFunction.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2013-2022 the original author or authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/kotlin/KotlinObservationContextElement.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/kotlin/AsContextElement.kt  
\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/docs/MeterDocumentation.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2020 VMware, Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <https://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/AbstractTimerBuilder.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jvm/JvmHeapPressureMetrics.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jetty/JettySslHandshakeMetrics.java

\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/db/JooqExecuteListener.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/http/HttpRequestTags.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/config/validate/InvalidReason.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/distribution/TimeWindowSum.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/kafka/KafkaClientMetrics.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/http/Outcome.java

\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/config/validate/ValidationException.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/step/StepValue.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/cache/HazelcastIMapAdapter.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-

```

jar/io/micrometer/core/instrument/binder/httpcomponents/HttpContextUtils.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/commonspool2/CommonsObjectPool2Metrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/okhttp3/OkHttpConnectionPoolMetrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/db/MetricsDSLContext.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/config/validate/Validated.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/jetty/JettyClientMetrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/jetty/JettyClientTags.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/config/validate/PropertyValidator.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/mongodb/MongoConnectionPoolTagsProvider.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/jpa/HibernateQueryMetrics.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/config/MeterRegistryConfigValidator.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/kafka/KafkaStreamsMetrics.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/http/DefaultHttpServletRequestTagsProvider.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/http/HttpServletRequestTagsProvider.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/step/StepTuple2.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/config/validate/DurationValidator.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/distribution/FixedBoundaryVictoriaMetricsHistogram.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/jetty/JettyClientTagsProvider.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/internal/CumulativeHistogramLongTaskTimer.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/httpcomponents/DefaultUriMapper.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/httpcomponents/MicrometerHttpClientInterceptor.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/instrument/binder/kafka/KafkaMetrics.java
No license file was found, but licenses were detected in source scan.

```

```
/*
 * Copyright 2019 VMware, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

```
/*
 * Copyright 2013 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable
 * law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/util/internal/logging/package-info.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2022 the original author or authors.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
```



\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/GrpcObservationDocumentation.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/GrpcServerObservationConvention.java  
\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/ObservationGrpcClientCallListener.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/GrpcClientObservationConvention.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/ObservationGrpcClientCall.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/ObservationGrpcServerCallListener.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/ObservationGrpcServerCall.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/GrpcClientObservationContext.java  
\*

/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/GrpcServerObservationContext.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/ObservationGrpcClientInterceptor.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/ObservationGrpcServerInterceptor.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/DefaultGrpcServerObservationConvention.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/instrument/binder/grpc/DefaultGrpcClientObservationConvention.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2019 VMware, Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <https://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/  
/\*  
\* Copyright 2017 The Netty Project  
\*  
\* The Netty Project licenses this file to you under the Apache License,  
\* version 2.0 (the "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at:  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable  
\* law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations  
\* under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/util/internal/logging/LocationAwareSlf4JLogger.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2019 VMware, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

/\*  
\* Copyright 2012 The Netty Project  
\*  
\* The Netty Project licenses this file to you under the Apache License,  
\* version 2.0 (the "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at:  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>

\*  
\* Unless required by applicable  
law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
\* License for the specific language governing permissions and limitations  
\* under the License.  
\*/  
/\*\*  
\* Copyright (c) 2004-2011 QOS.ch  
\* All rights reserved.  
\*  
\* Permission is hereby granted, free of charge, to any person obtaining  
\* a copy of this software and associated documentation files (the  
\* "Software"), to deal in the Software without restriction, including  
\* without limitation the rights to use, copy, modify, merge, publish,  
\* distribute, sublicense, and/or sell copies of the Software, and to  
\* permit persons to whom the Software is furnished to do so, subject to  
\* the following conditions:  
\*  
\* The above copyright notice and this permission notice shall be  
\* included in all copies or substantial portions of the Software.  
\*  
\* THE SOFTWARE  
IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
\* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
\* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
\* NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE  
\* LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION  
\* OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION  
\* WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*  
\*/

Found in path(s):

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/util/internal/logging/InternalLogger.java

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-  
jar/io/micrometer/core/util/internal/logging/JdkLogger.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2019 VMware, Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/util/internal/logging/WarnThenDebugLogger.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/internal/TimedCallable.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jetty/JettyConnectionMetrics.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/internal/TimedRunnable.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jetty/OnCompletionAsyncListener.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jetty/TimedHandler.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/httpcomponents/MicrometerHttpRequestExecutor.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/mongodb/MongoMetricsCommandListener.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/httpcomponents/PoolingHttpClientConnectionManagerMetricsBinder.java  
\*  
/opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jetty/JettyServerThreadPoolMetrics.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jvm/JvmMemory.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/jetty/InstrumentedQueuedThreadPool.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/Timer.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/binder/mongodb/MongoMetricsConnectionPoolListener.java  
\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/io/micrometer/core/instrument/internal/TimedScheduledExecutorService.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2019 VMware, Inc.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");

```

* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
/*
* Copyright 2012 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable
* law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

```

Found in path(s):

```

* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/util/internal/logging/Slf4JLogger.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/util/internal/logging/InternalLogLevel.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/util/internal/logging/Slf4JLoggerFactory.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/util/internal/logging/AbstractInternalLogger.java
* /opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/util/internal/logging/JdkLoggerFactory.java
*
/opt/cola/permits/1622819236_1680247426.8203998/0/micrometer-core-1-10-5-sources-
jar/io/micrometer/core/util/internal/logging/InternalLoggerFactory.java

```

No license file was found, but licenses were detected in source scan.

```

# Licensed under the Apache License, Version 2.0 (the "License");
# you may not use this file except in compliance with the License.
# You may obtain a copy of the License at
# distributed under the License is distributed on an "AS IS" BASIS,

```

Found in path(s):

\* /opt/cola/permits/1622819236\_1680247426.8203998/0/micrometer-core-1-10-5-sources-jar/META-INF/native-image/io.micrometer/micrometer-core/native-image.properties

## 1.822 micrometer-observation 1.10.5

### 1.822.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2021 VMware, Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <https://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io.micrometer/observation/transport/Kind.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2022 VMware, Inc.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <https://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/NoopObservation.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/annotation/package-info.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/NoopObservationRegistry.java
- \*
- /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/transport/RequestReplyReceiverContext.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/docs/package-info.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/aop/ObservedAspectObservationDocumentation.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/transport/RequestReplySenderContext.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/NoopObservationConvention.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/ObservationView.java
- \*
- /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/GlobalObservationConvention.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/docs/ObservationDocumentation.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/SimpleObservation.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/annotation/Observed.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/ObservationTextPublisher.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/transport/SenderContext.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/contextpropagation/package-info.java
- \*
- /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/ObservationConvention.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/KeyValuesConvention.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/SimpleObservationRegistry.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/transport/ResponseContext.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/ObservationHandler.java
- \* /opt/cola/permits/1622819221\_1680247404.5185094/0/micrometer-observation-1-10-5-sources-jar/io/micrometer/observation/ObservationRegistry.java

```

* /opt/cola/permits/1622819221_1680247404.5185094/0/micrometer-observation-1-10-5-sources-
jar/io/micrometer/observation/aop/ObservedAspect.java
*
/opt/cola/permits/1622819221_1680247404.5185094/0/micrometer-observation-1-10-5-sources-
jar/io/micrometer/observation/aop/package-info.java
* /opt/cola/permits/1622819221_1680247404.5185094/0/micrometer-observation-1-10-5-sources-
jar/io/micrometer/observation/ObservationPredicate.java
* /opt/cola/permits/1622819221_1680247404.5185094/0/micrometer-observation-1-10-5-sources-
jar/io/micrometer/observation/ObservationFilter.java
* /opt/cola/permits/1622819221_1680247404.5185094/0/micrometer-observation-1-10-5-sources-
jar/io/micrometer/observation/NoopObservationConfig.java
* /opt/cola/permits/1622819221_1680247404.5185094/0/micrometer-observation-1-10-5-sources-
jar/io/micrometer/observation/transport/package-info.java
* /opt/cola/permits/1622819221_1680247404.5185094/0/micrometer-observation-1-10-5-sources-
jar/io/micrometer/observation/package-info.java
* /opt/cola/permits/1622819221_1680247404.5185094/0/micrometer-observation-1-10-5-sources-
jar/io/micrometer/observation/transport/ReceiverContext.java
*
/opt/cola/permits/1622819221_1680247404.5185094/0/micrometer-observation-1-10-5-sources-
jar/io/micrometer/observation/Observation.java
* /opt/cola/permits/1622819221_1680247404.5185094/0/micrometer-observation-1-10-5-sources-
jar/io/micrometer/observation/transport/Propagator.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright 2002-2021 the original author or authors.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):
* /opt/cola/permits/1622819221_1680247404.5185094/0/micrometer-observation-1-10-5-sources-
jar/io/micrometer/observation/contextpropagation/ObservationThreadLocalAccessor.java

```

## 1.823 tzdata 2023c-1.el8



## 1.823.1 Available under license :

Unless specified below, all files in the tz code and data (including this LICENSE file) are in the public domain.

If the files date.c, newstrftime.3, and strftime.c are present, they contain material derived from BSD and use the BSD 3-clause license.

## 1.824 sudo 1.8.31-1ubuntu1.5

### 1.824.1 Available under license :

Sudo is distributed under the following license:

Copyright (c) 1994-1996, 1998-2020

Todd C. Miller <Todd.Miller@sudo.ws>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Sponsored in part by the Defense Advanced Research Projects Agency (DARPA) and Air Force Research Laboratory, Air Force Materiel Command, USAF, under agreement number F39502-99-1-0512.

The file redblack.c bears the following license:

Copyright (c) 2001 Emin Martinian

Redistribution and use in source and binary forms, with or without modification, are permitted provided that neither the name of Emin Martinian nor the names of any contributors are be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,

SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file reallocarray.c bears the following license:

Copyright (c) 2008 Otto Moerbeek <otto@drijf.net>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The files getcwd.c, glob.c, glob.h, snprintf.c and sudo\_queue.h bear the following license:

Copyright (c) 1989, 1990, 1991, 1993

The Regents of the University of California. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file `fnmatch.c` bears the following license:

Copyright (c) 2011, VMware, Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the VMware, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL VMWARE, INC. OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file `getopt_long.c` bears the following license:

Copyright (c) 2000 The NetBSD Foundation, Inc.  
All rights reserved.

This code is derived from software contributed to The NetBSD Foundation by Dieter Baron and Thomas Klausner.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file inet\_pton.c bears the following license:

Copyright (c) 1996 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The file arc4random.c bears the following license:

Copyright (c) 1996, David Mazieres <dm@uun.org>  
Copyright (c) 2008, Damien Miller <djm@openbsd.org>  
Copyright (c) 2013,  
Markus Friedl <markus@openbsd.org>  
Copyright (c) 2014, Theo de Raadt <deraadt@openbsd.org>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The file arc4random\_uniform.c bears the following license:

Copyright (c) 2008, Damien Miller <djm@openbsd.org>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The file getentropy.c bears the following license:

Copyright (c) 2014 Theo de Raadt <deraadt@openbsd.org>

Copyright (c) 2014 Bob Beck <beck@obtuse.com>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The embedded copy of zlib bears the following license:

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages

arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly      Mark Adler  
jloup@gzip.org      madler@alumni.caltech.edu

The following list of people, sorted by last name, have contributed code or patches to this implementation of sudo since I began maintaining it in 1993. This list is known to be incomplete--if you believe you should be listed, please send a note to sudo@sudo.ws.

Ackeret, Matt  
Adler, Mark  
Allbery, Russ  
Anderson, Jamie  
Andrew, Nick  
Andric, Dimitry  
Barron, Danny  
Bates, Tom  
Behan, Zdenk  
Bellis, Ray  
Benali, Elias  
Beverly, Jamie  
Boardman, Spider  
Bos, Sander  
Bostley, P.J.  
Bowes, Keith  
Boyce, Keith Garry  
Brantley, Michael  
Braun, Rob  
Bezina, Pavel  
Brooks, Piete  
Brown, Jerry  
Burr, Michael E  
Burton, Ross  
Bussjaeger, Andreas  
Calvin, Gary

Campbell, Aaron  
Chazelas, Stephane  
Cheloha, Scott  
ek, Vtislav  
Coleman, Chris  
Corzine, Deven T.  
Cusack, Frank  
Dai, Wei  
Dill, David  
Earickson, Jeff  
Eckhardt, Drew  
Edgington, Ben  
Esipovich, Marc  
Espie, Marc  
Faigon, Ariel  
Farrell, Brian  
Fobes, Steve  
Frysinger, Mike  
G., Daniel Richard  
Gailly, Jean-loup  
Gelman, Stephen  
Gerraty, Simon J.  
Graber, Stephane  
Guillory, B.  
Hayman, Randy M.  
Henke, Joachim  
Hideaki, Yoshifuji  
Hieb, Dave  
Holloway, Nick  
Hoover, Adam  
Hunter, Michael T.  
Hutchings, Ben  
Irrgang, Eric  
Jackson, Brian  
Jackson, John R.  
Jackson, Richard L., Jr.  
Janssen, Mark  
Jepeway, Chris  
Jorge, Joel Pele  
Jover, Guillem  
Juhani, Timo  
Kikuchi, Ayamura  
Kadow, Kevin  
Kasal, Stepan  
Kienenberger, Mike  
King, Dale  
King, Michael  
Klyachkin, Andrey

Knoble, Jim  
Knox, Tim  
Komarnitsky, Alek O.  
Kondrashov, Nikolai  
Kopeek, Daniel  
Kranenburg, Paul  
Krause, David  
Lakin, Eric  
Larsen, Case  
Levin, Dmitry V.  
Libby, Kendall  
Lobbes, Phillip E.  
McIntyre, Jason  
MacKenzie, David J.  
McLaughlin, Tom  
Makey, Jeff  
Mallayya, Sangamesh  
Marchionna, Michael D.  
Markham, Paul  
Martinian, Emin  
Meskes, Michael  
Michael, David  
Miller, Todd C.  
Minier, Loc  
Moffat, Darren  
Moldung, Jan Thomas  
Morris, Charles  
Mueller, Andreas  
Mller, Dworkin  
Nieusma, Jeff  
Nikitser, Peter A.  
Nussel, Ludwig  
Ouellet, Jean-Philippe  
Paquet, Eric  
Paradis, Chantal  
Pasteleurs, Frederic  
Percival, Ted  
Perera, Andres  
Peron, Christian S.J.  
Peschel, Aaron  
Peslyak, Alexander  
Peterson, Toby  
Petten, Diego Elio  
Pickett, Joel  
Plotnick, Alex  
de Raadt, Theo  
Rasch, Gudleik  
Reid, Steve



Richards, Matt  
Rossum, Guido van  
Rouillard, John P.  
Rowe, William A., Jr.  
Roy, Alain  
Ruusame, Elan  
Ryabinkin, Eygene  
Sato, Yuichi  
Snchez, Wilfredo  
Sanders, Miguel  
Sasaki, Kan  
Saucier, Jean-Francois  
Schoenfeld, Patrick  
Schuring, Arno  
Schwarze, Ingo  
Scott, Dougal  
Sieger, Nick  
Simon, Thor Lancelot  
Slemko, Marc  
Smith, Andy  
Sobrado, Igor  
Soulen, Steven  
Spangler, Aaron  
Spradling, Cloyce D.  
Spradling, Michael  
Stier, Matthew  
Stoeckmann, Tobias  
Street, Russell  
Stritzky, Tilo  
Stroucken, Michael  
Tarrall, Robert  
Thomas, Matthew  
Todd, Giles  
Toft, Martin  
Torek, Chris  
Tucker, Darren  
Uhl, Robert  
Uzel, Petr  
Valery, Reznic  
Van Dinter, Theo  
Venckus, Martynas  
de Vries, Maarten  
Wagner, Klaus  
Walsh, Dan  
Warburton, John  
Webb, Kirk  
Wetzel, Timm  
Wieringen, Marco van

Wilk, Jakub  
Winiger, Gary  
Wood, David  
Zacarias, Gustavo  
Zolnowsky, John

The following people have worked to translate sudo into other languages as part of the Translation Project, see <https://translationproject.org> for more details.

Albuquerque, Pedro  
Blttermann, Mario  
Bogusz, Jakub  
Buo-ren, Lin  
Casagrande, Milo  
Castro, Felipe  
Cho, Seong-ho  
Chornoivan, Yuri  
Diguez,  
Francisco  
Fontenelle, Rafael  
Garca-Fontes, Walter  
Gezer, Volkan  
Hamasaki, Takeshi  
Hamming, Peter  
Hansen, Joe  
Hantrais, Frdric  
Hein, Jochen  
Hufthammer, Karl Ove  
Jerovek, Damir  
Karvonen, Jorma  
Kazik, Duan  
Kelemen, Gbor  
Keeci, Mehmet  
Koir, Klemen  
Kozlov, Yuri  
Kramer, Jakob  
Krznar, Tomislav  
Marchal, Frdric  
Margeviius, Algimantas  
Maryanov, Pavel  
Nikoli, Miroslav  
Nylander, Daniel  
Psa, Petr  
Puente, Enol  
Putanec, Boidar  
Qun, Trn Ngc  
Rasmussen, Sebastian

Regueiro, Leandro  
Sarer, zgr  
Sendn, Abel  
Sikrom, ka  
Spingos, Dimitris  
Taniguchi, Yasuaki  
Tomat, Fbio  
r, Balzs  
Uranga, Mikel Olasagasti  
Vorotnikov, Artem  
Wang, Wylmer

## 1.825 libxml2 2.9.10+dfsg-5ubuntu0.20.04.6

### 1.825.1 Available under license :

Except where otherwise noted in the source code (e.g. the files hash.c, list.c and the trio files, which are covered by a similar licence but with different Copyright notices) all the files are:

Copyright (C) 1998-2012 Daniel Veillard. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.826 zstd 1.4.9

### 1.826.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- b) Accompany it with a written offer, valid for at least three

years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among



countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.  
BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name Facebook nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.827 free-type 2.10.1-2ubuntu0.3

## 1.827.1 Available under license :

The FreeType Project LICENSE

-----  
2006-Jan-27

Copyright 1996-2002, 2006 by  
David Turner, Robert Wilhelm, and Werner Lemberg

### Introduction

=====

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine, various tools and contributions which rely on, or relate to, the FreeType Project.

This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine, the test programs, documentation and makefiles, at the very least.

This license was inspired by the BSD, Artistic, and IJG (Independent JPEG Group) licenses, which all encourage inclusion and use of free software in commercial and freeware products alike. As a consequence, its main points are that:

- o We don't promise that this software works. However, we will be interested in any kind of bug reports. (^ as is' distribution)
- o You can use this software for whatever you want, in parts or full form, without having to pay us. (^ royalty-free' usage)
- o You may not pretend that you wrote this software. If you use it, or only parts of it, in a program, you must acknowledge somewhere in your documentation that you have used the FreeType code. (^ credits')

We specifically permit and encourage the inclusion of this software, with or without modifications, in commercial products. We disclaim all warranties covering The FreeType Project and

assume no liability related to The FreeType Project.

Finally, many people asked us for a preferred form for a credit/disclaimer to use in compliance with this license. We thus encourage you to use the following text:

""

Portions  
of this software are copyright <year> The FreeType  
Project (www.freetype.org). All rights reserved.

""

Please replace <year> with the value from the FreeType version you actually use.

## Legal Terms

=====

### 0. Definitions

-----

Throughout this license, the terms `package', `FreeType Project', and `FreeType archive' refer to the set of files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the `FreeType Project', be they named as alpha, beta or final release.

`You' refers to the licensee, or person using the project, where `using' is a generic term including compiling the project's source code as well as linking it to form a `program' or `executable'. This program is referred to as `a program using the FreeType engine'.

This license applies to all files distributed in the original FreeType Project, including all source code, binaries and documentation, unless otherwise stated in the file in its original, unmodified form as distributed in the original archive. If you are unsure whether or not a particular file is covered by this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner, Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

### 1. No Warranty

-----  
THE FREETYPE PROJECT IS PROVIDED `AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE, OF THE FREETYPE PROJECT.

## 2. Redistribution

-----

This license grants a worldwide, royalty-free, perpetual and irrevocable right and license to use, execute, perform, compile, display, copy, create derivative works of, distribute and sublicense the FreeType Project (in both source and object code forms) and derivative works thereof for any purpose; and to authorize others to exercise some or all of the rights granted herein, subject to the following conditions:

- o Redistribution of source code must retain this license file ('FTL.TXT') unaltered; any additions, deletions or changes to the original files must be clearly indicated in accompanying documentation. The copyright notices of the unaltered, original files must be preserved in all copies of source files.
- o Redistribution in binary form must provide a disclaimer that states that the software is based in part of the work of the FreeType Team, in the distribution documentation. We also encourage you to put an URL to the FreeType web page in your documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on the FreeType Project, not just the unmodified files. If you use our work, you must acknowledge us. However, no fee need be paid to us.

## 3. Advertising

-----

Neither the FreeType authors and contributors nor you shall use the name of the other for commercial, advertising, or promotional purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the following phrases to refer to this software in your documentation

or advertising materials: `FreeType Project', `FreeType Engine',  
`FreeType library', or `FreeType Distribution'.

As you have not signed this license, you are not required to accept it. However, as the FreeType Project is copyrighted material, only this license, or another one contracted with the authors, grants you the right to use, distribute, and modify it. Therefore, by using, distributing, or modifying the FreeType Project, you indicate that you understand and accept all the terms of this license.

#### 4. Contacts

-----

There are two mailing lists related to FreeType:

o [freetype@nongnu.org](mailto:freetype@nongnu.org)

Discusses general use and applications of FreeType, as well as future and wanted additions to the library and distribution.

If you are looking for support, start in this list if you haven't found anything to help you in the documentation.

o [freetype-devel@nongnu.org](mailto:freetype-devel@nongnu.org)

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

<https://www.freetype.org>

--- end of FTL.TXT ---

# Files that don't get a copyright, or which are taken from elsewhere.

#

# All lines in this file are patterns, including the comment lines; this

# means that e.g. `FTL.TXT' matches all files that have this string in

# the file name (including the path relative to the current directory,

# always starting with `./').

#

# Don't put empty lines into this file!

#

.gitignore

#

builds/unix/pkg.m4

#

```
docs/FTL.TXT
docs/GPLv2.TXT
#
include/freetype/internal/fthash.h
#
src/base/fthash.c
src/base/md5.c
src/base/md5.h
#
src/bdf/bdf.c
src/bdf/bdf.h
src/bdf/bdfdrivr.c
src/bdf/bdfdrivr.h
src/bdf/bdferror.h
src/bdf/bdflib.c
src/bdf/module.mk
src/bdf/README
src/bdf/rules.mk
#
src/pcf/module.mk
src/pcf/pcf.c
src/pcf/pcf.h
src/pcf/pcfdrivr.c
src/pcf/pcfdrivr.h
src/pcf/pcferror.h
src/pcf/pcfread.c
src/pcf/pcfread.h
src/pcf/pcfutil.c
src/pcf/pcfutil.h
src/pcf/README
src/pcf/rules.mk
#
src/gzip/adler32.c
src/gzip/infblock.c
src/gzip/infblock.h
src/gzip/infcodes.c
src/gzip/infcodes.h
src/gzip/inffixed.h
src/gzip/inflate.c
src/gzip/inftrees.c
src/gzip/inftrees.h
src/gzip/infutil.c
src/gzip/infutil.h
src/gzip/zconf.h
src/gzip/zlib.h
src/gzip/zutil.c
src/gzip/zutil.h
#
```



```
src/tools/apinames.c
src/tools/ftrandom/ftrandom.c
#
#
EOF
```

The FreeType 2 font engine is copyrighted work and cannot be used legally without a software license. In order to make this project usable to a vast majority of developers, we distribute it under two mutually exclusive open-source licenses.

This means that *\*you\** must choose *\*one\** of the two licenses described below, then obey all its terms and conditions when using FreeType 2 in any of your projects or products.

- The FreeType License, found in the file `FTL.TXT', which is similar to the original BSD license *\*with\** an advertising clause that forces you to explicitly cite the FreeType project in your product's documentation. All details are in the license file. This license is suited to products which don't use the GNU General Public License.

Note that this license is compatible to the GNU General Public License version 3, but not version 2.

- The GNU General Public License version 2, found in `GPLv2.TXT' (any later version can be used also), for programs which already use the GPL. Note that the FTL is incompatible with GPLv2 due to its advertisement clause.

The contributed BDF and PCF drivers come with a license similar to that of the X Window System. It is compatible to the above two licenses (see file `src/bdf/README` and `src/pcf/README`). The same holds for the files ``fthash.c'` and ``fthash.h'`; their code was part of the BDF driver in earlier FreeType versions.

The gzip module uses the zlib license (see `src/gzip/zlib.h`) which too is compatible to the above two licenses.

The MD5 checksum support (only used for debugging in development builds) is in the public domain.

--- end of LICENSE.TXT ---

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices

stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying

the Program or works based on it.

6. Each

time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License

may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may



be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

# 1.828 libgpg-error 1.37-1

## 1.828.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably

considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free

Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the

License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands  
`show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999



Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who decide  
to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations  
below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether  
gratis  
or for a fee, you must give the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source  
code. If you link other code with the library, you must provide  
complete object files to the recipients, so that they can relink them  
with the library after making changes to the library and recompiling  
it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the

library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the

free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

#### GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control

compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any

application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding

machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse

engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is

normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the



Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

# 1.829 ecj 75dbfad0

## 1.829.1 Available under license :

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

### 1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
  - i) changes to the Program, and
  - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor"

means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

### 2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively

excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a) it must be made available under this Agreement; and

b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

#### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY,

OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR

TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such

Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement

Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Copyright (c) 2004, Sun Microsystems, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the Sun Microsystems, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

/\*\*\*\*\*

\* Copyright (c) 2015 IBM Corporation and others.  
\* All rights reserved. This program and the accompanying materials  
\* are made available under the terms of the Eclipse Public License v1.0  
\* which accompanies this distribution, and is available at  
\* <http://www.eclipse.org/legal/epl-v10.html>

\*  
\* Contributors:  
\* Kenneth Olson - initial API and implementation  
\* Dennis Hendriks - initial API and implementation  
\* IBM Corporation - Contribution for bug 188796

\*\*\*\*\*/

## 1.830 elasticsearch-sql 6.3.1.5

### 1.830.1 Available under license :

Copyright (C) 2014 by Marijn Haverbeke <marijnh@gmail.com> and others

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.



THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"  
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work

or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution

of Your modifications, or

for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted

against, such Contributor by reason  
of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.831 flink 1.11.2

## 1.831.1 Available under license :

Apache Flink  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the MIT license.  
See bundled license files for details.

- jQuery v3.5.1 | (c) JS Foundation and other contributors  
-> in "docs/page/js/jquery.min.js"

This project bundles the following dependencies under the BSD license.  
See bundled license files for details.

- cloudpickle:1.2.2
- net.sf.py4j:py4j:0.10.8.1

This project bundles the following dependencies under SIL OFL 1.1 license (<https://opensource.org/licenses/OFL-1.1>).

See bundled license files for details.

- font-awesome:4.5.0 (Font) (<http://fontawesome.github.io/Font-Awesome/>) - Created by Dave Gandy  
-> fonts in "docs/page/font-awesome/fonts"

The Apache Flink project contains or reuses code that is licensed under the ISC license from the following projects.

- simplejmx (<http://256stuff.com/sources/simplejmx/>)  
Copyright (c) - Gray Watson

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Apache Flink project contains or reuses code that is licensed under the Apache 2.0 license from the following projects:

- Google Cloud Client Library for Java (<https://github.com/googleapis/google-cloud-java>) Copyright 2017 Google LLC

See: [flink-end-to-end-tests/flink-connector-gcp-pubsub-emulator-tests/src/test/java/org/apache/flink/streaming/connectors/gcp/pubsub/emulator/PubsubHelper.java](#)  
MIT License

Copyright (c) by Irmen de Jong

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all

copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

flink-sql-connector-hive-3.1.2

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.hive:hive-exec:3.1.2
- org.apache.thrift:libfb303:0.9.3

The bundled Apache Hive org.apache.hive:hive-exec dependency bundles the following dependencies under the Apache Software License 2.0 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:19.0
- com.googlecode.javaewah:JavaEWAH:0.3.2
- com.tdunning:json:1.8
- commons-lang:commons-lang:2.6
- io.airlift:aircompressor:0.10
- javax.jdo:jdo-api:3.0.1
- joda-time:joda-time:2.9.9
- net.sf.opencsv:opencsv:2.3
- org.apache.avro:avro-mapred:1.7.7
- org.apache.avro:avro:1.7.7
- org.apache.commons:commons-lang3:3.3.2
- org.apache.hive.shims:hive-shims-0.23:3.1.2
- org.apache.hive.shims:hive-shims-common:3.1.2
- 
- org.apache.hive:hive-common:3.1.2
- org.apache.hive:hive-llap-client:3.1.2
- org.apache.hive:hive-llap-common:3.1.2
- org.apache.hive:hive-metastore:3.1.2
- org.apache.hive:hive-serde:3.1.2
- org.apache.hive:hive-service-rpc:3.1.2
- org.apache.hive:hive-spark-client:3.1.2
- org.apache.hive:hive-standalone-metastore:3.1.2
- org.apache.hive:hive-storage-api:2.7.0

- org.apache.orc:orc-core:1.5.6
- org.apache.orc:orc-shims:1.5.6
- org.apache.orc:orc-tools:1.5.6
- org.apache.parquet:parquet-hadoop-bundle:1.10.0
- org.apache.parquet:parquet-jackson:1.10.0
- org.apache.thrift:libthrift:0.9.3
- org.codehaus.jackson:jackson-core-asl:1.9.13
- org.codehaus.jackson:jackson-mapper-asl:1.9.13
- org.objenesis:objenesis:2.1

The bundled Apache Hive org.apache.hive:hive-exec dependency bundles the following dependencies under the BSD license.

See bundled license files for details.

- com.esotericsoftware:kryo-shaded:3.0.3
- com.esotericsoftware:minlog:1.3.0
- com.esotericsoftware:reflectasm:1.10.1
- 
- com.google.protobuf:protobuf-java:2.5.0
- javolution:javolution:5.5.1
- org.jodd:jodd-core:3.5.2

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2008, Nathan Sweet

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.



\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Esoteric Software nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

flink-sql-client

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the BSD license.  
See bundled license files for details.

- org.jline:jline-terminal:3.9.0

- org.jline:jline-reader:3.9.0

flink-connector-kinesis

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.amazonaws:amazon-kinesis-client:1.11.2

- com.amazonaws:amazon-kinesis-producer:0.14.0

- com.amazonaws:aws-java-sdk-core:1.11.754

- com.amazonaws:aws-java-sdk-dynamodb:1.11.603

- com.amazonaws:aws-java-sdk-kinesis:1.11.754

- com.amazonaws:aws-java-sdk-kms:1.11.603

- com.amazonaws:aws-java-sdk-s3:1.11.603

- com.amazonaws:aws-java-sdk-sts:1.11.754

- com.amazonaws:dynamodb-streams-kinesis-adapter:1.5.0

- com.amazonaws:jmespath-java:1.11.754

- org.apache.httpcomponents:httpclient:4.5.9

- org.apache.httpcomponents:httpcore:4.4.6

This project bundles the following dependencies under the BSD license.  
See bundled license files for details.

- com.google.protobuf:protobuf-java:2.6.1

The

Amazon Kinesis Producer Library includes http-parser, Copyright (c) Joyent, Inc. and other Node contributors, libc++, Copyright (c) 2003-2014, LLVM Project, and slf4j, Copyright (c) 2004-2013 QOS.ch, each of which is subject to the terms and conditions of the MIT license that states as follows:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The Amazon Kinesis Producer Library includes Protocol Buffers, Copyright (c) 2014, Google Inc. (except for atomicops\_internals\_generic\_gcc.h, which is Copyright (c) Red Hat Inc., atomicops\_internals\_aix.h, which is Copyright (c) Bloomberg Finance LP, and Andorid.mk, which is Copyright (c) The Android Open Source Project), base64, Copyright (c) 2013, Alfred Klomp, glog, Copyright (c) 2008, Google Inc., libcxxrt, Copyright (c) 2010-2011 PathScale, Inc., and LLVM + clang, Copyright (c) 2003-2014 University of Illinois at Urbana-Champaign, each of which is subject to the terms and conditions of the BSD license that states as follows:

Redistribution and use in source

and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the author nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The Amazon Kinesis Producer Library includes Boost C++ Libraries, which is subject to the Boost Software License - Version 1.0 that states as follows:

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The Amazon Kinesis Producer Library includes OpenSSL, which is subject to the following terms and conditions:

#### LICENSE ISSUES

=====

The OpenSSL toolkit stays under a dual license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts. Actually both licenses are BSD-style Open Source licenses. In case of any license issues related to OpenSSL please contact [openssl-core@openssl.org](mailto:openssl-core@openssl.org).

#### OpenSSL License

-----

/\* =====

\* Copyright (c) 1998-2011 The OpenSSL Project. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions  
 \* are met:  
 \*  
 \* 1. Redistributions of source code must retain the above copyright  
 \* notice, this list of conditions and the following disclaimer.  
 \*  
 \* 2. Redistributions in binary form must reproduce the above copyright  
 \* notice, this list of conditions and the following disclaimer in  
 \* the documentation and/or other materials provided with the  
 \*  
 \* distribution.  
 \*  
 \* 3. All advertising materials mentioning features or use of this  
 \* software must display the following acknowledgment:  
 \* "This product includes software developed by the OpenSSL Project  
 \* for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"  
 \*  
 \* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to  
 \* endorse or promote products derived from this software without  
 \* prior written permission. For written permission, please contact  
 \* [openssl-core@openssl.org](mailto:openssl-core@openssl.org).  
 \*  
 \* 5. Products derived from this software may not be called "OpenSSL"  
 \* nor may "OpenSSL" appear in their names without prior written  
 \* permission of the OpenSSL Project.  
 \*  
 \* 6. Redistributions of any form whatsoever must retain the following  
 \* acknowledgment:  
 \* "This product includes software developed by the OpenSSL Project  
 \* for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS  
 \* IS" AND ANY  
 \* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
 \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
 \* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR  
 \* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
 \* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
 \* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
 \* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
 \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
 \* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
 \* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
 \* OF THE POSSIBILITY OF SUCH DAMAGE.  
 \*  
 \* =====  
 \*  
 \* This product includes cryptographic software written by Eric Young  
 \* ([ey@cryptsoft.com](mailto:ey@cryptsoft.com)). This product includes software written by Tim

\* Hudson (tjh@cryptsoft.com).

\*

\*/

#### Original SSLeay License

-----

/\* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)

\* All rights reserved.

\*

\* This package is an SSL implementation written

\* by Eric Young (eay@cryptsoft.com).

\* The implementation was written so as to conform with Netscapes SSL.

\*

\* This library is free for commercial and non-commercial use as long as

\* the following conditions are aheared to. The following conditions

\* apply to all code found in this distribution, be it the RC4, RSA,

\* lhash, DES, etc., code; not just the SSL code. The SSL documentation

\* included with this distribution is covered by the same copyright terms

\* except that the holder is Tim Hudson (tjh@cryptsoft.com).

\*

\* Copyright remains Eric Young's, and as such any Copyright notices in

\* the code are not to be removed.

\* If this package is used in a product, Eric Young should be given attribution

\* as the author of the parts of the library used.

\* This can be in the form of a textual message at program startup

or

\* in documentation (online or textual) provided with the package.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. All advertising materials mentioning features or use of this software

\* must display the following acknowledgement:

\* "This product includes cryptographic software written by

\* Eric Young (eay@cryptsoft.com)"

\* The word 'cryptographic' can be left out if the rouines from the library

\* being used are not cryptographic related :-).

\* 4. If you include any Windows specific code (or a derivative thereof) from

\* the apps directory (application code) you must include an acknowledgement:

\* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"

\*

\* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND  
\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\*

\* The licence and distribution terms for any publically  
available version or  
\* derivative of this code cannot be changed. i.e. this code cannot simply be  
\* copied and put under another distribution licence  
\* [including the GNU Public Licence.]

\*/

The Amazon Kinesis Producer Library includes Guava, which is subject to the terms and conditions of the Apache License Version 2.0 that states as follows:

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect,

to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to

any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within

a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.



## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The MIT license

Copyright <YEAR> <COPYRIGHT HOLDER>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## SIL OPEN FONT LICENSE

Version 1.1 - 26 February 2007

### PREAMBLE

The goals of the Open Font License (OFL) are to stimulate worldwide development of collaborative font projects, to support the font creation

efforts of academic and linguistic communities, and to provide a free and open framework in which fonts may be shared and improved in partnership with others.

The OFL allows the licensed fonts to be used, studied, modified and redistributed freely as long as they are not sold by themselves. The fonts, including any derivative works, can be bundled, embedded, redistributed and/or sold with any software provided that any reserved names are not used by derivative works. The fonts and derivatives, however, cannot be released under any other type of license. The requirement for fonts to remain under this license does not apply to any document created using the fonts or their derivatives.

#### DEFINITIONS

##### "Font Software"

refers to the set of files released by the Copyright Holder(s) under this license and clearly marked as such. This may include source files, build scripts and documentation.

"Reserved Font Name" refers to any names specified as such after the copyright statement(s).

"Original Version" refers to the collection of Font Software components as distributed by the Copyright Holder(s).

"Modified Version" refers to any derivative made by adding to, deleting, or substituting in part or in whole any of the components of the Original Version, by changing formats or by porting the Font Software to a new environment.

"Author" refers to any designer, engineer, programmer, technical writer or other person who contributed to the Font Software.

#### PERMISSION & CONDITIONS

Permission is hereby granted, free of charge, to any person obtaining a copy of the Font Software, to use, study, copy, merge, embed, modify, redistribute, and sell modified and unmodified copies of the Font Software, subject to the following conditions:

- 1) Neither the Font Software nor any of its individual components, in Original or Modified Versions, may be sold by itself.
- 2) Original or Modified Versions of the Font Software may be bundled, redistributed and/or sold with any software, provided that each copy contains the above copyright notice and this license. These can be included either as stand-alone text files, human-readable headers or in the appropriate machine-readable metadata fields within text or

binary files as long as those fields can be easily viewed by the user.

3) No Modified Version of the Font Software may use the Reserved Font Name(s) unless explicit written permission is granted by the corresponding Copyright Holder. This restriction only applies to the primary font name as presented to the users.

4) The name(s) of the Copyright Holder(s) or the Author(s) of the Font Software shall not be used to promote, endorse or advertise any Modified Version, except to acknowledge the contribution(s) of the Copyright Holder(s) and the Author(s) or with their explicit written permission.

5) The Font Software, modified or unmodified, in part or in whole, must be distributed entirely under this license, and must not be distributed under any other license. The requirement for fonts to remain under this license does not apply to any document created using the Font Software.

#### TERMINATION

This license becomes null and void if any of the above conditions are not met.

#### DISCLAIMER

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

flink-sql-connector-kafka

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0. (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.kafka:kafka-clients:2.4.1

flink-s3-fs-presto

Copyright 2014-2020 The Apache Software Foundation

This project includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0. (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- commons-beanutils:commons-beanutils:1.9.3

- commons-codec:commons-codec:1.10

- commons-collections:commons-collections:3.2.2

- commons-io:commons-io:2.4

- commons-lang:commons-lang:2.6

- commons-logging:commons-logging:1.1.3

- com.amazonaws:aws-java-sdk-core:1.11.754

- com.amazonaws:aws-java-sdk-dynamodb:1.11.754

- com.amazonaws:aws-java-sdk-kms:1.11.754

- com.amazonaws:aws-java-sdk-s3:1.11.754

- com.amazonaws:aws-java-sdk-sts:1.11.754

- com.amazonaws:jmespath-java:1.11.754

- com.facebook.presto:presto-hive:0.187

- com.facebook.presto.hadoop:hadoop-apache2:2.7.3-1

- com.fasterxml.jackson.core:jackson-annotations:2.10.1

- com.fasterxml.jackson.core:jackson-core:2.10.1

- com.fasterxml.jackson.core:jackson-databind:2.10.1

-

com.fasterxml.jackson.dataformat:jackson-dataformat-cbor:2.10.1

- com.fasterxml.woodstox:woodstox-core:5.0.3

- com.google.guava:guava:21.0

- io.airlift:configuration:0.153

- io.airlift:log:0.153

- io.airlift:stats:0.153



- io.airlift:units:1.0
- io.airlift:slice:0.31
- joda-time:joda-time:2.5
- org.apache.commons:commons-configuration2:2.1.1
- org.apache.commons:commons-lang3:3.3.2
- org.apache.hadoop:hadoop-annotations:3.1.0
- org.apache.hadoop:hadoop-aws:3.1.0
- org.apache.hadoop:hadoop-auth:3.1.0
- org.apache.hadoop:hadoop-common:3.1.0
- org.apache.htrace:htrace-core4:4.1.0-incubating
- org.apache.httpcomponents:httpcore:4.4.6
- org.apache.httpcomponents:httpclient:4.5.9
- org.weakref:jmxutils:1.19
- software.amazon.ion:ion-java:1.0.2

This project bundles the following dependencies under the Creative Commons CC0 1.0 Universal Public Domain Dedication License (<http://creativecommons.org/publicdomain/zero/1.0/>)  
See bundled license files for details.

- org.hdrhistogram:HdrHistogram:2.1.9

This project bundles the following dependencies under the CDDL 1.1 license.  
See bundled license files for details.

- javax.activation:javax.activation-api:1.2.0
- javax.xml.bind:jaxb-api:2.3.1

This project bundles the following dependencies under the Go License (<https://golang.org/LICENSE>).  
See bundled license files for details.

- com.google.re2j:re2j:1.1

This project bundles the following dependencies under BSD License (<https://opensource.org/licenses/bsd-license.php>).  
See bundled license files for details.

- org.codehaus.woodstox:stax2-api:3.1.4 (<https://github.com/FasterXML/stax2-api/tree/stax2-api-3.1.4>)  
Copyright (c) 2004-2017 QOS.ch  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION

OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

flink-sql-connector-elasticsearch7

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0. (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.carrotsearch:hppc:0.8.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.dataformat:jackson-dataformat-cbor:2.10.1
- com.fasterxml.jackson.dataformat:jackson-dataformat-smile:2.10.1
- com.fasterxml.jackson.dataformat:jackson-dataformat-yaml:2.10.1
- com.github.spullara.mustache.java:compiler:0.9.6
- commons-codec:commons-codec:1.10
- commons-logging:commons-logging:1.1.3
- org.apache.httpcomponents:httpasyncclient:4.1.4
- org.apache.httpcomponents:httpclient:4.5.3
- org.apache.httpcomponents:httpcore:4.4.6
- org.apache.httpcomponents:httpcore-nio:4.4.12
- org.apache.lucene:lucene-analyzers-common:8.3.0
- org.apache.lucene:lucene-backward-codecs:8.3.0
- 
- org.apache.lucene:lucene-core:8.3.0
- org.apache.lucene:lucene-grouping:8.3.0
- org.apache.lucene:lucene-highlighter:8.3.0
- org.apache.lucene:lucene-join:8.3.0
- org.apache.lucene:lucene-memory:8.3.0
- org.apache.lucene:lucene-misc:8.3.0
- org.apache.lucene:lucene-queries:8.3.0
- org.apache.lucene:lucene-queryparser:8.3.0
- org.apache.lucene:lucene-sandbox:8.3.0
- org.apache.lucene:lucene-spatial:8.3.0
- org.apache.lucene:lucene-spatial-extras:8.3.0
- org.apache.lucene:lucene-spatial3d:8.3.0

- org.apache.lucene:lucene-suggest:8.3.0
- org.elasticsearch:elasticsearch:7.5.1
- org.elasticsearch:elasticsearch-cli:7.5.1
- org.elasticsearch:elasticsearch-core:7.5.1
- org.elasticsearch:elasticsearch-geo:7.5.1
- org.elasticsearch:elasticsearch-secure-sm:7.5.1
- org.elasticsearch:elasticsearch-x-content:7.5.1
- org.elasticsearch.client:elasticsearch-rest-client:7.5.1
- org.elasticsearch.client:elasticsearch-rest-high-level-client:7.5.1
- org.elasticsearch.plugin:aggs-matrix-stats-client:7.5.1

-

- org.elasticsearch.plugin:lang-mustache-client:7.5.1
- org.elasticsearch.plugin:mapper-extras-client:7.5.1
- org.elasticsearch.plugin:parent-join-client:7.5.1
- org.elasticsearch.plugin:rank-eval-client:7.5.1

\* Javolution - Java(tm) Solution for Real-Time and Embedded Systems

\* Copyright (c) 2005 - 2007 Javolution (<http://javolution.org/>)

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are met:

\*

\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\*

\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in the  
\* documentation and/or other materials provided with the distribution.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR  
\* CONTRIBUTORS BE LIABLE FOR ANY  
\* DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
\* EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
\* PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
\* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

flink-connector-hive

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.

(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.parquet:parquet-hadoop:1.10.0
- org.apache.parquet:parquet-format:2.4.0
- org.apache.parquet:parquet-column:1.10.0
- org.apache.parquet:parquet-common:1.10.0
- org.apache.parquet:parquet-encoding:1.10.0

flink-s3-fs-hadoop

Copyright 2014-2020 The Apache Software Foundation

This project bundles the following dependencies under the Apache Software License 2.0

(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.amazonaws:aws-java-sdk-core:1.11.754
- com.amazonaws:aws-java-sdk-dynamodb:1.11.754
- com.amazonaws:aws-java-sdk-kms:1.11.754
- com.amazonaws:aws-java-sdk-s3:1.11.754
- com.amazonaws:aws-java-sdk-sts:1.11.754
- com.amazonaws:jmespath-java:1.11.754
- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.core:jackson-databind:2.10.1
- com.fasterxml.jackson.dataformat:jackson-dataformat-cbor:2.10.1
- com.fasterxml.xml.jaxb:woodstox-core:5.0.3
- com.google.guava:guava:11.0.2
- commons-beanutils:commons-beanutils:1.9.3
- commons-codec:commons-codec:1.10
- commons-collections:commons-collections:3.2.2
- commons-io:commons-io:2.4
- commons-lang:commons-lang:2.6
- commons-logging:commons-logging:1.1.3
- joda-time:joda-time:2.5
- 
- org.apache.commons:commons-configuration2:2.1.1
- org.apache.commons:commons-lang3:3.3.2
- org.apache.hadoop:hadoop-auth:3.1.0
- org.apache.hadoop:hadoop-annotations:3.1.0
- org.apache.hadoop:hadoop-aws:3.1.0
- org.apache.hadoop:hadoop-common:3.1.0
- org.apache.htrace:htrace-core4:4.1.0-incubating
- org.apache.httpcomponents:httpcore:4.4.6
- org.apache.httpcomponents:httpclient:4.5.9
- software.amazon.ion:ion-java:1.0.2

This project bundles the following dependencies under the CDDL 1.1 license.

See bundled license files for details.

- javax.activation:javax.activation-api:1.2.0

- javax.xml.bind:jaxb-api:2.3.1

This project bundles the following dependencies under the Go License (<https://golang.org/LICENSE>).  
See bundled license files for details.

- com.google.re2j:re2j:1.1

This project bundles the following dependencies under BSD License (<https://opensource.org/licenses/bsd-license.php>).

See bundled license files for details.

- org.codehaus.woodstox:stax2-api:3.1.4  
(<https://github.com/FasterXML/stax2-api/tree/stax2-api-3.1.4>)  
flink-connector-elasticsearch5  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.carrotsearch:hppc:0.7.1  
- com.fasterxml.jackson.core:jackson-core:2.10.1  
- com.fasterxml.jackson.dataformat:jackson-dataformat-cbor:2.10.1  
- com.fasterxml.jackson.dataformat:jackson-dataformat-smile:2.10.1  
- com.fasterxml.jackson.dataformat:jackson-dataformat-yaml:2.10.1  
- com.github.spullara.mustache.java:compiler:0.9.3  
- com.tdunning:t-digest:3.0  
- commons-codec:commons-codec:1.10  
- commons-logging:commons-logging:1.1.3  
- io.netty:netty:3.10.6.Final  
- io.netty:netty-buffer:4.1.44.Final  
- io.netty:netty-codec:4.1.44.Final  
- io.netty:netty-codec-http:4.1.44.Final  
- io.netty:netty-common:4.1.44.Final  
- io.netty:netty-handler:4.1.44.Final  
- io.netty:netty-resolver:4.1.44.Final  
-  
io.netty:netty-transport:4.1.44.Final  
- joda-time:joda-time:2.5  
- net.java.dev.jna:jna:4.2.2  
- org.apache.httpcomponents:httppasynclient:4.1.2  
- org.apache.httpcomponents:httpclient:4.5.3  
- org.apache.httpcomponents:httpcore:4.4.6  
- org.apache.httpcomponents:httpcore-nio:4.4.5  
- org.apache.lucene:lucene-analyzers-common:6.4.2  
- org.apache.lucene:lucene-backward-codecs:6.4.2

- org.apache.lucene:lucene-core:6.4.2
- org.apache.lucene:lucene-grouping:6.4.2
- org.apache.lucene:lucene-highlighter:6.4.2
- org.apache.lucene:lucene-join:6.4.2
- org.apache.lucene:lucene-memory:6.4.2
- org.apache.lucene:lucene-misc:6.4.2
- org.apache.lucene:lucene-queries:6.4.2
- org.apache.lucene:lucene-queryparser:6.4.2
- org.apache.lucene:lucene-sandbox:6.4.2
- org.apache.lucene:lucene-spatial:6.4.2
- org.apache.lucene:lucene-spatial-extras:6.4.2
- org.apache.lucene:lucene-spatial3d:6.4.2
- org.apache.lucene:lucene-suggest:6.4.2
- org.elasticsearch:elasticsearch:5.3.3
- org.elasticsearch:securesm:1.1
- 
- org.elasticsearch.client:rest:5.3.3
- org.elasticsearch.client:transport:5.3.3
- org.elasticsearch.plugin:lang-mustache-client:5.3.3
- org.elasticsearch.plugin:percolator-client:5.3.3
- org.elasticsearch.plugin:reindex-client:5.3.3
- org.elasticsearch.plugin:transport-netty3-client:5.3.3
- org.elasticsearch.plugin:transport-netty4-client:5.3.3
- org.yaml:snakeyaml:1.25

This project bundles the following dependencies under the MIT license. (<https://opensource.org/licenses/MIT>)

- net.sf.jopt-simple:jopt-simple:5.0.2

This project bundles the following dependencies under the Creative Commons CC0 1.0 Universal Public Domain Dedication License (<http://creativecommons.org/publicdomain/zero/1.0/>)  
See bundled license files for details.

- org.hdrhistogram:HdrHistogram:2.1.6

This project bundles io.netty:netty:3.10.6.Final from which it inherits the following notices:

This product contains the extensions to Java Collections Framework which has been derived from the works by JSR-166 EG, Doug Lea, and Jason T. Greene:

\* LICENSE:

\* licenses/LICENSE.jsr166y (Public Domain)

\* HOMEPAGE:

\* <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/>

\* <http://viewvc.jboss.org/cgi-bin/viewvc.cgi/jboss/cache/experimental/jsr166/>

This product contains a modified version of Robert Harder's Public Domain

Base64 Encoder and Decoder, which can be obtained at:

\* LICENSE:

\* licenses/LICENSE.base64 (Public Domain)

\* HOMEPAGE:

\* <http://iharder.sourceforge.net/current/java/base64/>

This product contains a modified version of 'JZlib', a re-implementation of zlib in pure Java, which can be obtained at:

\* LICENSE:

\* licenses/LICENSE.jzlib (BSD Style License)

\* HOMEPAGE:

\* <http://www.jcraft.com/jzlib/>

This product contains a modified version of 'Webbit', a Java event based WebSocket and HTTP server:

\* LICENSE:

\* licenses/LICENSE.webbit (BSD License)

\* HOMEPAGE:

\* <https://github.com/joewalnes/webbit>

Copyright (c) 2013 Samuel Halliday

Copyright (c) 1992-2011 The University of Tennessee and The University of Tennessee Research Foundation. All rights reserved.

Copyright (c) 2000-2011 The University of California Berkeley. All rights reserved.

Copyright (c) 2006-2011 The University of Colorado Denver. All rights reserved.

\$COPYRIGHT\$

Additional copyrights may follow

\$HEADERS\$

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer listed in this license in the documentation and/or other materials provided with the distribution.

- Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

The copyright holders provide no reassurances that the source code provided does not infringe any patent, copyright, or any other intellectual property rights of third parties. The copyright holders disclaim any liability to any recipient for claims brought against recipient by any third party for infringement of that parties intellectual property rights.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

flink-sql-connector-hive-2.2.0

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0. (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- io.airlift:aircompressor:0.8
- org.apache.hive:hive-exec:2.2.0
- org.apache.orc:orc-core:1.4.3

The bundled Apache Hive dependencies bundle the following dependencies under the Apache Software License 2.0 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:14.0.1
- com.googlecode.javaewah:JavaEWAH:0.3.2
- com.tdunning:json:1.8
- commons-lang:commons-lang:2.6
- javax.jdo:jdo-api:3.0.1
- joda-time:joda-time:2.8.1
- net.sf.opencsv:opencsv:2.3



- org.apache.avro:avro-mapred:1.7.7
- org.apache.avro:avro:1.7.7
- org.apache.commons:commons-lang3:3.1
- org.apache.hive.shims:hive-shims-0.23:2.2.0
- org.apache.hive.shims:hive-shims-common:2.2.0
- org.apache.hive:hive-common:2.2.0
- 
- org.apache.hive:hive-llap-client:2.2.0
- org.apache.hive:hive-llap-common:2.2.0
- org.apache.hive:hive-metastore:2.2.0
- org.apache.hive:hive-orc:2.2.0
- org.apache.hive:hive-serde:2.2.0
- org.apache.hive:hive-service-rpc:2.2.0
- org.apache.hive:hive-storage-api:2.3.1
- org.apache.hive:spark-client:2.2.0
- org.apache.parquet:parquet-hadoop-bundle:1.8.1
- org.apache.thrift:libfb303:0.9.3
- org.apache.thrift:libthrift:0.9.3
- org.codehaus.jackson:jackson-core-asl:1.9.13
- org.codehaus.jackson:jackson-mapper-asl:1.9.13
- org.iq80.snappy:snappy:0.2
- org.objenesis:objenesis:2.1

The bundled Apache Hive dependencies bundle the following dependencies under the BSD license. See bundled license files for details.

- com.esotericsoftware:kryo-shaded:3.0.3
- com.esotericsoftware:minlog:1.3.0
- com.google.protobuf:protobuf-java:2.5.0
- javolution:javolution:5.5.1
- org.jodd:jodd-core:3.5.2

/\*

\* Javolution - Java(tm) Solution for Real-Time and Embedded Systems

\* Copyright (c) 2012-2019, Javolution (<http://javolution.org/>)

\* All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\*

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

\* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR  
\* CONTRIBUTORS  
BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
\* EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
\* PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
\* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Copyright 2008, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

\* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.

\* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner  
of the input file used when generating it. This code is not  
standalone and requires a support library to be linked with it. This  
support library is itself covered by the above license.

This module was extracted from the `cloud` package, developed by  
PiCloud, Inc.

Copyright (c) 2015, Cloudpickle contributors.  
Copyright (c) 2012, Regents of the University of California.  
Copyright (c) 2009 PiCloud, Inc. <http://www.picloud.com>.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the University of California, Berkeley nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

#### THIS

SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

flink-sql-connector-hive-2.3.6

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.hive:hive-exec:2.3.6

The bundled Apache Hive org.apache.hive:hive-exec dependency bundles the following dependencies under the Apache Software License 2.0 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:14.0.1

- com.googlecode.javaewah:JavaEWAH:0.3.2

- com.tdunning:json:1.8

- commons-lang:commons-lang:2.6

- io.airlift:aircompressor:0.8
- javax.jdo:jdo-api:3.0.1
- joda-time:joda-time:2.8.1
- net.sf.opencsv:opencsv:2.3
- org.apache.avro:avro-mapred:1.7.7
- org.apache.avro:avro:1.7.7
- org.apache.commons:commons-lang3:3.1
- org.apache.hive.shims:hive-shims-0.23:2.3.6
- org.apache.hive.shims:hive-shims-common:2.3.6
- org.apache.hive:hive-common:2.3.6
- 
- org.apache.hive:hive-llap-client:2.3.6
- org.apache.hive:hive-llap-common:2.3.6
- org.apache.hive:hive-metastore:2.3.6
- org.apache.hive:hive-serde:2.3.6
- org.apache.hive:hive-service-rpc:2.3.6
- org.apache.hive:hive-storage-api:2.4.0
- org.apache.hive:spark-client:2.3.6
- org.apache.orc:orc-core:1.3.4
- org.apache.orc:orc-tools:1.3.4
- org.apache.parquet:parquet-hadoop-bundle:1.8.1
- org.apache.parquet:parquet-jackson:1.8.1
- org.apache.thrift:libthrift:0.9.3
- org.codehaus.jackson:jackson-core-asl:1.9.13
- org.codehaus.jackson:jackson-mapper-asl:1.9.13
- org.objenesis:objenesis:2.1

The bundled Apache Hive org.apache.hive:hive-exec dependency bundles the following dependencies under the BSD license.

See bundled license files for details.

- com.esotericsoftware:kryo-shaded:3.0.3
- com.esotericsoftware:minlog:1.3.0
- com.esotericsoftware:reflectasm:1.10.1
- com.google.protobuf:protobuf-java:2.5.0
- javolution:javolution:5.5.1
- org.jodd:jodd-core:3.5.2

The bundled

Apache Hive org.apache.hive:hive-exec dependency bundles the following dependencies under the MIT/X11 license.

See bundled license files for details.

- org.slf4j:slf4j-api:1.7.10

flink-table-planner-blink

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:19.0
- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.core:jackson-databind:2.10.1
- com.jayway.jsonpath:json-path:2.4.0
- org.apache.calcite:calcite-core:1.22.0
- org.apache.calcite:calcite-linq4j:1.22.0
- org.apache.calcite.avatica:avatica-core:1.16.0
- commons-codec:commons-codec:1.10
- commons-io:commons-io:2.4

This project bundles the following dependencies under the BSD license.  
See bundled license files for details

- org.codehaus.janino:janino:3.0.9
- org.codehaus.janino:commons-compiler:3.0.9

This project bundles the following dependencies under the ICU license.  
See

bundled license files for details

- com.ibm.icu:icu4j:65.1
- flink-sql-connector-kafka-0.10  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.kafka:kafka-clients:0.10.2.2
- flink-runtime  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.typesafe.akka:akka-remote\_2.11:2.5.21
- io.netty:netty:3.10.6.Final

This project bundles io.netty:netty:3.10.6.Final from which it inherits the following notices:

This product contains the extensions to Java Collections Framework which has been derived from the works by JSR-166 EG, Doug Lea, and Jason T. Greene:

\* LICENSE:

\* licenses/LICENSE.jsr166y (Public Domain)

\* HOMEPAGE:

\* <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/>

\* <http://viewvc.jboss.org/cgi-bin/viewvc.cgi/jboss/cache/experimental/jsr166/>

This product contains a modified version of Robert Harder's Public Domain Base64 Encoder and Decoder, which can be obtained at:

\* LICENSE:

\* licenses/LICENSE.base64

(Public Domain)

\* HOMEPAGE:

\* <http://iharder.sourceforge.net/current/java/base64/>

This product contains a modified version of 'JZlib', a re-implementation of zlib in pure Java, which can be obtained at:

\* LICENSE:

\* licenses/LICENSE.jzlib (BSD Style License)

\* HOMEPAGE:

\* <http://www.jcraft.com/jzlib/>

This product contains a modified version of 'Webbit', a Java event based WebSocket and HTTP server:

\* LICENSE:

\* licenses/LICENSE.webbit (BSD License)

\* HOMEPAGE:

\* <https://github.com/joewalnes/webbit>

(BSD License: <http://www.opensource.org/licenses/bsd-license>)

Copyright (c) 2011, Joe Walnes, Aslak Hellesøy and contributors  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the Webbit nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

COPYRIGHT AND PERMISSION NOTICE (ICU 58 and later)

Copyright 1991-2019 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

-----

Third-Party Software Licenses

This section contains third-party software notices and/or additional terms for licensed third-party software components included within ICU libraries.

1. ICU License - ICU 1.8.1 to ICU  
57.1

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2016 International Business Machines Corporation and others  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN



## CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

### 2. Chinese/Japanese Word Break Dictionary Data (cjdict.txt)

```
# The Google Chrome software developed by Google is licensed under
# the BSD license. Other software included in this distribution is
# provided under other licenses, as set forth below.
#
# The BSD License
# http://opensource.org/licenses/bsd-license.php
# Copyright (C) 2006-2008, Google Inc.
#
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice,
# this list of conditions and the following disclaimer.
# Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided with
# the distribution.
# Neither the name of Google Inc. nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR
# PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
# LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
# CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
# SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
# BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
```

```
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
#
# The word list in cjdict.txt are generated by combining three word lists
# listed below with further processing for compound word breaking. The
# frequency is generated with an iterative training against Google web
# corpora.
#
# * Libtabe (Chinese)
# - https://sourceforge.net/project/?group\_id=1519
# - Its license terms and conditions are shown below.
#
# * IPADIC (Japanese)
# - http://chasen.aist-nara.ac.jp/chasen/distribution.html
# - Its license terms and conditions are shown below.
#
# -----COPYING.libtabe ---- BEGIN-----
#
# /*
# * Copyright (c) 1999 TaBE Project.
# * Copyright (c) 1999 Pai-Hsiang Hsiao.
# * All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the TaBE Project nor the names of its
# * contributors may be used to endorse or promote products derived
# * from this software
# * without specific prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
```

```

# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# /*
# * Copyright (c) 1999 Computer Systems and Communication Lab,
# *      Institute
# * of Information Science, Academia
# *      Sinica. All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the Computer Systems and Communication Lab
# * nor the names of its contributors may be used to endorse or
# * promote products derived from this software without specific
# * prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND
# * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# Copyright 1996 Chih-Hao Tsai @ Beckman Institute,
# University of Illinois
# c-tsai4@uiuc.edu http://casper.beckman.uiuc.edu/~c-tsai4
#
# -----COPYING.libtabe-----END-----
#
#
# -----COPYING.ipadic-----BEGIN-----

```

#  
# Copyright 2000, 2001, 2002, 2003 Nara Institute of Science  
# and Technology. All Rights Reserved.  
#  
# Use, reproduction, and distribution of this software is permitted.  
# Any copy of this software, whether in its original form or modified,  
# must include both the above copyright notice and the following  
# paragraphs.  
#  
# Nara Institute of Science and Technology (NAIST),  
# the copyright holders, disclaims all warranties with regard to this  
# software, including all implied warranties of merchantability and  
# fitness, in no event shall NAIST be liable for  
# any special, indirect or consequential damages or any damages  
# whatsoever resulting from loss of use, data or profits, whether in an  
# action of contract, negligence or other tortuous action, arising out  
# of or in connection with the use or performance of this software.  
#  
# A large portion of the dictionary entries  
# originate from ICOT  
Free Software. The following conditions for ICOT  
# Free Software applies to the current dictionary as well.  
#  
# Each User may also freely distribute the Program, whether in its  
# original form or modified, to any third party or parties, PROVIDED  
# that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear  
# on, or be attached to, the Program, which is distributed substantially  
# in the same form as set out herein and that such intended  
# distribution, if actually made, will neither violate or otherwise  
# contravene any of the laws and regulations of the countries having  
# jurisdiction over the User or the intended distribution itself.  
#  
# NO WARRANTY  
#  
# The program was produced on an experimental basis in the course of the  
# research and development conducted during the project and is provided  
# to users as so produced on an experimental basis. Accordingly, the  
# program is provided without any warranty whatsoever, whether express,  
# implied,  
# statutory or otherwise. The term "warranty" used herein  
# includes, but is not limited to, any warranty of the quality,  
# performance, merchantability and fitness for a particular purpose of  
# the program and the nonexistence of any infringement or violation of  
# any right of any third party.  
#  
# Each user of the program will agree and understand, and be deemed to  
# have agreed and understood, that there is no warranty whatsoever for  
# the program and, accordingly, the entire risk arising from or

# otherwise connected with the program is assumed by the user.  
#  
# Therefore, neither ICOT, the copyright holder, or any other  
# organization that participated in or was otherwise related to the  
# development of the program and their respective officials, directors,  
# officers and other employees shall be held liable for any and all  
# damages, including, without limitation, general, special, incidental  
# and consequential damages, arising out of or otherwise in  
connection  
# with the use or inability to use the program or any product, material  
# or result produced or otherwise obtained by using the program,  
# regardless of whether they have been advised of, or otherwise had  
# knowledge of, the possibility of such damages at any time during the  
# project or thereafter. Each user will be deemed to have agreed to the  
# foregoing by his or her commencement of use of the program. The term  
# "use" as used herein includes, but is not limited to, the use,  
# modification, copying and distribution of the program and the  
# production of secondary products from the program.  
#  
# In the case where the program, whether in its original form or  
# modified, was distributed or delivered to or received by a user from  
# any person, organization or entity other than ICOT, unless it makes or  
# grants independently of ICOT any specific warranty to the user in  
# writing, such person, organization or entity, will also be exempted  
# from  
and not be held liable to the user for any such damages as noted  
# above as far as the program is concerned.  
#  
# -----COPYING.ipadic-----END-----

### 3. Lao Word Break Dictionary Data (laodict.txt)

# Copyright (c) 2013 International Business Machines Corporation  
# and others. All Rights Reserved.  
#  
# Project: <http://code.google.com/p/lao-dictionary/>  
# Dictionary: <http://lao-dictionary.googlecode.com/git/Lao-Dictionary.txt>  
# License: <http://lao-dictionary.googlecode.com/git/Lao-Dictionary-LICENSE.txt>  
# (copied below)  
#  
# This file is derived from the above dictionary, with slight  
# modifications.  
# -----  
# Copyright (C) 2013 Brian Eugene Wilson, Robert Martin Campbell.  
# All rights reserved.  
#  
# Redistribution and use in source and binary forms, with or without  
# modification,

```
# are permitted provided that the following conditions are met:
#
#
# Redistributions of source code must retain the above copyright notice, this
# list of conditions and the following disclaimer. Redistributions in
# binary form must reproduce the above copyright notice, this list of
# conditions and the following disclaimer in the documentation and/or
# other materials provided with the distribution.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
# INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# OF THE POSSIBILITY OF SUCH DAMAGE.
# -----
```

#### 4. Burmese Word Break Dictionary Data (burmesedict.txt)

```
# Copyright (c) 2014 International Business Machines Corporation
# and others. All Rights Reserved.
#
# This list is part of a project hosted at:
# github.com/kanyawtech/myanmar-karen-word-lists
#
# -----
# Copyright (c) 2013, LeRoy Benjamin Sharon
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions
# are met: Redistributions of source code must retain the above
# copyright notice, this list of conditions and the following
# disclaimer. Redistributions in binary form must reproduce the
# above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided
# with the distribution.
#
# Neither the name Myanmar Karen Word Lists, nor the names of its
```

```
# contributors may be used to endorse or promote products derived
# from this software without specific prior written permission.
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS
# BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED
# TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
# DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON
# ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
# THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
# SUCH DAMAGE.
# -----
```

## 5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone Database for its time zone support. The ownership of the TZ database is explained in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

### # 7. Database Ownership

```
#
# The TZ database itself is not an IETF Contribution or an IETF
# document. Rather it is a pre-existing and regularly updated work
# that is in the public domain, and is intended to remain in the
# public domain. Therefore, BCPS 78 [RFC5378] and 79 [RFC3979] do
# not apply to the TZ Database or contributions that individuals make
# to it. Should any claims be made and substantiated against the TZ
# Database, the organization that is providing
# the IANA
# Considerations defined in this RFC, under the memorandum of
# understanding with the IETF, currently ICANN, may act in accordance
# with all competent court orders. No ownership claims will be made
# by ICANN or the IETF Trust on the database or the code. Any person
# making a contribution to the database or code waives all rights to
# future claims in that contribution or in the TZ Database.
```

## 6. Google double-conversion

Copyright 2006-2011, the V8 project authors. All rights reserved.  
Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are

met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials

provided

with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity



exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,  
each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

flink-metrics-influxdb

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.

(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.squareup.moshi:moshi:1.8.0
- com.squareup.okhttp3:logging-interceptor:3.14.4
- com.squareup.okhttp3:okhttp:3.14.4
- com.squareup.okio:okio:1.17.2
- com.squareup.retrofit2:converter-moshi:2.6.2
- com.squareup.retrofit2:retrofit:2.6.2

This project bundles the following dependencies under the MIT license. (<https://opensource.org/licenses/MIT>)

- org.influxdb:influxdb-java:2.17
- Copyright (c) 2008, Nathan Sweet  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The person or persons who have associated work with this document (the "Dedicator" or "Certifier") hereby either (a) certifies that, to the best of his knowledge, the work of authorship identified is in the public domain of the country from which the work is published, or (b) hereby dedicates whatever copyright the dedicators holds in the work of authorship identified below (the "Work") to the public domain. A certifier, moreover, dedicates any copyright interest he may have in the associated work, and for these purposes, is described as a "dedicator" below.

A certifier has taken reasonable steps to verify the copyright status of this work. Certifier recognizes that his good faith efforts may not shield him from liability if in fact the work certified is not in the public domain.

Dedicator makes this dedication for the benefit of the public at large and to

the detriment of the Dedicator's heirs and successors. Dedicator intends this dedication to be an overt act of relinquishment in perpetuate of all present and future rights under copyright law, whether vested or contingent, in the Work. Dedicator understands that such relinquishment of all rights includes the relinquishment of all rights to enforce (by lawsuit or otherwise) those copyrights in the Work.

Dedicator recognizes that, once placed in the public domain, the Work may be freely reproduced, distributed, transmitted, used, modified, built upon, or otherwise exploited by anyone for any purpose, commercial or non-commercial, and in any way, including by methods that have not yet been invented or conceived.

Copyright 2003-2005, Ernst de Haan <wfe.dehaan@gmail.com>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

flink-table-runtime-blink

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.

(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.calcite.avatica:avatica-core:1.16.0  
flink-examples-streaming-state-machine  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.kafka:kafka-clients:2.2.2  
The MIT License

Copyright (c) 2004-2015 Paul R. Holser, Jr.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

flink-python  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.fasterxml.jackson.core:jackson-annotations:2.10.1  
- com.fasterxml.jackson.core:jackson-core:2.10.1  
- com.fasterxml.jackson.core:jackson-databind:2.10.1

- com.google.flatbuffers:flatbuffers-java:1.9.0
- io.netty.netty-buffer:4.1.44.Final
- io.netty.netty-common:4.1.44.Final
- joda-time:joda-time:2.5
- org.apache.arrow:arrow-format:0.16.0
- org.apache.arrow:arrow-memory:0.16.0
- org.apache.arrow:arrow-vector:0.16.0
- org.apache.beam:beam-model-fn-execution:2.19.0
- org.apache.beam:beam-model-job-management:2.19.0
- org.apache.beam:beam-model-pipeline:2.19.0
- org.apache.beam:beam-runners-core-construction-java:2.19.0
- org.apache.beam:beam-runners-core-java:2.19.0
- org.apache.beam:beam-runners-java-fn-execution:2.19.0
- 
- org.apache.beam:beam-sdks-java-core:2.19.0
- org.apache.beam:beam-sdks-java-fn-execution:2.19.0
- org.apache.beam:beam-vendor-bytebuddy-1\_9\_3:0.1
- org.apache.beam:beam-vendor-sdks-java-extensions-protobuf:2.19.0
- org.apache.beam:beam-vendor-guava-26\_0-jre:0.1
- org.apache.beam:beam-vendor-grpc-1\_21\_0:0.1

This project bundles the following dependencies under the BSD license.  
See bundled license files for details

- net.sf.py4j:py4j:0.10.8.1
- com.google.protobuf:protobuf-java:3.7.1

This project bundles the following dependencies under the MIT license. (<https://opensource.org/licenses/MIT>)  
See bundled license files for details.

- net.raverdine:pyrolite:4.13

The bundled Apache Beam dependencies bundle the following dependencies under the Apache Software License 2.0 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.api.grpc:proto-google-common-protos:1.12.0
- com.google.code.gson:gson:2.7
- com.google.guava:guava:26.0-jre
- io.grpc:grpc-auth:1.21.0
- 
- io.grpc:grpc-core:1.21.0
- io.grpc:grpc-context:1.21.0
- io.grpc:grpc-netty:1.21.0
- io.grpc:grpc-protobuf:1.21.0
- io.grpc:grpc-stub:1.21.0
- io.grpc:grpc-testing:1.21.0
- io.netty.netty-buffer:4.1.34.Final
- io.netty.netty-codec:4.1.34.Final



- io.netty:netty-codec-http:4.1.34.Final
- io.netty:netty-codec-http2:4.1.34.Final
- io.netty:netty-codec-socks:4.1.34.Final
- io.netty:netty-common:4.1.34.Final
- io.netty:netty-handler:4.1.34.Final
- io.netty:netty-handler-proxy:4.1.34.Final
- io.netty:netty-resolver:4.1.34.Final
- io.netty:netty-transport:4.1.34.Final
- io.netty:netty-transport-native-epoll:4.1.34.Final
- io.netty:netty-transport-native-unix-common:4.1.34.Final
- io.netty:netty-tcnative-boringssl-static:2.0.22.Final
- io.opencensus:opencensus-api:0.21.0
- io.opencensus:opencensus-contrib-grpc-metrics:0.21.0
- net.bytebuddy:1.9.3

The bundled Apache Beam dependencies bundle the following dependencies under the BSD license.  
See bundled license files for details

```

-
com.google.auth:google-auth-library-credentials:0.13.0
- com.google.protobuf:protobuf-java:3.7.1
- com.google.protobuf:protobuf-java-util:3.7.1
/*
* Copyright (c) 2003-2020, Jodd Team All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions are met:
*
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
*
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
*
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR
* CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
* EXEMPLARY, OR CONSEQUENTIAL DAMAGES
* (INCLUDING, BUT NOT LIMITED TO,
* PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR
* PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/

```

flink-metrics-graphite  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- io.dropwizard.metrics:metrics-core:3.2.6  
- io.dropwizard.metrics:metrics-graphite:3.2.6

The code was Written by Gil Tene, Michael Barker, and Matt Warren,  
and released to the public domain, as explained at  
<http://creativecommons.org/publicdomain/zero/1.0/>

Creative Commons Legal Code

CC0 1.0 Universal

CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE  
LEGAL SERVICES. DISTRIBUTION OF THIS DOCUMENT DOES NOT CREATE AN  
ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS  
INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES  
REGARDING THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS  
PROVIDED HEREUNDER, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM  
THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED  
HEREUNDER.

Statement of Purpose

The laws of most jurisdictions throughout the world automatically confer  
exclusive Copyright and Related Rights (defined below) upon the creator  
and subsequent owner(s) (each and all, an "owner") of an original work of  
authorship and/or a database (each, a "Work").

Certain

owners wish to permanently relinquish those rights to a Work for  
the purpose of contributing to a commons of creative, cultural and  
scientific works ("Commons") that the public can reliably and without fear  
of later claims of infringement build upon, modify, incorporate in other  
works, reuse and redistribute as freely as possible in any form whatsoever  
and for any purposes, including without limitation commercial purposes.  
These owners may contribute to the Commons to promote the ideal of a free  
culture and the further production of creative, cultural and scientific  
works, or to gain reputation or greater distribution for their Work in  
part through the use and efforts of others.

For these and/or other purposes and motivations, and without any

expectation of additional consideration or compensation, the person associating CC0 with a Work (the "Affirmer"), to the extent that he or she is an owner of Copyright and Related Rights in the Work, voluntarily elects to apply CC0

to the Work and publicly distribute the Work under its terms, with knowledge of his or her Copyright and Related Rights in the Work and the meaning and intended legal effect of CC0 on those rights.

1. Copyright and Related Rights. A Work made available under CC0 may be protected by copyright and related or neighboring rights ("Copyright and Related Rights"). Copyright and Related Rights include, but are not limited to, the following:

- i. the right to reproduce, adapt, distribute, perform, display, communicate, and translate a Work;
- ii. moral rights retained by the original author(s) and/or performer(s);
- iii. publicity and privacy rights pertaining to a person's image or likeness depicted in a Work;
- iv. rights protecting against unfair competition in regards to a Work, subject to the limitations in paragraph 4(a), below;
- v. rights protecting the extraction, dissemination, use and reuse of data in a Work;
- vi. database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, and under any national implementation thereof, including any amended or successor version of such directive); and
- vii. other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known or unknown (including existing as well as future claims and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public

as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved to the maximum extent permitted taking into account Affirmer's express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of action with respect to the Work, in either case contrary to Affirmer's express Statement of Purpose.

4. Limitations and Disclaimers.

- a. No trademark or patent rights held by Affirmer are waived, abandoned, surrendered, licensed or otherwise affected by this document.
- b. Affirmer offers the Work as-is and makes no representations or warranties of any kind concerning the Work, express, implied, statutory or otherwise, including without limitation warranties of title, merchantability, fitness for a particular purpose, non infringement, or the absence of latent or other defects, accuracy, or the present or absence of errors, whether or not discoverable, all to the greatest extent permissible under applicable law.
- c. Affirmer disclaims responsibility for clearing rights of other persons that may apply to the Work or any use thereof, including without limitation any person's Copyright and Related Rights in the Work. Further, Affirmer disclaims responsibility for obtaining any necessary consents, permissions or other rights required for any use of the Work.
- d. Affirmer understands and acknowledges that Creative Commons is not a party to this document and has no duty or obligation with respect to this CC0 or use of the Work.

flink-metrics-datadog

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.squareup.okhttp3:okhttp:3.7.0
- com.squareup.okio:okio:1.12.0

flink-connector-cassandra

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.datastax.cassandra:cassandra-driver-core:3.0.0
- com.datastax.cassandra:cassandra-driver-mapping:3.0.0
- com.google.guava:guava:18.0
- io.netty:netty-buffer:4.1.44.Final
- io.netty:netty-codec:4.1.44.Final
- io.netty:netty-common:4.1.44.Final
- io.netty:netty-handler:4.1.44.Final
- io.netty:netty-resolver:4.1.44.Final
- io.netty:netty-transport:4.1.44.Final

flink-fs-hadoop-shaded

Copyright 2014-2020 The Apache Software Foundation

This project includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.hadoop:hadoop-annotations:3.1.0
- org.apache.hadoop:hadoop-auth:3.1.0
- org.apache.hadoop:hadoop-common:3.1.0
- org.apache.htrace:htrace-core4:4.1.0-incubating
- org.apache.commons:commons-configuration2:2.1.1
- org.apache.commons:commons-lang3:3.3.2
- commons-lang:commons-lang:2.6
- commons-collections:commons-collections:3.2.2
- commons-io:commons-io:2.4
- commons-logging:commons-logging:1.1.3

- commons-beanutils:commons-beanutils:1.9.3
- com.google.guava:guava:11.0.2
- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.core:jackson-databind:2.10.1
- com.fasterxml.woodstox:woodstox-core:5.0.3

This

project bundles the following dependencies under the Go License (<https://golang.org/LICENSE>).  
See bundled license files for details.

- com.google.re2j:re2j:1.1

This project bundles the following dependencies under BSD License (<https://opensource.org/licenses/bsd-license.php>).

See bundled license files for details.

- org.codehaus.woodstox:stax2-api:3.1.4 (<https://github.com/FasterXML/stax2-api/tree/stax2-api-3.1.4>)

This project bundles org.apache.hadoop:\*:3.1.0 from which it inherits the following notices:

The Apache Hadoop project contains subcomponents with separate copyright notices and license terms. Your use of the source code for the these subcomponents is subject to the terms and conditions of the following licenses.

For the org.apache.hadoop.util.bloom.\* classes:

```
/**
 *
 * Copyright (c) 2005, European Commission project OneLab under contract
 * 034819 (http://www.one-lab.org)
 * All rights reserved.
 * Redistribution and use in source and binary forms, with or
 *
 * without modification, are permitted provided that the following
 * conditions are met:
 * - Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 * - Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in
 * the documentation and/or other materials provided with the distribution.
 * - Neither the name of the University Catholique de Louvain - UCL
 * nor the names of its contributors may be used to endorse or
 * promote products derived from this software without specific prior
 * written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
```

\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS  
\* FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE  
\* COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE  
FOR ANY DIRECT, INDIRECT,  
\* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,  
\* BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
\* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER  
\* CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN  
\* ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE  
\* POSSIBILITY OF SUCH DAMAGE.  
\*/

For portions of the native implementation of slicing-by-8 CRC calculation  
in src/main/native/src/org/apache/hadoop/util:

Copyright (c) 2008,2009,2010 Massachusetts Institute of Technology.  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must  
reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
- \* Neither the name of the Massachusetts Institute of Technology nor  
the names of its contributors may be used to endorse or promote  
products derived from this software without specific prior written  
permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR  
TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Other portions are under the same license from Intel:

<http://sourceforge.net/projects/slicing-by-8/>

/\*++

\*

\* Copyright (c) 2004-2006 Intel Corporation - All Rights Reserved

\*

\* This software program is licensed subject to the BSD License,

\* available at <http://www.opensource.org/licenses/bsd-license.html>

\*

\* Abstract: The main routine

\*

--\*/

For src/main/native/src/org/apache/hadoop/io/compress/lz4/{lz4.h,lz4.c,lz4hc.h,lz4hc.c},

/\*

LZ4 - Fast LZ compression algorithm

Header File

Copyright (C) 2011-2014, Yann Collet.

BSD 2-Clause License (<http://www.opensource.org/licenses/bsd-license.php>)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice,

this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

You can contact the author at :



- LZ4 source repository : <http://code.google.com/p/lz4/>  
- LZ4 public forum : <https://groups.google.com/forum/#!forum/lz4c>  
\*/

For hadoop-common-project/hadoop-common/src/main/native/gtest

-----  
Copyright 2008, Google Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The binary distribution of this product bundles these dependencies under the following license:

re2j 1.1

-----  
(GO  
license)

This is a work derived from Russ Cox's RE2 in Go, whose license <http://golang.org/LICENSE> is as follows:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

For `hadoop-hdfs-project/hadoop-hdfs-native-client/src/main/native/fuse-dfs/util/tree.h`

-----  
Copyright 2002 Niels Provos <provos@citi.umich.edu>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The binary distribution of this product bundles binaries of leveldbjni (<https://github.com/fusesource/leveldbjni>), which is available under the following license:

Copyright (c) 2011 FuseSource Corp. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of FuseSource Corp. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

For `hadoop-yarn-project/hadoop-yarn/hadoop-yarn-server/hadoop-yarn-server-nodemanager/src/main/native/container-executor/impl/compat/{fstatat|openat|unlinkat}.h`:

Copyright (c) 2012 The FreeBSD Foundation  
All rights reserved.

This software was developed by Pawel Jakub Dawidek

under sponsorship from  
the FreeBSD Foundation.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHORS AND CONTRIBUTORS "AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE  
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
SUCH DAMAGE.

=====

The binary distribution of this product bundles binaries of leveldb  
(<http://code.google.com/p/leveldb/>), which is available under the following  
license:

Copyright (c) 2011 The LevelDB Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.
- \* Neither  
the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The binary distribution of this product bundles binaries of snappy (<http://code.google.com/p/snappy/>), which is available under the following license:

Copyright 2011, Google Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

For:

hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/dataTables.bootstrap.js  
hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/dataTables.bootstrap.css  
hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/jquery.dataTables.min.js  
hadoop-yarn-project/hadoop-yarn/hadoop-yarn-common/src/main/resources/webapps/static/dt-1.9.4/  
-----

Copyright (C) 2008-2016,  
SpryMedia Ltd.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For:

hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/dust-full-2.0.0.min.js  
hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/dust-helpers-1.1.1.min.js  
-----

Copyright (c) 2010 Aleksander Williams

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For:

hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/moment.min.js

-----  
Copyright (c) 2011-2016 Tim Wood, Iskren Chernev, Moment.js contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The binary distribution of this product bundles these dependencies under the following license:

hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/bootstrap-3.0.2

hadoop-tools/hadoop-sls/src/main/html/js/thirdparty/bootstrap.min.js

hadoop-tools/hadoop-sls/src/main/html/css/bootstrap.min.css

hadoop-tools/hadoop-sls/src/main/html/css/bootstrap-responsive.min.css

bootstrap v3.3.6

broccoli-asset-rev

v2.4.2

broccoli-funnel v1.0.1

datatables v1.10.8

em-helpers v0.5.13

em-table v0.1.6

ember v2.2.0

ember-array-contains-helper v1.0.2

ember-bootstrap v0.5.1

ember-cli v1.13.13

ember-cli-app-version v1.0.0  
ember-cli-babel v5.1.6  
ember-cli-content-security-policy v0.4.0  
ember-cli-dependency-checker v1.2.0  
ember-cli-htmlbars v1.0.2  
ember-cli-htmlbars-inline-precompile v0.3.1  
ember-cli-ic-ajax v0.2.1  
ember-cli-inject-live-reload v1.4.0  
ember-cli-jquery-ui v0.0.20  
ember-cli-qunit v1.2.1  
ember-cli-release v0.2.8  
ember-cli-shims v0.0.6  
ember-cli-sri v1.2.1  
ember-cli-test-loader v0.2.1  
ember-cli-uglify v1.2.0  
ember-d3 v0.1.0  
ember-data v2.1.0  
ember-disable-proxy-controllers v1.0.1  
ember-export-application-global v1.0.5  
ember-load-initializers v0.1.7  
ember-qunit v0.4.16  
ember-qunit-notifications v0.1.0  
ember-resolver v2.0.3  
ember-spin-spinner v0.2.3  
ember-truth-helpers v1.2.0  
jquery v2.1.4  
jquery-ui v1.11.4  
loader.js v3.3.0  
momentjs v2.10.6  
qunit v1.19.0  
select2 v4.0.0  
snippet-ss  
v1.11.0  
spin.js v2.3.2  
Azure Data Lake Store - Java client SDK 2.0.11  
JCodings 1.0.8  
Joni 2.1.2  
Mockito 1.8.5  
JUL to SLF4J bridge 1.7.25  
SLF4J API Module 1.7.25  
SLF4J LOG4J-12 Binding 1.7.25

-----  
The MIT License (MIT)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights



to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For:

hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/jquery-1.10.2.min.js

hadoop-tools/hadoop-sls/src/main/html/js/thirdparty/jquery.js

hadoop-yarn-project/hadoop-yarn/hadoop-yarn-common/src/main/resources/webapps/static/jquery

Apache HBase - Server which contains JQuery minified javascript library version 1.8.3

Microsoft JDBC Driver for SQLServer - version 6.2.1.jre7

-----  
MIT License

Copyright (c) 2003-2017 Optimatika

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software

without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For:

oj! Algorithms - version 43.0

---

Copyright 2005, 2012, 2013

jQuery Foundation and other contributors, <https://jquery.org/>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/jquery/jquery>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

All files located in the node\_modules and external directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

For:

[hadoop-yarn-project/hadoop-yarn/hadoop-yarn-common/src/main/resources/webapps/static/jt/jquery.jstree.js](https://github.com/hadoop-yarn-project/hadoop-yarn/blob/master/hadoop-yarn-common/src/main/resources/webapps/static/jt/jquery.jstree.js)

---

Copyright (c) 2014 Ivan Bozhanov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For:

hadoop-tools/hadoop-sls/src/main/html/js/thirdparty/d3.v3.js

-----

D3

is available under a 3-clause BSD license. For details, see:  
hadoop-tools/hadoop-sls/src/main/html/js/thirdparty/d3-LICENSE

The binary distribution of this product bundles these dependencies under the following license:

HSQLDB Database 2.3.4

-----

(HSQL License)

"COPYRIGHTS AND LICENSES (based on BSD License)

For work developed by the HSQL Development Group:

Copyright (c) 2001-2016, The HSQL Development Group  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the HSQL Development Group nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ""AS IS"" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL HSQL DEVELOPMENT GROUP, HSQLDB.ORG, OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

For work originally developed by the Hypersonic SQL Group:

Copyright (c) 1995-2000 by the Hypersonic SQL Group.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Hypersonic SQL Group nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ""AS IS"" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE HYPERSONIC SQL GROUP, OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,

PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This software consists of voluntary contributions made by many individuals on behalf of the  
Hypersonic SQL Group."

The binary distribution of this product bundles these dependencies under the  
following license:

Java Servlet API 3.1.0

servlet-api 2.5

jsp-api 2.1

jsr311-api 1.1.1

Glassfish Jasper 6.1.14

Servlet Specification 2.5 API 6.1.14

-----  
(CDDL 1.0)

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

Version 1.0

1. Definitions.

1.1. Contributor means each individual or entity  
that creates or contributes to the creation of  
Modifications.

1.2. Contributor Version means the combination of the  
Original Software, prior Modifications used by a Contributor (if any), and the  
Modifications made by that particular Contributor.

1.3. Covered  
Software means (a) the Original Software, or (b) Modifications, or (c) the  
combination of files containing Original Software with files containing  
Modifications, in each case including portions  
thereof.

1.4. Executable means the Covered Software in any form other  
than Source Code.

1.5. Initial Developer means the individual or entity  
that first makes Original Software available under this  
License.

1.6. Larger Work means a work which combines Covered Software or  
portions thereof with code not governed by the terms of this  
License.

1.7. License means this document.

1.8. Licensable means

having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications means the Source Code and Executable form of any of the following:

- A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;
- B. Any new file that contains any part of the Original Software or previous Modification; or
- C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You (or Your) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, You includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

2.1. The Initial Developer Grant. Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software

(or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof);

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License;

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant. Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has

deleted from the Contributor Version; (2)for infringements caused by:  
(i)third party modifications of Contributor Version, or (ii)the combination  
of Modifications made by that Contributor with other software (except as part of  
the Contributor Version) or other devices; or (3)under Patent Claims infringed  
by Covered Software in the absence of Modifications made by that  
Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source

Code. Any Covered Software that You distribute or otherwise make available in  
Executable form must also be made available in Source Code form and that Source  
Code form must be distributed only under the terms of this License. You must  
include a copy of this License with every copy of the Source Code form of the  
Covered Software You distribute or otherwise make available. You must inform  
recipients

of any such Covered Software in Executable form as to how they can  
obtain such Covered Software in Source Code form in a reasonable manner on or  
through a medium customarily used for software exchange.

#### 3.2.

Modifications. The Modifications that You create or to which You contribute are  
governed by the terms of this License. You represent that You believe Your  
Modifications are Your original creation(s) and/or You have sufficient rights to  
grant the rights conveyed by this License.

#### 3.3. Required Notices. You must

include a notice in each of Your Modifications that identifies You as the  
Contributor of the Modification. You may not remove or alter any copyright,  
patent or trademark notices contained within the Covered Software, or any  
notices of licensing or any descriptive text giving attribution to any  
Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code  
form that alters or  
restricts the applicable version of this License or the  
recipients rights hereunder. You may choose to offer, and to charge a fee for,  
warranty, support, indemnity or liability obligations to one or more recipients  
of Covered Software. However, you may do so only on Your own behalf, and not on  
behalf of the Initial Developer or any Contributor. You must make it absolutely  
clear that any such warranty, support, indemnity or liability obligation is  
offered by You alone, and You hereby agree to indemnify the Initial Developer  
and every Contributor for any liability incurred by the Initial Developer or  
such Contributor as a result of warranty, support, indemnity or liability terms  
You offer.

#### 3.5. Distribution of Executable Versions. You may distribute the



Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and

that the license for the Executable form does not attempt to limit or alter the recipients rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works. You

may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1.

New Versions. Sun Microsystems, Inc. is the initial license steward and may publish

revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions. You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3.

Modified Versions. When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION.

THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

### 6.1. This License and the rights

granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

### 6.2. If You assert a patent

infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly

or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

### 6.3. In

the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE,

SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE,  
OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a commercial item, as that term is defined in 48C.F.R.2.101 (Oct. 1995), consisting of commercial computer software (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48C.F.R.12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdictions conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

The binary distribution of this product bundles these dependencies under the following license:

jersey-client 1.19  
jersey-core 1.19  
jersey-grizzly2 1.19  
jersey-grizzly2-servlet 1.19  
jersey-json 1.19  
jersey-server 1.19  
jersey-servlet 1.19  
jersey-guice 1.19  
Jersey Test Framework - Grizzly 2 Module 1.19  
JAXB RI 2.2.3  
Java Architecture for XML Binding 2.2.11  
grizzly-framework 2.2.21  
grizzly-http 2.2.21  
grizzly-http-server 2.2.21  
grizzly-http-servlet 2.2.21  
grizzly-rcm 2.2.21

-----  
(CDDL 1.1)

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

### 1. Definitions.

1.1. Contributor means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable means the Covered Software in any form other than Source Code.

1.5. Initial Developer means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License means this document.

1.8. Licensable means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You (or Your) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities,

You includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual

property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims

infringed by the making, using or selling

of Original Software, to make, have

made, use, practice, sell, and offer for sale, and/or otherwise dispose of the

Original Software (or portions thereof).

(c) The licenses granted in Sections

2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under

intellectual property rights (other than patent or trademark) Licensable by Contributor to use,

reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted

in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted:

(1) for any code that Contributor

has deleted from the Contributor Version; (2)

for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy

of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner

on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which

You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the

Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in

this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You

may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single

product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

#### 4. Versions of the License.

##### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

##### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

##### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6.

TERMINATION.



6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License

shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND

## LIMITATION

MAY NOT APPLY TO YOU.

### 8. U.S. GOVERNMENT END USERS.

#### The Covered

Software is a commercial item, as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of commercial computer software (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

The binary distribution of this product bundles these dependencies under the following license:

Protocol Buffer Java API 2.5.0

-----  
This license applies to all parts of Protocol Buffers except the following:

- Atomicops support for generic gcc, located in  
src/google/protobuf/stubs/atomicops\_internals\_generic\_gcc.h.  
This file is copyrighted by Red Hat Inc.
  
- Atomicops support for AIX/POWER, located in  
src/google/protobuf/stubs/atomicops\_internals\_power.h.  
This file is copyrighted by Bloomberg Finance LP.

Copyright 2014, Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

For:

XML Commons External Components XML APIs 1.3.04

---

By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

- The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
- Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
- Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

The binary distribution of this product bundles these dependencies under the following license:

JUnit 4.11

Eclipse JDT Core 3.1.1

---

(EPL v1.0)

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions

to

the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to

Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

## 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
  - b) a copy of this Agreement must be included with each copy of the Program.
- Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order

to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

The binary distribution of this product bundles these dependencies under the following license:

JSch 0.1.51

ParaNamer Core 2.3

JLine 0.9.94

leveldbjni-all 1.8



Hamcrest Core 1.3  
ASM Core 5.0.4  
ASM Commons 5.0.2  
ASM Tree 5.0.2

-----  
(3-clause BSD)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions

and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of the <organization> nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL <COPYRIGHT HOLDER> BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The binary distribution of this product bundles these dependencies under the following license:

FindBugs-jsr305 3.0.0

dnsjava 2.1.7, Copyright (c) 1998-2011, Brian Wellington. All rights reserved.

-----  
(2-clause BSD)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED  
BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of the FreeBSD Project.

The binary distribution of this product bundles these dependencies under the following license:

"Java Concurrency in Practice" book annotations 1.0

-----  
(CCAL v2.5)

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

## 1. Definitions

"Collective Work" means a work, such as a periodical issue, anthology or encyclopedia, in which the Work in its entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a collective whole. A work that constitutes a

Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this License.

"Derivative Work" means a work based upon the Work or upon the Work and other pre-existing works, such as a translation, musical arrangement, dramatization, fictionalization, motion picture version, sound recording, art reproduction, abridgment, condensation, or any other form in which the Work may be recast, transformed, or adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose of this License. For the avoidance of doubt, where the Work is a musical composition or sound recording, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered a Derivative Work for the purpose of this License.

"Licensor" means the individual or entity that offers the Work under the terms

of this License.

"Original Author" means the individual or entity who created the Work.

"Work" means the copyrightable work of authorship offered under the terms of this License.

"You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.

2. Fair Use Rights. Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

to create and reproduce Derivative Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works.

For the avoidance of doubt, where the work is a musical composition:

Performance Royalties Under Blanket Licenses. Licensor waives the exclusive right to collect, whether individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.

Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights agency or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).

Webcasting Rights and Statutory Royalties. For the avoidance of doubt, where the Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or

hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with every copy or phonorecord of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any credit as required by clause 4(b), as requested. If You create a Derivative Work, upon notice from any Licensor You must, to the extent practicable, remove from the Derivative Work any credit as required by clause 4(b), as requested.

If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or (ii) if the Original Author and/or Licensor designate another party or parties (e.g. a sponsor institute, publishing entity, journal) for attribution in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS

THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING

THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation on Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 7. Termination

This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have

received Derivative Works or Collective Works from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.

Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

#### 8. Miscellaneous

Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a

license to the Work on the same

terms and conditions as the license granted to You under this License.

Each time You distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.

If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to

make such provision valid and enforceable.

No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You.

The binary distribution of this product bundles these dependencies under the following license:

jamon-runtime 2.4.1

-----  
(MPL 2.0)

Mozilla Public License  
Version 2.0

## 1. Definitions

### 1.1. Contributor

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

### 1.2. Contributor Version

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

### 1.3. Contribution

means Covered Software of a particular Contributor.

### 1.4. Covered Software

means Source

Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

### 1.5. Incompatible With Secondary Licenses

means

that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

#### 1.6. Executable Form

means any form of the work other than Source Code Form.

#### 1.7. Larger Work

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

#### 1.8. License

means this document.

#### 1.9. Licensable

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

#### 1.10. Modifications

means any  
of the following:

any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

any new file in Source Code Form that contains any Covered Software.

#### 1.11. Patent Claims of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

#### 1.12. Secondary License

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

#### 1.13. Source Code Form

means the form of the work preferred for making modifications.

#### 1.14. You (or Your)

means an individual or a legal entity exercising rights under this License. For legal entities, You includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants and Conditions

### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

### 2.2.

Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

for any code that a Contributor has removed from Covered Software; or

for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or

under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

### 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute



the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications

that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

## 4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Termination

5.1. The rights granted under this License will terminate automatically if You

fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

## 6. Disclaimer of Warranty

Covered Software is provided under this License on an as is basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

## 7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including,

without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the

possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

## 8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

This

License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

#### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

##### Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <https://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory)

where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

##### Exhibit B - Incompatible With Secondary Licenses Notice

This Source Code Form is Incompatible With Secondary Licenses, as defined by the Mozilla Public License, v. 2.0.

The binary distribution of this product bundles these dependencies under the following license:

JDOM 1.1

-----

/\*--

Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions, and the disclaimer that follows these conditions in the documentation and/or other materials provided with the distribution.
3. The name "JDOM" must not be used to endorse or promote products derived from this software without prior written permission. For

written permission, please contact <request\_AT\_jdom\_DOT\_org>.

4. Products derived from this software may not be called "JDOM", nor may "JDOM" appear in their name, without prior written permission from the JDOM Project Management <request\_AT\_jdom\_DOT\_org>.

In addition, we request (but do not require) that you include in the end-user documentation provided with the redistribution and/or in the software itself an acknowledgement equivalent to the following:

"This product includes software developed by the  
JDOM Project (<http://www.jdom.org/>)."

Alternatively, the acknowledgment may be graphical using the logos available at <http://www.jdom.org/images/logos>.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE JDOM AUTHORS OR THE PROJECT CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This software consists of voluntary contributions made by many individuals on behalf of the JDOM Project and was originally created by Jason Hunter <jhunter\_AT\_jdom\_DOT\_org> and Brett McLaughlin <brett\_AT\_jdom\_DOT\_org>. For more information on the JDOM Project, please see <<http://www.jdom.org/>>.

\*/

The binary distribution of  
this product bundles these dependencies under the  
following license:  
Hbase Server 1.2.4

-----  
This project bundles a derivative image for our Orca Logo. This image is available under the Creative Commons By Attribution 3.0 License.

Creative Commons Legal Code

Attribution 3.0 Unported

CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE LEGAL SERVICES. DISTRIBUTION OF THIS LICENSE DOES NOT CREATE AN ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES REGARDING THE INFORMATION PROVIDED, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM ITS USE.

License

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. TO THE EXTENT THIS LICENSE MAY BE CONSIDERED TO BE A CONTRACT, THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

#### 1. Definitions

- a. "Adaptation" means a work based upon the Work, or upon the Work and other pre-existing works, such as a translation, adaptation, derivative work, arrangement of music or other alterations of a literary or artistic work, or phonogram or performance and includes cinematographic adaptations or any other form in which the Work may be recast, transformed, or adapted including in any form recognizably derived from the original, except that a work that constitutes a Collection will not be considered an Adaptation for the purpose of this License. For the avoidance of doubt, where the Work is a musical work, performance or phonogram, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered an Adaptation for the purpose of this License.
- b. "Collection" means a collection of literary or artistic works, such as encyclopedias and anthologies, or performances, phonograms or broadcasts, or other works or subject matter other than works listed in Section 1(f) below, which, by reason of the selection and arrangement of their contents, constitute intellectual creations, in which the Work is included in its entirety in unmodified form along with one or more other contributions, each constituting separate and independent works in themselves, which together are assembled into a collective whole. A work that constitutes a Collection will not be considered an Adaptation (as defined above) for the purposes of this License.

- c. "Distribute" means to make available to the public the original and copies of the Work or Adaptation, as appropriate, through sale or other transfer of ownership.
- d. "Licensor" means the individual, individuals, entity or entities that offer(s) the Work under the terms of this License.
- e. "Original Author" means, in the case of a literary or artistic work, the individual, individuals, entity or entities who created the Work or if no individual or entity can be identified, the publisher; and in addition (i) in the case of a performance the actors, singers, musicians, dancers, and other persons who act, sing, deliver, declaim, play in, interpret or otherwise perform literary or artistic works or expressions of folklore; (ii) in the case of a phonogram the producer being the person or legal entity who first fixes the sounds of a performance or other sounds; and, (iii) in the case of broadcasts, the organization that transmits the broadcast.
- f. "Work" means the literary and/or artistic work offered under the terms of this License including without limitation any production in the literary, scientific and artistic domain, whatever may be the mode or form of its expression including digital form, such as a book, pamphlet and other writing; a lecture, address, sermon or other work of the same nature; a dramatic or dramatico-musical work; a choreographic work or entertainment in dumb show; a musical composition with or without words; a cinematographic work to which are assimilated works expressed by a process analogous to cinematography; a work of drawing, painting, architecture, sculpture, engraving or lithography; a photographic work to which are assimilated works expressed by a process analogous to photography; a work of applied art; an illustration, map, plan, sketch or three-dimensional work relative to geography, topography, architecture or science; a performance; a broadcast; a phonogram; a compilation of data to the extent it is protected as a copyrightable work; or a work performed by a variety or circus performer to the extent it is not otherwise considered a literary or artistic work.
- g. "You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.
- h. "Publicly Perform" means to perform public recitations of the Work and to communicate to the public those public recitations, by any means or process, including by wire or wireless means or public digital performances; to make available to the public Works in such a way that members of the public may access these Works from a place and at a place individually chosen by them; to perform the Work to the public by any means or process and the communication to the public of the performances of the Work, including by public digital performance; to



broadcast and rebroadcast the Work by any means including signs, sounds or images.

- i. "Reproduce" means to make copies of the Work by any means including without limitation by sound or visual recordings and the right of fixation and reproducing fixations of the Work, including storage of a protected performance or phonogram in digital form or other electronic medium.

2. Fair Dealing Rights. Nothing in this License is intended to reduce, limit, or restrict any uses free from copyright or rights arising from limitations or exceptions that are provided for in connection with the copyright protection under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

- a. to Reproduce the Work, to incorporate the Work into one or more Collections, and to Reproduce the Work as incorporated in the Collections;
- b. to create and Reproduce Adaptations provided that any such Adaptation, including any translation in any medium, takes reasonable steps to clearly label, demarcate or otherwise identify that changes were made to the original Work. For example, a translation could be marked "The original work was translated from English to Spanish," or a modification could indicate "The original work has been modified.";
- c. to Distribute and Publicly Perform the Work including as incorporated in Collections; and,
- d. to Distribute and Publicly Perform Adaptations.
- e. For the avoidance of doubt:

- i. Non-waivable Compulsory License Schemes. In those jurisdictions in which the right to collect royalties through any statutory or compulsory licensing scheme cannot be waived, the Licensor reserves the exclusive right to collect such royalties for any exercise by You of the rights granted under this License;
- ii. Waivable Compulsory License Schemes. In those jurisdictions in which the right to collect royalties through any statutory or compulsory licensing scheme can be waived, the Licensor waives the exclusive right to collect such royalties for any exercise by You of the rights granted under this License; and,
- iii. Voluntary License Schemes. The Licensor waives the right to  
to collect royalties, whether individually or, in the event that the Licensor is a member of a collecting society that administers voluntary licensing schemes, via that society, from any exercise

by You of the rights granted under this License.

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. Subject to Section 8(f), all rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

a. You may Distribute or Publicly Perform the Work only under the terms of this License. You must include a copy of, or the Uniform Resource Identifier (URI) for, this License with every copy

of the Work You

Distribute or Publicly Perform. You may not offer or impose any terms on the Work that restrict the terms of this License or the ability of the recipient of the Work to exercise the rights granted to that recipient under the terms of the License. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties with every copy of the Work You Distribute or Publicly Perform. When You Distribute or Publicly Perform the Work, You may not impose any effective technological measures on the Work that restrict the ability of a recipient of the Work from You to exercise the rights granted to that recipient under the terms of the License. This Section 4(a) applies to the Work as incorporated in a Collection, but this does not require the Collection apart from the Work itself to be made subject to the terms of this License. If You create a Collection, upon notice from any Licensor You must, to the extent practicable, remove from the Collection any credit as required by Section 4(b), as requested. If You create an Adaptation, upon notice from any Licensor You must, to the extent practicable, remove from the Adaptation any credit as required by Section 4(b), as requested.

b. If You Distribute, or Publicly Perform the Work or any Adaptations or Collections, You must, unless a request has been made pursuant to Section 4(a), keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or if the Original Author and/or Licensor designate another party or parties (e.g., a sponsor institute, publishing entity, journal) for attribution ("Attribution Parties") in Licensor's

copyright notice,

terms of service or by other reasonable means, the name of such party or parties; (ii) the title of the Work if supplied; (iii) to the extent reasonably practicable, the URI, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work;

and (iv) , consistent with Section 3(b), in the case of an Adaptation, a credit identifying the use of the Work in the Adaptation (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). The credit required by this Section 4 (b) may be implemented in any reasonable manner; provided, however, that in the case of a Adaptation or Collection, at a minimum such credit will appear, if a credit for all contributing authors of the Adaptation or Collection appears, then as part of these

credits and in a manner at least as prominent as the credits for the other contributing authors. For the avoidance of doubt, You may only use the credit required by this Section for the purpose of attribution in the manner set out above and, by exercising Your rights under this License, You may not implicitly or explicitly assert or imply any connection with, sponsorship or endorsement by the Original Author, Licensor and/or Attribution Parties, as appropriate, of You or Your use of the Work, without the separate, express prior written permission of the Original Author, Licensor and/or Attribution Parties.

- c. Except as otherwise agreed in writing by the Licensor or as may be otherwise permitted by applicable law, if You Reproduce, Distribute or Publicly Perform the Work either by itself or as part of any Adaptations or Collections, You must not distort, mutilate, modify

or

take other derogatory action in relation to the Work which would be prejudicial to the Original Author's honor or reputation. Licensor agrees that in those jurisdictions (e.g. Japan), in which any exercise of the right granted in Section 3(b) of this License (the right to make Adaptations) would be deemed to be a distortion, mutilation, modification or other derogatory action prejudicial to the Original Author's honor and reputation, the Licensor will waive or not assert, as appropriate, this Section, to the fullest extent permitted by the applicable national law, to enable You to reasonably exercise Your right under Section 3(b) of this License (right to make Adaptations) but not otherwise.

## 5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY

KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation on Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 7. Termination

- a. This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Adaptations or Collections from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.
- b. Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

#### 8. Miscellaneous

- a. Each time You Distribute or Publicly Perform the Work or a Collection, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.
- b. Each time You Distribute or Publicly Perform an Adaptation, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.
- c. If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.
- d. No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.
- e. This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified

here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You.

f. The rights granted under, and the subject matter referenced, in this License were drafted utilizing the terminology of the Berne Convention for the Protection of Literary and Artistic Works (as amended on September 28, 1979), the Rome Convention of 1961, the WIPO Copyright Treaty of 1996, the WIPO Performances and Phonograms Treaty of 1996 and the Universal Copyright Convention (as revised on July 24, 1971).

These rights

and subject matter take effect in the relevant

jurisdiction in which the License terms are sought to be enforced according to the corresponding provisions of the implementation of those treaty provisions in the applicable national law. If the standard suite of rights granted under applicable copyright law includes additional rights not granted under this License, such additional rights are deemed to be included in the License; this License is not intended to restrict the license of any rights under applicable law.

#### Creative Commons Notice

Creative Commons is not a party to this License, and makes no warranty whatsoever in connection with the Work. Creative Commons will not be liable to You or any party on any legal theory for any damages whatsoever, including without limitation any general, special, incidental or consequential damages arising in connection to this license.

Notwithstanding the foregoing two (2) sentences, if Creative Commons has expressly identified itself as the Licensor hereunder, it shall have all rights and obligations of Licensor.

Except for the limited purpose of indicating to the public that the Work is licensed under the CCPL, Creative Commons does not authorize the use by either party of the trademark "Creative Commons" or any related trademark or logo of Creative Commons without the prior written consent of Creative Commons. Any permitted use will be in compliance with Creative Commons' then-current trademark usage guidelines, as may be published on its website or otherwise made available upon request from time to time. For the avoidance of doubt, this trademark restriction does not form part of this License.

Creative Commons may be contacted at <https://creativecommons.org/>.

-----  
For:

hadoop-hdfs-project/hadoop-hdfs/src/main/java/org/apache/hadoop/hdfs  
/server/datanode/checker/AbstractFuture.java and  
hadoop-hdfs-project/hadoop-hdfs/src/main/java/org/apache/hadoop/hdfs  
/server/datanode/checker/TimeoutFuture.java

Copyright (C) 2007 The Guava Authors

Licensed under the Apache License, Version 2.0 (the "License"); you may not  
use this file except in compliance with the License. You may obtain a copy of  
the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
License for the specific language governing permissions and limitations under  
the License.

flink-oss-fs-hadoop

Copyright 2014-2020 The Apache Software Foundation

This project includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.aliyun.oss:aliyun-sdk-oss:jar:3.4.1
- com.aliyun:aliyun-java-sdk-core:jar:3.4.0
- com.aliyun:aliyun-java-sdk-ecs:jar:4.2.0
- com.aliyun:aliyun-java-sdk-ram:jar:3.0.0
- com.aliyun:aliyun-java-sdk-sts:jar:3.0.0
- commons-codec:commons-codec:jar:1.10
- commons-logging:commons-logging:jar:1.1.3
- org.apache.hadoop:hadoop-aliyun:jar:3.1.0
- org.apache.httpcomponents:httpclient:jar:4.5.3
- org.apache.httpcomponents:httpcore:jar:4.4.6
- org.codehaus.jettison:jettison:jar:1.1
- stax:stax-api:1.0.1

This project bundles the following dependencies under the JDOM license.  
See bundled license files for details.

- org.jdom:jdom:1.1

flink-avro-confluent-registry

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.101tec:zkclient:0.10
- com.fasterxml.jackson.core:jackson-databind:2.10.1
- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- io.confluent:common-utils:4.1.0
- io.confluent:kafka-schema-registry-client:4.1.0
- org.apache.zookeeper:zookeeper:3.4.10

flink-sql-connector-elasticsearch6  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.dataformat:jackson-dataformat-cbor:2.10.1
- com.fasterxml.jackson.dataformat:jackson-dataformat-smile:2.10.1
- com.fasterxml.jackson.dataformat:jackson-dataformat-yaml:2.10.1
- commons-codec:commons-codec:1.10
- commons-logging:commons-logging:1.1.3
- org.apache.httpcomponents:httpasyncclient:4.1.2
- org.apache.httpcomponents:httpclient:4.5.3
- org.apache.httpcomponents:httpcore:4.4.6
- org.apache.httpcomponents:httpcore-nio:4.4.5
- org.apache.lucene:lucene-analyzers-common:7.3.1
- org.apache.lucene:lucene-backward-codecs:7.3.1
- org.apache.lucene:lucene-core:7.3.1
- org.apache.lucene:lucene-grouping:7.3.1
- 
- org.apache.lucene:lucene-highlighter:7.3.1
- org.apache.lucene:lucene-join:7.3.1
- org.apache.lucene:lucene-memory:7.3.1
- org.apache.lucene:lucene-misc:7.3.1
- org.apache.lucene:lucene-queries:7.3.1
- org.apache.lucene:lucene-queryparser:7.3.1
- org.apache.lucene:lucene-sandbox:7.3.1
- org.apache.lucene:lucene-spatial:7.3.1
- org.apache.lucene:lucene-spatial-extras:7.3.1
- org.apache.lucene:lucene-spatial3d:7.3.1
- org.apache.lucene:lucene-suggest:7.3.1
- org.elasticsearch:elasticsearch:6.3.1

- org.elasticsearch:elasticsearch-cli:6.3.1
- org.elasticsearch:elasticsearch-core:6.3.1
- org.elasticsearch:elasticsearch-secure-sm:6.3.1
- org.elasticsearch:elasticsearch-x-content:6.3.1
- org.elasticsearch.client:elasticsearch-rest-client:6.3.1
- org.elasticsearch.client:elasticsearch-rest-high-level-client:6.3.1
- org.elasticsearch.plugin:aggs-matrix-stats-client:6.3.1
- org.elasticsearch.plugin:parent-join-client:6.3.1
- org.elasticsearch.plugin:rank-eval-client:6.3.1

flink-dist

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.data-artisans:frocksdbjni:5.17.2-artisans-2.0
- com.google.code.findbugs:jsr305:1.3.9
- com.twitter:chill-java:0.7.6
- com.twitter:chill\_2.11:0.7.6
- com.typesafe:config:1.3.0
- com.typesafe:ssl-config-core\_2.11:0.3.7
- com.typesafe.akka:akka-actor\_2.11:2.5.21
- com.typesafe.akka:akka-protobuf\_2.11:2.5.21
- com.typesafe.akka:akka-slf4j\_2.11:2.5.21
- com.typesafe.akka:akka-stream\_2.11:2.5.21
- commons-cli:commons-cli:1.3.1
- commons-collections:commons-collections:3.2.2
- commons-io:commons-io:2.4
- org.apache.commons:commons-compress:1.20
- org.apache.commons:commons-lang3:3.3.2
- org.apache.commons:commons-math3:3.5
- org.javassist:javassist:3.24.0-GA
- org.lz4:lz4-java:1.6.0
- org.objenesis:objenesis:2.1
- 
- org.xerial.snappy:snappy-java:1.1.4

This project bundles the following dependencies under the BSD license.  
See bundled license files for details.

- com.esotericsoftware.kryo:kryo:2.24.0
- com.esotericsoftware.minlog:minlog:1.2
- org.clapper:grizzled-slf4j\_2.11:1.3.2

The following dependencies all share the same BSD license which you find under licenses/LICENSE.scala.



- org.scala-lang:scala-compiler:2.11.12
- org.scala-lang:scala-library:2.11.12
- org.scala-lang:scala-reflect:2.11.12
- org.scala-lang.modules:scala-java8-compat\_2.11:0.7.0
- org.scala-lang.modules:scala-parser-combinators\_2.11:1.1.1
- org.scala-lang.modules:scala-xml\_2.11:1.0.5

This project bundles the following dependencies under the MIT/X11 license.  
See bundled license files for details.

- com.github.scopt:scopt\_2.11:3.5.0
- org.slf4j:slf4j-api:1.7.15

This project bundles the following dependencies under the CDDL 1.1 license.  
See bundled license files for details.

- javax.activation:javax.activation-api:1.2.0
- javax.xml.bind:jaxb-api:2.3.1

This project bundles "org.tukaani:xz:1.5".

This Java implementation of XZ has been put into the public domain, thus you can do whatever you want with it. All the files in the package have been written by Lasse Collin, but some files are heavily based on public domain code written by Igor Pavlov.

This project bundles the following dependencies under the Creative Commons CC0 "No Rights Reserved".

- org.reactivestreams:reactive-streams:1.0.2

This is a work derived from Russ Cox's RE2 in Go, whose license <http://golang.org/LICENSE> is as follows:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this

software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

flink-azure-fs-hadoop

Copyright 2014-2020 The Apache Software Foundation

This project includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.core:jackson-databind:2.10.1
- com.google.guava:guava:11.0.2
- com.microsoft.azure:azure-keyvault-core:0.8.0
- com.microsoft.azure:azure-storage:5.4.0
- commons-codec:commons-codec:1.10
- commons-logging:commons-logging:1.1.3
- org.apache.hadoop:hadoop-azure:3.1.0
- org.apache.httpcomponents:httpclient:4.5.3
- org.apache.httpcomponents:httpcore:4.4.6
- org.eclipse.jetty:jetty-util:9.3.24.v20180605
- org.eclipse.jetty:jetty-util-ajax:9.3.24.v20180605

flink-swift-fs-hadoop

Copyright 2014-2020 The Apache Software Foundation

This project includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.hadoop:hadoop-annotations:2.8.1
- org.apache.hadoop:hadoop-auth:2.8.1
- org.apache.hadoop:hadoop-client:2.8.1

- org.apache.hadoop:hadoop-common:2.8.1
- org.apache.hadoop:hadoop-hdfs:2.8.1
- org.apache.hadoop:hadoop-hdfs-client:2.8.1
- org.apache.hadoop:hadoop-openstack:2.8.1
- org.apache.htrace:htrace-core4:4.0.1-incubating
- org.apache.httpcomponents:httpClient:4.5.3
- org.apache.httpcomponents:httpcore:4.4.6
- org.apache.commons:commons-compress:1.20
- org.apache.commons:commons-math3:3.5
- commons-beanutils:commons-beanutils:1.8.3
- commons-cli:commons-cli:1.3.1
- commons-codec:commons-codec:1.10
- commons-collections:commons-collections:3.2.2
- commons-configuration:commons-configuration:1.7
- 
- commons-digester:commons-digester:1.8.1
- commons-io:commons-io:2.4
- commons-lang:commons-lang:2.6
- commons-logging:commons-logging:1.1.3
- commons-net:commons-net:3.1
- commons-httpclient:commons-httpclient:3.1
- com.google.guava:guava:11.0.2
- com.google.code.gson:gson:2.2.4
- com.squareup.okhttp:okhttp:2.4.0
- com.squareup.okio:okio:1.4.0
- net.minidev:json-smart:1.1.1
- com.nimbusds:nimbus-jose-jwt:3.9
- org.mortbay.jetty:jetty-sslengine:6.1.26
- org.codehaus.jackson:jackson-core-asl:1.9.13
- org.codehaus.jackson:jackson-mapper-asl:1.9.13

This project bundles the following dependencies under the BSD License.  
See bundled license files for details.

- xmlenc:xmlenc:0.52
- com.google.protobuf:protobuf-java:2.5.0

This project bundles "net.jpicip:jcip-annotations:1.0".

Written by Brian Goetz and Tim Peierls with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained by the Creative Commons public domain license.  
<https://creativecommons.org/licenses/publicdomain/>

This

project bundles "org.tukaani:xz:1.5".

This Java implementation of XZ has been put into the public domain, thus you can do whatever you want with it. All the files in the package have been written by Lasse Collin, but some files are heavily based on public domain code written by Igor Pavlov.

This project bundles org.apache.hadoop.\*:2.8.1 from which it inherits the following notices:

The Apache Hadoop project contains subcomponents with separate copyright notices and license terms. Your use of the source code for the these subcomponents is subject to the terms and conditions of the following licenses.

For the org.apache.hadoop.util.bloom.\* classes:

```
/**
 *
 * Copyright (c) 2005, European Commission project OneLab under contract
 * 034819 (http://www.one-lab.org)
 * All rights reserved.
 * Redistribution and use in source and binary forms, with or
 * without modification, are permitted provided that the following
 * conditions
 * are met:
 * - Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 * - Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in
 * the documentation and/or other materials provided with the distribution.
 * - Neither the name of the University Catholique de Louvain - UCL
 * nor the names of its contributors may be used to endorse or
 * promote products derived from this software without specific prior
 * written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
 * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
 * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
 * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
 * COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
 * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
 * DAMAGES (INCLUDING,
 * BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
 * LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER
 * CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
 * LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN
 * ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
 * POSSIBILITY OF SUCH DAMAGE.
 */
```

For portions of the native implementation of slicing-by-8 CRC calculation in src/main/native/src/org/apache/hadoop/util:

```
/**
 * Copyright 2008,2009,2010 Massachusetts Institute of Technology.
```

\* All rights reserved. Use of this source code is governed by a  
\* BSD-style license that can be found in the LICENSE file.  
\*/

For src/main/native/src/org/apache/hadoop/io/compress/lz4/{lz4.h,lz4.c,lz4hc.h,lz4hc.c},

/\*

LZ4 - Fast LZ compression algorithm

Header File

Copyright (C) 2011-2014, Yann Collet.

BSD 2-Clause License (<http://www.opensource.org/licenses/bsd-license.php>)

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

\* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS  
OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

You can contact the author at :

- LZ4 source repository : <http://code.google.com/p/lz4/>

- LZ4 public forum : <https://groups.google.com/forum/#!forum/lz4c>

\*/

For hadoop-hdfs-project/hadoop-hdfs-native-client/src/main/native/fuse-dfs/util/tree.h

-----  
Copyright 2002 Niels Provos <[provos@citi.umich.edu](mailto:provos@citi.umich.edu)>

All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The binary distribution of this product bundles binaries of leveldbjni (<https://github.com/fusesource/leveldbjni>), which is available under the following license:

Copyright (c) 2011 FuseSource Corp. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of FuseSource Corp. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT

LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

For `hadoop-yarn-project/hadoop-yarn/hadoop-yarn-server/hadoop-yarn-server-nodemanager/src/main/native/container-executor/impl/compat/{fstatat|openat|unlinkat}.h`:

Copyright (c) 2012 The FreeBSD Foundation  
All rights reserved.

This software was developed by Pawel Jakub Dawidek under sponsorship from the FreeBSD Foundation.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHORS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The binary distribution of this product bundles binaries of `leveldb` (<http://code.google.com/p/leveldb/>), which is available under the following license:

Copyright (c) 2011 The LevelDB Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE  
IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The binary distribution of this product bundles binaries of snappy  
(<http://code.google.com/p/snappy/>), which is available under the following  
license:

Copyright 2011, Google Inc.  
All rights reserved.

Redistribution and use in source and binary forms,  
with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.



THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

For:

hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/dataTables.bootstrap.js  
hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/dataTables.bootstrap.css  
hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/jquery.dataTables.min.js  
hadoop-yarn-project/hadoop-yarn/hadoop-yarn-common/src/main/resources/webapps/static/dt-1.9.4/  
-----

Copyright (C) 2008-2016, SpryMedia Ltd.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the

Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For:

hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/dust-full-2.0.0.min.js  
hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/dust-helpers-1.1.1.min.js  
-----

Copyright

(c) 2010 Aleksander Williams

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For:

hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/moment.min.js

-----  
Copyright (c) 2011-2016 Tim Wood, Iskren Chernev, Moment.js contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For:

hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/bootstrap-3.0.2

hadoop-tools/hadoop-sls/src/main/html/js/thirdparty/bootstrap.min.js

hadoop-tools/hadoop-sls/src/main/html/css/bootstrap.min.css

hadoop-tools/hadoop-sls/src/main/html/css/bootstrap-responsive.min.css

And the binary distribution of this product bundles these dependencies under the following license:

Mockito 1.8.5

SLF4J 1.7.10

-----  
The MIT License (MIT)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For:

hadoop-hdfs-project/hadoop-hdfs/src/main/webapps/static/jquery-1.10.2.min.js

hadoop-tools/hadoop-sls/src/main/html/js/thirdparty/jquery.js

hadoop-yarn-project/hadoop-yarn/hadoop-yarn-common/src/main/resources/webapps/static/jquery

-----  
Copyright

jQuery Foundation and other contributors, <https://jquery.org/>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/jquery/jquery>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the

"Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

All files located in the node\_modules and external directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

For:

[hadoop-yarn-project/hadoop-yarn/hadoop-yarn-common/src/main/resources/webapps/static/jt/jquery.jstree.js.gz](https://github.com/hadoop-yarn-project/hadoop-yarn/hadoop-yarn-common/src/main/resources/webapps/static/jt/jquery.jstree.js.gz)

-----  
Copyright

(c) 2014 Ivan Bozhanov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT

HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,  
WHETHER IN AN  
ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING  
FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR  
OTHER DEALINGS IN THE SOFTWARE.

For:

hadoop-tools/hadoop-sls/src/main/html/js/thirdparty/d3.v3.js  
-----

D3 is available under a 3-clause BSD license. For details, see:

hadoop-tools/hadoop-sls/src/main/html/js/thirdparty/d3-LICENSE

The binary distribution of this product bundles these dependencies under the  
following license:

HSQldb Database 2.0.0  
-----

"COPYRIGHTS AND LICENSES (based on BSD License)

For work developed by the HSQL Development Group:

Copyright (c) 2001-2016, The HSQL Development Group

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice,

this

list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice,

this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

Neither the name of the HSQL Development Group nor the names of its  
contributors may be used to endorse or promote products derived from this  
software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ""AS IS""  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL HSQL DEVELOPMENT GROUP, HSQldb.ORG,  
OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

HOWEVER CAUSED AND  
ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

For work originally developed by the Hypersonic SQL Group:

Copyright (c) 1995-2000 by the Hypersonic SQL Group.

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this  
list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.

Neither the name of the Hypersonic SQL Group nor the names of its  
contributors may be used to endorse or promote products derived from this  
software without  
specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ""AS IS""  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE HYPERSONIC SQL GROUP,  
OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This software consists of voluntary contributions made by many individuals on behalf of the  
Hypersonic SQL Group."

The binary distribution of this product bundles these dependencies under the  
following

license:

servlet-api 2.5

jsp-api 2.1

Streaming API for XML 1.0

-----  
COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable means the Covered Software in any form other than Source Code.

1.5. Initial Developer means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License means this document.

1.8. Licensable means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications means the Source Code and Executable form of any of the following:

- A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;
- B. Any new file that contains any part of the Original Software or previous Modification; or
- C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You (or Your) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, You includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

2.1. The Initial Developer Grant. Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof);

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License;

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.



2.2. Contributor Grant. Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source

Code. Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2.

Modifications. The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices. You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms. You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions. You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipients rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works. You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

#### 4.1.

New Versions. Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions. You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software.

Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions. When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the

termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO

CIRCUMSTANCES AND UNDER

NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a commercial item, as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of commercial computer software (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through

227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdictions conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

The binary distribution of this product bundles these dependencies under the following license:

Jersey 1.9

JAXB API bundle for GlassFish V3 2.2.2

JAXB RI 2.2.3

-----  
COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

##### 1. Definitions.

1.1. Contributor means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable means the Covered Software in any form other than Source Code.

1.5. Initial Developer means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License means this document.

1.8. Licensable means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You (or Your) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, You includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, control

means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual

property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims

infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software

(or portions thereof).

(c) The licenses granted in Sections

2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is

granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under

intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either

on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the

making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted

in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted:

(1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor

Version,

or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

#### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License



and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear

that any terms which differ

from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You

may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the

Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an

Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS

LICENSE ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY,

WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

##### The Covered

Software is a commercial item, as that term is defined in 48 C.F.R. 2.101

(Oct.

1995), consisting of commercial computer software (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48 C.F.R. 12.212 (Sept. 1995).

Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control

laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

The binary distribution of this product bundles these dependencies under the following license:

Protocol Buffer Java API 2.5.0

-----  
This license applies to all parts of Protocol Buffers except the following:

- Atomicops support for generic gcc, located in  
src/google/protobuf/stubs/atomicops\_internals\_generic\_gcc.h.  
This file is copyrighted by Red Hat Inc.
  
- Atomicops support for AIX/POWER, located in  
src/google/protobuf/stubs/atomicops\_internals\_power.h.  
This file is copyrighted by Bloomberg Finance LP.

Copyright 2014, Google Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

For:

XML Commons External Components XML APIs 1.3.04

-----  
By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

#### Permission

to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

- The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
- Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
- Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

The binary distribution of this product bundles these dependencies under the following license:

JUnit 4.11  
ecj-4.3.1.jar

-----  
Eclipse

Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not

derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents

to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to

Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
  - b) a copy of this Agreement must be included with each copy of the Program.
- Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4.

#### COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who

includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,



STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time.

No one

other than the Agreement Steward has the right to modify this Agreement.

The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New

York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

The binary distribution of this product bundles these dependencies under the following license:

ASM Core 3.2

JSch 0.1.51

ParaNamer Core 2.3

JLine 0.9.94

leveldbjni-all 1.8

Hamcrest Core 1.3

xmlenc Library 0.52

-----  
Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

- \* Neither the name of the <organization> nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL <COPYRIGHT HOLDER> BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The binary distribution of this product bundles these dependencies under the following license:

FindBugs-jsr305 3.0.0

-----  
Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this

list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of the FreeBSD Project.

The binary distribution of this product bundles these dependencies under the following license:

Java Concurrency in Practice book annotations 1.0

-----  
THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

#### 1. Definitions

"Collective Work" means a work, such as a periodical issue, anthology or encyclopedia, in which the Work in its entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a collective whole. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this License.

"Derivative Work" means a work based upon the Work or upon the Work and other pre-existing works, such as a translation, musical arrangement, dramatization, fictionalization,

motion picture version, sound recording, art reproduction, abridgment, condensation, or any other form in which the Work may be recast,

transformed, or adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose of this License. For the avoidance of doubt, where the Work is a musical composition or sound recording, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered a Derivative Work for the purpose of this License.

"Licensor" means the individual or entity that offers the Work under the terms of this License.

"Original Author" means the individual or entity who created the Work.

"Work" means the copyrightable work of authorship offered under the terms of this License.

"You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.

2. Fair Use Rights. Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

to create and reproduce Derivative Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

to distribute copies or

phonorecords of, display publicly, perform publicly, and

perform publicly by means of a digital audio transmission Derivative Works.

For the avoidance of doubt, where the work is a musical composition:

Performance Royalties Under Blanket Licenses. Licensor waives the exclusive right to collect, whether individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.

Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights agency or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).

Webcasting Rights and Statutory Royalties. For the avoidance of doubt, where the

Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with every copy or phonorecord

of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any credit as required by clause 4(b), as requested.

If

You create a Derivative Work, upon notice from any Licensor You must, to the extent practicable, remove from the Derivative Work any credit as required by clause 4(b), as requested.

If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or (ii) if the Original Author and/or Licensor designate another party or parties (e.g. a sponsor institute, publishing entity, journal) for attribution in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer

to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use

of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

#### 5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING

THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY,

OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation on Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 7. Termination

This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Derivative Works or Collective Works from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.

Subject

to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

#### 8. Miscellaneous

Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.

Each time You distribute or publicly digitally perform a Derivative Work,

Licensors offer to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.

If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensors shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensors and You.

Copyright woodstox stax2api contributors.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,

WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2014-2017 Stefan Majer

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2009-2018, Barthelemy Dagenais and individual contributors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER

OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

flink-metrics-prometheus

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).



This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- io.prometheus:simpleclient:0.8.1
- io.prometheus:simpleclient\_common:0.8.1
- io.prometheus:simpleclient\_httpserver:0.8.1
- io.prometheus:simpleclient\_pushgateway:0.8.1

Copyright (c) 2003-2020, Jodd Team All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.

This project bundles the following dependencies under the following license.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions, and the disclaimer that follows these conditions in the documentation and/or other materials provided with the distribution.

3. The name "JDOM" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact <request\_AT\_jdom\_DOT\_org>.
4. Products derived from this software may not be called "JDOM", nor may "JDOM" appear in their name, without prior written permission from the JDOM Project Management <request\_AT\_jdom\_DOT\_org>.

In addition, we request (but do not require) that you include in the end-user documentation provided with the redistribution and/or in the software itself an acknowledgement equivalent to the following:

"This product includes software developed by the  
JDOM Project (<http://www.jdom.org/>)."

Alternatively, the acknowledgment may be graphical using the logos available at <http://www.jdom.org/images/logos>.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE JDOM AUTHORS OR THE PROJECT CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This software consists of voluntary contributions made by many individuals on behalf of the JDOM Project and was originally created by Jason Hunter <jhunter\_AT\_jdom\_DOT\_org> and Brett McLaughlin <brett\_AT\_jdom\_DOT\_org>. For more information on the JDOM Project, please see <<http://www.jdom.org/>>.

Copyright 2008, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

flink-connector-twitter

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:14.0.1
- com.twitter:hbc-core:2.2.0
- com.twitter:joauth:6.0.2
- org.apache.httpcomponents:httpClient:4.5.3
- org.apache.httpcomponents:httpcore:4.4.6

flink-sql-connector-hive-1.2.2

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0. (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- io.airlift:aircompressor:0.8

- org.apache.hive:hive-exec:1.2.2
- org.apache.hive:hive-metastore:1.2.2
- org.apache.orc:orc-core:nohive:1.4.3
- org.apache.thrift:libfb303:0.9.2

The bundled Apache Hive dependencies bundle the following dependencies under the Apache Software License 2.0 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:14.0.1
- com.googlecode.javaewah:JavaEWAH:0.3.2
- com.twitter:parquet-hadoop-bundle:1.6.0
- commons-lang:commons-lang:2.6
- joda-time:joda-time:2.5
- net.sf.opencsv:opencsv:2.3
- org.apache.avro:avro-mapred:1.7.5
- org.apache.avro:avro:1.7.5
- org.apache.commons:commons-lang3:3.1
- org.apache.hive.shims:hive-shims-0.20S:1.2.2
- 
- org.apache.hive.shims:hive-shims-0.23:1.2.2
- org.apache.hive.shims:hive-shims-common:1.2.2
- org.apache.hive:hive-common:1.2.2
- org.apache.hive:hive-serde:1.2.2
- org.apache.hive:spark-client:1.2.2
- org.apache.thrift:libthrift:0.9.2
- org.codehaus.jackson:jackson-core-asl:1.9.2
- org.codehaus.jackson:jackson-mapper-asl:1.9.2
- org.iq80.snappy:snappy:0.2
- org.objenesis:objenesis:1.2

The bundled Apache Hive dependencies bundle the following dependencies under the BSD license. See bundled license files for details.

- com.esotericsoftware.kryo:kryo:2.22
  - com.esotericsoftware.minlog:minlog:1.2
  - com.esotericsoftware.reflectasm:reflectasm:1.07
  - com.google.protobuf:protobuf-java:2.5.0
  - javolution:javolution:5.5.1
  - org.jodd:jodd-core:3.5.2
- flink-sql-parquet

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0. (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.parquet:parquet-hadoop:1.10.0
- org.apache.parquet:parquet-column:1.10.0
- org.apache.parquet:parquet-common:1.10.0
- org.apache.parquet:parquet-encoding:1.10.0
- org.apache.parquet:parquet-format:2.4.0
- org.codehaus.jackson:jackson-mapper-asl:1.9.13
- org.codehaus.jackson:jackson-core-asl:1.9.13
- commons-pool:commons-pool:1.6
- commons-codec:commons-codec:1.10

Copyright (c) 2001-2017 Anders Moeller

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2014, Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS

BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

All image files in the folder and its subfolders are licensed to the Apache Software Foundation (ASF) under one or more contributor license agreements. See the NOTICE file distributed with this work for additional information regarding copyright ownership. The ASF licenses this file to you under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

flink-sql-connector-kafka-0.11

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0. (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.kafka:kafka-clients:0.11.0.2

flink-ml-lib

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the BSD license.  
See bundled license files for details.

```
- com.github.fommil.netlib:core:1.1.2
// -----
// NOTICE file corresponding to the section 4d of The Apache License,
// Version 2.0, in this case for Apache Flink
// -----
```

Apache Flink  
Copyright 2014-2020 The Apache Software Foundation

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

```
- org.apache.logging.log4j:log4j-api:2.12.1
- org.apache.logging.log4j:log4j-core:2.12.1
- org.apache.logging.log4j:log4j-slf4j-impl:2.12.1
- org.apache.logging.log4j:log4j-1.2-api:2.12.1
```

This project bundles the following dependencies under the BSD license.  
See bundled license files for details.

```
- cloudpickle:1.2.2
Copyright 2010-2012 Brian M. Clapper. All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name clapper.org nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS AS IS AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This project is licensed under the [MIT license](https://en.wikipedia.org/wiki/MIT\_License).

Copyright (c) scot contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

flink-mesos

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.netflix.fenzo:fenzo-core:0.10.1
- org.apache.mesos:mesos:1.0.1
- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.core:jackson-databind:2.10.1

This project bundles the following dependencies under the BSD license.  
See bundled license files for details.

- com.google.protobuf:protobuf-java:2.6.2

Copyright (c) 2003-2014, Jodd Team

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:



Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Jodd team nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

## 1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the

Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

#### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

#### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

### 4. Versions of the License.

#### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute

and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any

distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER

INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4

(June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with

the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein

is intended or shall be deemed to constitute any admission of liability.

-----

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The person or persons who have associated work with this document (the "Dedicator" or "Certifier") hereby either (a) certifies that, to the best of his knowledge, the work of authorship identified is in the public domain of the country from which the work is published, or (b) hereby dedicates whatever copyright the dedicator holds in the work of authorship identified below (the "Work") to the public domain. A certifier, moreover, dedicates any copyright interest he may have in the associated work, and for these purposes, is described as a "dedicator" below.

A certifier has taken reasonable steps to verify the copyright status of this work. Certifier recognizes that his good faith efforts may not shield him from liability if in fact the work certified is not in the public domain.

Dedicator makes this dedication for the benefit of the public at large and to the detriment of the Dedicator's heirs and successors. Dedicator intends this dedication to be an overt act of relinquishment in perpetuity of all present and future rights under copyright law, whether vested or contingent, in the Work. Dedicator understands that such relinquishment of all rights includes the relinquishment of all rights to enforce (by lawsuit or otherwise) those copyrights in the Work.

Dedicator recognizes that, once placed in the public domain, the Work may be freely reproduced, distributed, transmitted, used, modified, built upon, or otherwise exploited by anyone for any purpose, commercial or non-commercial, and in any way, including by methods that have not yet been invented or conceived.

flink-kubernetes

Copyright 2014-2020 The Apache Software Foundation

This project includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.core:jackson-databind:2.10.1

- com.fasterxml.jackson.dataformat:jackson-dataformat-yaml:2.10.1
- com.fasterxml.jackson.datatype:jackson-datatype-jsr310:2.10.1
- com.squareup.okhttp3:logging-interceptor:3.12.6
- com.squareup.okhttp3:okhttp:3.12.1
- com.squareup.okio:okio:1.15.0
- io.fabric8:kubernetes-client:4.9.2
- io.fabric8:kubernetes-model:4.9.2
- io.fabric8:kubernetes-model-common:4.9.2
- io.fabric8:zjsonpatch:0.3.0
- org.yaml:snakeyaml:1.24

This project bundles the following dependencies under the BSD License.  
See bundled license files for details.

- dk.brics.automaton:automaton:1.11-8
- Copyright 2008 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.



flink-runtime-web

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

@angular/animations 7.2.10 : MIT License  
@angular/cdk 7.3.6 : MIT License  
@angular/common 7.2.10 : MIT License  
@angular/compiler 7.2.10 : MIT License  
@angular/core 7.2.10 : MIT License  
@angular/forms 7.2.10 : MIT License  
@angular/platform-browser 7.2.10 : MIT License  
@angular/platform-browser-dynamic 7.2.10 : MIT License  
@angular/router 7.2.10 : MIT License  
@ant-design/icons-angular 2.0.2 : MIT License  
@antv/adjust 0.1.1 : MIT License  
@antv/attr 0.1.2 : MIT License  
@antv/component 0.3.1 : MIT License  
@antv/coord 0.1.0 : MIT License  
@antv/g 3.3.6 : MIT License  
@antv/g2 3.4.10 : MIT License  
@antv/gl-matrix 2.7.1 : MIT License  
@antv/scale 0.1.2 : MIT License  
@antv/util 1.3.1 : ISC License  
align-text 0.1.4 : MIT License  
amdefine 1.0.1 : MIT License  
ansi-regex 2.1.1 : MIT License  
ant-design-palettes 1.1.3 : MIT License  
balanced-match  
1.0.0 : MIT License  
brace-expansion 1.1.11 : MIT License  
camelcase 1.2.1 : MIT License  
center-align 0.1.3 : MIT License  
Chalk 1.1.3 : MIT License  
cliui 2.1.0 : ISC License  
Commander.js 2.19.0 : MIT License  
contour\_plot 0.0.1 : MIT License  
core-js v2.6.5 : MIT License  
cpetitt/graphlib 2.1.7 : MIT License  
d3-array 1.2.4 : BSD 3-clause "New" or "Revised" License  
d3-axis 1.0.12 : BSD 3-clause "New" or "Revised" License  
d3-brush 1.0.6 : BSD 3-clause "New" or "Revised" License  
d3-chord 1.0.6 : BSD 3-clause "New" or "Revised" License  
d3-collection 1.0.7 : BSD 3-clause "New" or "Revised" License  
d3-color 1.2.3 : BSD 3-clause "New" or "Revised" License  
d3-contour 1.3.2 : BSD 3-clause "New" or "Revised" License  
d3-dispatch 1.0.5 : BSD 3-clause "New" or "Revised" License

d3-drag 1.2.3 : BSD 3-clause "New" or "Revised" License  
d3-dsv 1.1.1 : BSD 3-clause "New" or "Revised" License  
d3-ease 1.0.5 : BSD 3-clause "New" or "Revised" License  
d3-fetch 1.1.2 : BSD 3-clause "New" or "Revised"  
License  
d3-force 1.2.1 : BSD 3-clause "New" or "Revised" License  
d3-format 1.3.2 : BSD 3-clause "New" or "Revised" License  
d3-geo 1.11.3 : BSD 3-clause "New" or "Revised" License  
d3-hierarchy 1.1.8 : BSD 3-clause "New" or "Revised" License  
d3-interpolate v1.1.6 : BSD 3-clause "New" or "Revised" License  
d3-path 1.0.7 : BSD 3-clause "New" or "Revised" License  
d3-polygon v1.0.5 : BSD 3-clause "New" or "Revised" License  
d3-quadtree 1.0.6 : BSD 3-clause "New" or "Revised" License  
d3-random 1.1.2 : BSD 3-clause "New" or "Revised" License  
d3-scale 2.2.2 : BSD 3-clause "New" or "Revised" License  
d3-scale-chromatic 1.3.3 : BSD 3-clause "New" or "Revised" License  
d3-selection v1.4.0 : BSD 3-clause "New" or "Revised" License  
d3-shape v1.3.5 : BSD 3-clause "New" or "Revised" License  
d3-time 1.0.11 : BSD 3-clause "New" or "Revised" License  
d3-time-format 2.1.3 : BSD 3-clause "New" or "Revised" License  
d3-timer v1.0.9 : BSD 3-clause "New" or "Revised" License  
d3-transition v1.2.0 : BSD 3-clause "New"  
or "Revised" License  
d3-voronoi v1.1.4 : (BSD 3-clause "New" or "Revised" License AND MIT License)  
d3-zoom 1.7.3 : BSD 3-clause "New" or "Revised" License  
D3.js 5.9.2 : BSD 3-clause "New" or "Revised" License  
dagre 0.8.4 : MIT License  
Decamelize 1.2.0 : MIT License  
define-properties v1.1.3 : MIT License  
defined 1.0.0 : MIT License  
es-abstract 1.13.0 : MIT License  
es-to-primitive 1.2.0 : MIT License  
escape-string-regexp 1.0.5 : MIT License  
fecha 2.3.3 : MIT License  
fmin 0.0.2 : BSD 3-clause "New" or "Revised" License  
fs.realpath 1.0.0 : ISC License  
function-bind 1.1.1 : MIT License  
has 1.0.3 : MIT License  
has-ansi 2.0.0 : MIT License  
has-symbols 1.0.0 : MIT License  
iconv-lite v0.4.24 : MIT License  
inflight 1.0.6 : ISC License  
inherits 2.0.3 : ISC License  
is-buffer 1.1.6 : MIT License  
is-callable 1.1.4 : MIT License  
is-date-object 1.0.1 : MIT License  
is-regex 1.0.4 : MIT License  
is-symbol 1.0.2 : MIT License

isaacs/once 1.4.0 : ISC License  
json2module 0.0.3 : BSD 3-clause "New" or "Revised"  
License  
kind-of 3.2.2 : MIT License  
kossnocorp/date-fns 1.30.1 : MIT License  
lazy-cache 1.0.4 : MIT License  
Lo-Dash 4.17.11 : MIT License  
longest 1.0.1 : MIT License  
minimatch 3.0.4 : ISC License  
minimist 1.2.0 : MIT License  
monaco-editor 0.16.2 : MIT License  
ng-zorro-antd 7.2.0 : MIT License  
node-concat-map 0.0.1 : MIT License  
node-deep-equal 1.0.1 : MIT License  
node-glob v7.1.3 : ISC License  
node-source-map-support 0.3.3 : MIT License  
node-tape v4.10.1 : MIT License  
object-inspect 1.6.0 : MIT License  
object-keys 1.1.0 : MIT License  
parse5 5.1.0 : MIT License  
path-is-absolute 1.0.1 : MIT License  
path-parse 1.0.6 : MIT License  
Raynos/for-each 0.3.3 : MIT License  
repeat-string 1.6.1 : MIT License  
RESOLVE v1.10.0 : MIT License  
resumer 0.0.0 : MIT License  
right-align 0.1.3 : MIT License  
rollup 0.25.8 : MIT License  
rw 1.3.3 : BSD 3-clause "New" or "Revised" License  
RxJS 6.3.3 : Apache License 2.0  
Copyright (c) 2015-2018 Google, Inc., Netflix, Inc., Microsoft Corp. and contributors

No

NOTICE file was provided by RxJS  
safer-buffer 2.1.2 : MIT License  
sindresorhus/ansi-styles 2.2.1 : MIT License  
sindresorhus/supports-color 2.0.0 : MIT License  
source-map 0.1.32 : BSD 3-clause "New" or "Revised" License  
source-map 0.5.7 : BSD 3-clause "New" or "Revised" License  
string.prototype.trim 1.1.2 : MIT License  
Strip ANSI 3.0.1 : MIT License  
through 2.3.8 : MIT License  
TinyColor 1.4.1 : MIT License  
tslib 1.9.3 : Apache License 2.0  
Copyright (c) Microsoft Corporation. All rights reserved.

No NOTICE file was provided.

uglify-to-browserify 1.0.2 : MIT License

UglifyJS 2.8.29 : BSD 2-clause "Simplified" License  
venn.js 0.2.20 : MIT License  
window-size 0.1.0 : MIT License  
wolfy87-eventemitter 5.1.0 : The Unlicense  
wordwrap 0.0.2 : MIT License  
wrappy 1.0.2 : ISC License  
yargs 3.10.0 : MIT License  
Zone.js v0.8.29 : MIT License

Licenses:

Apache License 2.0  
(RxJS 6.3.3, tslib 1.9.3)

Apache License  
Version 2.0, January 2004

=====

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or

translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution"

shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s)

was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

a. You must give any other recipients of the Work or Derivative Works a copy of this License; and

b. You must cause any modified files to carry prominent notices stating that You changed the files; and

c. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source

form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

d. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the

Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall

supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be

enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner] Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0> Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

---

BSD 2-clause "Simplified" License  
(UglifyJS 2.8.29)

UglifyJS is released under the BSD license:

Copyright 2012-2013 (c) Mihai Bazon <mihai.bazon@gmail.com>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AS IS AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF



THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE

---

BSD 3-clause "New" or "Revised" License

(d3-array 1.2.4, d3-axis 1.0.12, d3-brush 1.0.6, d3-chord 1.0.6, d3-collection 1.0.7, d3-color 1.2.3, d3-contour 1.3.2, d3-dispatch 1.0.5, d3-drag 1.2.3, d3-dsv 1.1.1, d3-ease 1.0.5, d3-fetch 1.1.2, d3-force 1.2.1, d3-format 1.3.2, d3-geo 1.11.3, d3-hierarchy 1.1.8, d3-interpolate v1.1.6, d3-path 1.0.7, d3-polygon v1.0.5, d3-quadtree 1.0.6, d3-random 1.1.2, d3-scale 2.2.2, d3-scale-chromatic 1.3.3, d3-selection v1.4.0, d3-shape v1.3.5, d3-time 1.0.11, d3-time-format 2.1.3, d3-timer v1.0.9, d3-transition v1.2.0, d3-voronoi v1.1.4, d3-zoom 1.7.3, D3.js 5.9.2, fmin 0.0.2, json2module 0.0.3, source-map 0.1.32)

Copyright (c) <YEAR>, <OWNER>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the <ORGANIZATION> nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

BSD 3-clause "New" or "Revised" License

(source-map 0.5.7)

License: BSD-3-clause

Files: debian/\*

Copyright: 2014 Leo Iannacone <l3on@ubuntu.com>

License: BSD-3-clause

License:

BSD-3-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE

---

BSD 3-clause "New" or "Revised" License

(rw 1.3.3)

Upstream-Contact: <https://github.com/mbostock/rw/issues>

Source: <https://github.com/mbostock/rw>

Files: \*

Copyright: 2014-2016 Mike Bostock (<http://bost.ocks.org/mike>)

License: BSD-3-Clause

Files: debian/\*

Copyright: 2017 Pirate Praveen <praveen@debian.org>

License: BSD-3-Clause

License: BSD-3-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE

---

ISC License  
(cliui 2.1.0)

Copyright (c) 2015, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION,

ARISING OUT OF OR IN  
CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE

---

ISC License  
(@antv/util 1.3.1)

ISC License (ISCL)  
=====

Copyright (c) 4-digit year, Company or Person's Name

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

---

ISC License  
(inflight 1.0.6)

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE

---

ISC License  
(inherits 2.0.3)

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE

---

ISC License  
(fs.realpath 1.0.0, isaacs/once 1.4.0, minimatch 3.0.4, node-glob v7.1.3)

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE

---

ISC License  
(wrapappy 1.0.2)

Upstream-Contact: <https://github.com/npm/wrappy/issues>

Source: <https://github.com/npm/wrappy>

Files: \*

Copyright: 2015 Isaac Z. Schlueter <i@izs.me> (<http://blog.izs.me/>)

License: ISC

Files: debian/\*

Copyright: 2015 Thorsten Alteholz <debian@alteholz.de>

License: ISC

License: ISC

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND

FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE

---

MIT License

(Commander.js 2.19.0)

(The MIT License)

Copyright (c) 2011 TJ Holowaychuk <tj@vision-media.ca>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(Chalk 1.1.3)

2016, Mathias Behrle <mbehrle@debian.org>  
License: Expat

License: Expat

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(Lo-Dash 4.17.11)

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the

"Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(d3-voronoi v1.1.4)

Copyright (C) 2010-2013 Raymond Hill  
<https://github.com/gorhill/Javascript-Voronoi>

Licensed under The MIT License  
[http://en.wikipedia.org/wiki/MIT\\_License](http://en.wikipedia.org/wiki/MIT_License)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---



MIT License  
(iconv-lite v0.4.24)

Copyright (c) 2011 Alexander Shtuchkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT  
License  
(venn.js 0.2.20)

Copyright (C) 2013 Ben Frederickson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING

FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(uglify-to-browserify 1.0.2)

Copyright (c) 2013 Forbes Lindesay

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(balanced-match 1.0.0)

Copyright (c) 2013 Julian Gruber <julian@juliangruber.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES

OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE

---

MIT License  
(has 1.0.3)

Copyright (c) 2013 Thiago de Arruda

Permission is hereby granted, free of charge, to any person  
obtaining a copy of this software and associated documentation  
files (the "Software"), to deal in the Software without  
restriction, including without limitation the rights to use,  
copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the  
Software is furnished to do so, subject to the following  
conditions:

The above copyright notice and this permission notice shall be  
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS",  
WITHOUT WARRANTY OF ANY KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES  
OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT  
HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,  
WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING  
FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR  
OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(parse5 5.1.0)

Copyright (c) 2013-2018 Ivan Nikulin (ifaaan@gmail.com, <https://github.com/inikulin>)

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(window-size 0.1.0)

Copyright (c) 2014 Jon Schlinkert

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(TinyColor 1.4.1)

Copyright (c), Brian Grinstead, <http://briangrinstead.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(wordwrap 0.0.2)

Files: \*  
Copyright: 2010, James Halliday <[mail@substack.net](mailto:mail@substack.net)>  
License: MIT

Files: debian/\*  
Copyright: 2011, David Paleino <[dapal@debian.org](mailto:dapal@debian.org)>  
License: MIT

License: MIT

Permission  
is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(function-bind 1.1.1)

License: Expat

License: Expat

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(brace-expansion 1.1.11)

MIT License

Copyright (c) 2013 Julian Gruber <julian@juliangruber.com>

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(has-symbols 1.0.0)

MIT License

Copyright (c) 2016 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(safer-buffer 2.1.2)

MIT License

Copyright (c) 2018 Nikita Skovoroda <chalkerx@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(amdefine 1.0.1)

MIT License

-----

Copyright (c) 2011-2016, The Dojo Foundation

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR



IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(yargs 3.10.0)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(through 2.3.8)

The MIT License

Copyright (c) 2011 Dominic Tarr

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom

the Software is furnished to do so,  
subject to the following conditions:

The above copyright notice and this permission notice  
shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES  
OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.  
IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR  
ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

#### MIT License

(@angular/animations 7.2.10, @angular/cdk 7.3.6, @angular/common 7.2.10, @angular/compiler 7.2.10,  
@angular/core 7.2.10, @angular/forms 7.2.10, @angular/platform-browser  
7.2.10, @angular/platform-browser-dynamic 7.2.10, @angular/router 7.2.10, @ant-design/icons-angular 2.0.2,  
@antv/adjust 0.1.1, @antv/attr 0.1.2, @antv/component 0.3.1, @antv/coord 0.1.0, @antv/g 3.3.6, @antv/g2 3.4.10,  
@antv/gl-matrix 2.7.1, @antv/scale 0.1.2, ant-design-palettes 1.1.3, contour\_plot 0.0.1, core-js v2.6.5,  
cpetitt/graphlib 2.1.7, dagre 0.8.4, es-abstract 1.13.0, is-callable 1.1.4, kossnocorp/date-fns 1.30.1, monaco-editor  
0.16.2, ng-zorro-antd 7.2.0, node-tape v4.10.1, object-keys 1.1.0, RESOLVE v1.10.0, Zone.js v0.8.29)

#### The MIT License

=====

Copyright (c) <year> <copyright holders>

Permission is hereby granted, free of charge, to any person obtaining a copy of  
this software and associated documentation files (the "Software"), to deal in the  
Software without restriction, including without limitation the rights to use,  
copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the  
Software, and to permit persons to whom the Software is  
furnished to do so,  
subject to the following conditions:

The above copyright notice and this permission notice shall be included in all  
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS  
FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR  
COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN  
AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

---

MIT License  
(Raynos/for-each 0.3.3)

The MIT License (MIT)

Copyright (c) 2012 Raynos.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(node-source-map-support 0.3.3)

The MIT License (MIT)

Copyright (c) 2014 Evan Wallace

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(is-regex 1.0.4)

The MIT License (MIT)

Copyright (c) 2014 Jordan Harband

Permission is

hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(longest 1.0.1)

The MIT License (MIT)

Copyright (c) 2014-2015, Jon Schlinkert.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(repeat-string 1.6.1)

The MIT License (MIT)

Copyright (c) 2014-2016, Jon Schlinkert.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(kind-of 3.2.2)

The MIT License (MIT)

Copyright (c) 2014-2017, Jon Schlinkert

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(rollup 0.25.8)

The MIT License (MIT)

Copyright (c) 2015 [these people](<https://github.com/rollup/rollup/graphs/contributors>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(path-parse 1.0.6)

The MIT License (MIT)

Copyright (c) 2015 Javier Blanco

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(define-properties v1.1.3)

The MIT License (MIT)

Copyright (C) 2015 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License

(es-to-primitive 1.2.0, is-date-object 1.0.1, is-symbol 1.0.2, string.prototype.trim 1.1.2)

The MIT License (MIT)

Copyright (c) 2015 Jordan Harband

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License

(fecha  
2.3.3)

The MIT License (MIT)



Copyright (c) 2015 Taylor Hakes

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(align-text 0.1.4, center-align 0.1.3, right-align 0.1.3)

The MIT License (MIT)

Copyright (c) 2015, Jon Schlinkert.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(lazy-cache 1.0.4)

The MIT License (MIT)

Copyright (c) 2015-2016, Jon Schlinkert.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License  
(is-buffer 1.1.6)

The MIT License (MIT)

Copyright (c) Feross Aboukhadijeh

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial

portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License

(ansi-regex 2.1.1, camelcase 1.2.1, Decamelize 1.2.0, escape-string-regexp 1.0.5, has-ansi 2.0.0, path-is-absolute 1.0.1, sindresorhus/ansi-styles 2.2.1, sindresorhus/supports-color 2.0.0, Strip ANSI 3.0.1)

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

MIT License

(defined 1.0.0, minimist 1.2.0, node-concat-map 0.0.1, node-deep-equal 1.0.1, object-inspect 1.6.0, resumer 0.0.0)

This software is released under the MIT license:

Permission is hereby granted, free of charge, to any person obtaining a copy of

this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

---

The Unlicense  
(wolfy87-eventemitter 5.1.0)

The Unlicense  
=====

This is free and unencumbered software released into the public domain.

Anyone is free to copy, modify, publish, use, compile, sell, or distribute this software, either in source code form or as a compiled binary, for any purpose, commercial or non-commercial, and by any means.

In jurisdictions that recognize copyright laws, the author or authors of this software dedicate any and all copyright interest in the software to the public domain. We make this dedication for the benefit of the public at large and to the detriment of our heirs and successors. We intend this dedication to be an overt act of relinquishment in perpetuity of all present and future rights to this software under copyright law.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For more information, please refer to <http://unlicense.org/>

Copyright JS Foundation and other contributors, <https://js.foundation/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

flink-table-planner

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- com.google.guava:guava:19.0
- com.fasterxml.jackson.core:jackson-annotations:2.10.1
- com.fasterxml.jackson.core:jackson-core:2.10.1
- com.fasterxml.jackson.core:jackson-databind:2.10.1
- com.jayway.jsonpath:json-path:2.4.0
- joda-time:joda-time:2.5
- org.apache.calcite:calcite-core:1.22.0
- org.apache.calcite:calcite-linq4j:1.22.0
- org.apache.calcite.avatica:avatica-core:1.16.0
- commons-codec:commons-codec:1.10

This project bundles the following dependencies under the BSD license.  
See bundled license files for details

- org.codehaus.janino:janino:3.0.9
- org.codehaus.janino:commons-compiler:3.0.9

This project bundles the following dependencies under the ICU license.

See bundled  
license files for details

- com.ibm.icu:icu4j:65.1  
flink-test-utils  
Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- io.netty:netty:3.10.6.Final

This project bundles io.netty:netty:3.10.6.Final from which it inherits the following notices:

This product contains the extensions to Java Collections Framework which has  
been derived from the works by JSR-166 EG, Doug Lea, and Jason T. Greene:

\* LICENSE:

\* licenses/LICENSE.jsr166y (Public Domain)

\* HOMEPAGE:

\* <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/>

\* <http://viewvc.jboss.org/cgi-bin/viewvc.cgi/jboss/cache/experimental/jsr166/>

This product contains a modified version of Robert Harder's Public Domain  
Base64 Encoder and Decoder, which can be obtained at:

\* LICENSE:

\* licenses/LICENSE.base64 (Public Domain)

\* HOMEPAGE:

\* <http://iharder.sourceforge.net/current/java/base64/>

This product contains a modified version of 'JZlib', a re-implementation of  
zlib in pure Java, which can be obtained at:

\* LICENSE:

\* licenses/LICENSE.jzlib (BSD Style License)

\* HOMEPAGE:

\* <http://www.jcraft.com/jzlib/>

This product contains a modified version of 'Webbit', a Java event based  
WebSocket and HTTP server:

\* LICENSE:

\* licenses/LICENSE.webbit (BSD License)

\* HOMEPAGE:

\* <https://github.com/joewalnes/webbit>

Copyright (c) 2000,2001,2002,2003,2004 ymnk, JCraft,Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL JCRAFT, INC. OR ANY CONTRIBUTORS TO THIS SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

flink-sql-orc

Copyright 2014-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This project bundles the following dependencies under the Apache Software License 2.0.  
(<http://www.apache.org/licenses/LICENSE-2.0.txt>)

- org.apache.orc:orc-core:1.5.6
- org.apache.orc:orc-shims:1.5.6
- org.apache.hive:hive-storage-api:2.6.0
- io.airlift:aircompressor:0.10
- commons-lang:commons-lang:2.6

This project bundles the following dependencies under the BSD license.  
See bundled license files for details.

- com.google.protobuf:protobuf-java:2.5.0
- Janino - An embedded Java[™] compiler

Copyright (c) 2001-2016, Arno Unkrig  
Copyright (c) 2015-2016 TIBCO Software Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of JANINO nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.832 opentracing 0.31.0

## 1.832.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,



"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
  
3. Grant of Patent License. Subject to the terms and conditions of this License,  
each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
  
4. Redistribution. You may reproduce and distribute copies of the  
Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
  
  - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.833 equinox 6.0.0

## 1.833.1 Available under license :

Apache Aries Application Modelling  
Copyright 2009-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
xml-commons/java/external/LICENSE.dom-software.txt \$Id: LICENSE.dom-software.txt 226215 2005-06-03  
22:49:13Z mrglavas \$

This license came from: <http://www.w3.org/Consortium/Legal/copyright-software-20021231>

### W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
3. Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

---

This formulation of W3C's notice and license became active on December 31 2002. This version removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).

Joseph Reagle <[site-policy@w3.org](mailto:site-policy@w3.org)>

Last revised by Reagle \$Date: 2005-06-03 18:49:13 -0400 (Fri, 03 Jun 2005) \$\br/>This product contains software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

It was originally based on software copyright (c) 2001, Institute for Data Communications Systems, <<http://www.nue.et-inf.uni-siegen.de/>>.

The development of this software was partly funded by the European Commission in the <WebSig> project in the ISIS Programme.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public

License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively



when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer

to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to

this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it

free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Geronimo TxManager :: Transaction  
Copyright 2003-2009 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions



for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

/\*

- \* Copyright (c) 2001-2008, Jean Tessier
- \* All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \*
- \* \* Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \*
- \* \* Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \*
- \* \* Neither the name of Jean Tessier nor the names of his contributors
- \* may be used to endorse or promote products derived from this software



- \* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \*
- \* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \*
- \* 3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:
  - \* "This product includes software developed by the Apache Software Foundation (<http://www.apache.org/>)."
  - \* Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.
- \*
- \* 4. The names "Apache" and "Apache Software Foundation" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact [apache@apache.org](mailto:apache@apache.org).
- \*
- \* 5. Products derived from this software may not be called "Apache", nor may "Apache" appear in their name, without prior written permission of the Apache Software Foundation.
- \*
- \* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
- \* =====
- \*
- \* This software consists of voluntary contributions made by many individuals on behalf of the Apache Software Foundation. For more information on the Apache Software Foundation, please see <http://www.apache.org/>.
- \*
- \* Portions of this software are based upon public domain software originally written at the National Center for Supercomputing Applications, University of Illinois, Urbana-Champaign.

```
*/
// -----
// NOTICE file corresponding to the section 4d of The Apache License,
// Version 2.0, in this case for Commons Logging
// -----
```

Commons Logging  
Copyright 2001-2007 The Apache Software Foundation

This product includes/uses software(s) developed by 'an unknown organization'  
- Unnamed - avalon-framework:avalon-framework:jar:4.1.3  
- Unnamed - log4j:log4j:jar:1.2.12  
- Unnamed - logkit:logkit:jar:1.0.1

```
=====
== NOTICE file corresponding to section 4(d) of the Apache License, ==
== Version 2.0, in this case for the Apache Derby distribution. ==
=====
```

Apache Derby  
Copyright 2004-2008 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Portions of Derby were originally developed by  
International Business Machines Corporation and are  
licensed to the Apache Software Foundation under the  
"Software Grant and Corporate Contribution License Agreement",  
informally known as the "Derby CLA".  
The following copyright notice(s) were affixed to portions of the code  
with which this file is now or was at one time distributed  
and are placed here unaltered.

(C) Copyright 1997,2004 International Business Machines Corporation. All rights reserved.

(C) Copyright IBM Corp. 2003.

The  
portion of the functionTests under 'nist' was originally  
developed by the National Institute of Standards and Technology (NIST),  
an agency of the United States Department of Commerce, and adapted by  
International Business Machines Corporation in accordance with the NIST  
Software Acknowledgment and Redistribution document at  
[http://www.itl.nist.gov/div897/ctg/sql\\_form.htm](http://www.itl.nist.gov/div897/ctg/sql_form.htm)  
\${pom.name}  
Copyright (c) 2005 - 2009 The Apache Software Foundation

This product includes software developed by

The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed at  
the OSGi Alliance (<http://www.osgi.org/>).

Apache CXF Distributed OSGi DSW Reference Implementation  
Copyright 2008-2009 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

LICENSE

Copyright (c) 2008 N. Quaine - NexWave Solutions All Rights Reserved.

## CONDITIONS

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the copyright holders nor the names of the contributors may be used to endorse or promote products derived from this software without specific prior written permission.

## DISCLAIMER

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR

IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND

FITNESS FOR A PARTICULAR

PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR

SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR

OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE

POSSIBILITY OF SUCH DAMAGE.

Apache License

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:



- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files;
- and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
  - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Some code in `src/java/org/apache/lucene/util/UnicodeUtil.java` was derived from unicode conversion examples available at <http://www.unicode.org/Public/PROGRAMS/CVTUTF>. Here is the copyright from those sources:

```
/*  
 * Copyright 2001-2004 Unicode, Inc.  
 *  
 * Disclaimer  
 *  
 * This source code is provided as is by Unicode, Inc. No claims are  
 * made as to fitness for any particular purpose. No warranties of any  
 * kind are expressed or implied. The recipient agrees to determine  
 * applicability of information provided. If this file has been  
 * purchased on magnetic or optical media from Unicode, Inc., the  
 * sole remedy for any claim will be exchange of defective media  
 * within 90 days of receipt.  
 *  
 * Limitations on Rights to Redistribute This Code  
 *  
 * Unicode, Inc. hereby grants the right to freely use the information  
 * supplied in this file in the creation of products supporting the  
 * Unicode Standard, and to make copies of this file in any form  
 * for internal or external distribution as long as this notice  
 * remains attached.  
 */
```

Some code in

src/java/org/apache/lucene/util/ArrayUtil.java was derived from Python 2.4.2 sources available at <http://www.python.org>. Full license is here:

<http://www.python.org/download/releases/2.4.2/license/>

This license came from:

<http://www.w3.org/Consortium/Legal/copyright-software-19980720>

## W3C SOFTWARE NOTICE AND LICENSE

Copyright 1994-2001 World

Wide Web Consortium, (<a href="http://www.w3.org/">World

Wide Web Consortium</a>, (<a href="

"http://www.lcs.mit.edu/">Massachusetts Institute of

Technology</a>, (<a href="http://www.inria.fr/">Institut National de

Recherche en Informatique et en Automatique</a>, (<a href="

"http://www.keio.ac.jp/">Keio University</a>). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

This W3C work (including software, documents, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions:

Permission to use, copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted,

provided that

you include the following on ALL copies of the software and documentation or portions thereof, including modifications, that you make:

The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.

Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, a short notice of the following form (hypertext is preferred, text is permitted) should be used within the body of any redistributed or derivative code:

"Copyright [ \$date-of-software ] World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.  
<http://www.w3.org/Consortium/Legal/>"

Notice of any changes or modifications to the W3C files, including the date changes were made. (We recommend you provide

URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND  
COPYRIGHT HOLDERS

MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF  
MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE  
USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD  
PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.  
COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT,  
SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE  
SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in  
advertising or publicity pertaining to the software without  
specific, written prior permission. Title to copyright in this  
software and any associated documentation will at all times remain  
with copyright holders.

---

This formulation of W3C's notice and license became active on  
August 14 1998 so as to improve compatibility with GPL. This  
version ensures that W3C software licensing terms are no more  
restrictive than GPL and consequently W3C software may  
be  
distributed in GPL packages. See the older formulation for the  
policy prior to this date. Please see our Copyright FAQ for common  
questions about using materials from  
our site, including specific terms and conditions for packages like  
libwww, Amaya, and Jigsaw.  
Other questions about this notice can be  
directed to [site-policy@w3.org](mailto:site-policy@w3.org).

webmaster

Apache CXF Distributed OSGi DSW Reference Implementation  
Copyright 2008-2010 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Apache WSS4J  
Copyright 2004-2008 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software Copyright University of Southampton IT  
Innovation Centre, 2006 (<http://www.it-innovation.soton.ac.uk>).

Apache Felix Gogo Console  
Copyright 2009 The Apache Software Foundation

## I. Included Software

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Licensed under the Apache License 2.0.

## II. Used Software

This product uses software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2009).  
Licensed under the Apache License 2.0.

## III. License Summary

- Apache License 2.0  
Apache XML Graphics Commons  
Copyright 2006-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache Aries Application Utils  
Copyright 2009-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache CXF Distributed OSGi DSW Reference Implementation  
Copyright 2008-2010 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product contains interfaces and specifications Copyright The OSGi Alliance.

This product also includes schemas and specification developed by:  
- the W3C consortium (<http://www.w3c.org>)  
(<http://www.w3.org/XML/1998/namespace>)

This product also includes WS-\* schemas developed by International Business Machines Corporation, Microsoft Corporation, BEA Systems, TIBCO Software, SAP AG, Sonic Software, and VeriSign  
(<http://schemas.xmlsoap.org/wsdl/2003-02-11.xsd>)  
(<http://schemas.xmlsoap.org/ws/2004/08/addressing/>)  
(<http://schemas.xmlsoap.org/wsdl/http>)  
(<http://schemas.xmlsoap.org/ws/2005/02/rm/wsrn.xsd>)  
(<http://www.w3.org/2005/08/addressing/ws-addr.xsd>)

This product contains includes JDOM:  
Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.  
See the NOTICE.jdom file for additional information

The product contains code (StaxBuilder.java) that is  
Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.  
See the NOTICE.jdom file for additional information

Java classes (source and binary) under org.apache.cxf.jaxws.javaee are generated from schema available here:  
([http://java.sun.com/xml/ns/javaee/javaee\\_5.xsd](http://java.sun.com/xml/ns/javaee/javaee_5.xsd))

Portions of the included XmlSchema library are Copyright 2006 International Business Machines Corp.

Portions of the included xml-apis library were originally based on the following:  
- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.  
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.  
- software copyright (c) 2000 World Wide Web Consortium, <http://www.w3.org>

Portions of the included xmlbeans library were originally based on the following:  
- software copyright (c) 2000-2003, BEA Systems, <<http://www.bea.com/>>.  
Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor"

means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license



shall not apply to any other combinations which include the Contribution.  
No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii)

effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4.

#### COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or

Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires

any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming

aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the

intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

xml-commons/java/external/LICENSE.dom-documentation.txt \$Id: LICENSE.dom-documentation.txt 226215 2005-06-03 22:49:13Z mrglavas \$

This license came from: <http://www.w3.org/Consortium/Legal/copyright-documents-20021231>

#### W3C DOCUMENT LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-documents-20021231>

Public documents on the W3C site are provided by the copyright holders under the following license. By using and/or copying this document, or the W3C document from which this statement is linked, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions:

Permission to copy, and distribute the contents of this document, or the W3C document from which this statement is linked, in any medium for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the document, or portions thereof, that you use:

1. A link or URL to the original W3C document.
2. The pre-existing copyright notice of the original author, or if it doesn't exist, a notice (hypertext is preferred, but a textual representation is permitted) of the form: "Copyright [date-of-document] World Wide Web Consortium, (Massachusetts Institute of Technology, European Research Consortium for Informatics and Mathematics, Keio University). All Rights Reserved.  
<http://www.w3.org/Consortium/Legal/2002/copyright-documents-20021231>"
3. If it exists, the STATUS of the W3C document.

When space permits, inclusion of the full text of this NOTICE should be provided. We request that authorship attribution be provided in any software, documents, or other items or products that you create pursuant to the implementation of the contents of this document, or any portion thereof.

No right to create modifications or derivatives of W3C documents is granted pursuant to this license. However, if additional requirements (documented in the Copyright FAQ) are satisfied, the right to create modifications or derivatives is sometimes granted by the W3C to individuals complying with those requirements.

THIS DOCUMENT IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, OR TITLE; THAT THE CONTENTS OF THE DOCUMENT ARE SUITABLE FOR ANY PURPOSE; NOR THAT THE IMPLEMENTATION OF SUCH CONTENTS WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE DOCUMENT OR THE PERFORMANCE OR IMPLEMENTATION OF THE CONTENTS THEREOF.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to this document or its contents without specific, written prior permission. Title to copyright in this document will at all times remain with copyright holders.

-----  
This formulation of W3C's notice and license became active on December 31 2002.

This version removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, moves information on style sheets, DTDs, and schemas to the Copyright FAQ, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". See the older formulation for the policy prior to this date. Please see our Copyright FAQ for common questions about using materials from our site, such as the translating or annotating specifications. Other questions about this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).

Joseph Reagle <[site-policy@w3.org](mailto:site-policy@w3.org)>

Last revised by Reagle \$Date: 2005-06-03 18:49:13 -0400 (Fri, 03 Jun 2005) \$  
Apache Felix Configuration Admin Service  
Copyright 2006-2009 The Apache Software Foundation

## I. Included Software

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Licensed under the Apache License 2.0.

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright 2006 The OSGi Alliance.  
Licensed under the Apache License 2.0.

## II. Used Software

This product uses software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright 2006 The OSGi Alliance.  
Licensed under the Apache License 2.0.

## III. License Summary

- Apache License 2.0

Apache Felix Configuration Admin Service  
Copyright 2006-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed at

The OSGi Alliance (<http://www.osgi.org/>).

Copyright (c) OSGi Alliance (2000, 2009).

Licensed under the Apache License 2.0.

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

## 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7.

License. means this document.

1.8. Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is



granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code

form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor.

You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms

which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You:

(a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING,

WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE

TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions.

Any

litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it,

that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections



when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1

and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the

executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free

software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

### 11. BECAUSE THE PROGRAM

IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS

OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it

under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show
w'. This is free software, and you are welcome
to redistribute it under
certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by James
Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

```
// -----
// NOTICE file corresponding to the section 4d of The Apache License,
// Version 2.0, in this case for EasyMock
// -----
```

EasyMock

Copyright 2001-2009 OFFIS, Tammo Freese, Henri Tremblay

```
=====
== NOTICE file corresponding to section 4(d) of the Apache License, ==
== Version 2.0, in this case for the Apache Xalan serializer ==
== distribution. ==
=====
```

This product includes software developed by IBM Corporation (<http://www.ibm.com>) and The Apache Software Foundation (<http://www.apache.org/>).

- Portions of this software was originally based on the following:
- software copyright (c) 1999-2002, Lotus Development Corporation., <http://www.lotus.com>.
  - software copyright (c) 2001-2002, Sun Microsystems., <http://www.sun.com>.

- software copyright (c) 2003, IBM Corporation., <http://www.ibm.com>.

=====  
== NOTICE file corresponding to section 4(d) of the Apache License, ==  
== Version 2.0, in this case for the Apache Xerces distribution. ==  
=====

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- voluntary contributions made by Paul Eng on behalf of the  
Apache Software Foundation that were originally developed at iClick, Inc.,  
software copyright (c) 1999.

Apache CXF Distributed OSGi DSW Reference Implementation  
Copyright 2008-2009 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product contains interfaces and specifications Copyright The OSGi Alliance.

This product also includes schemas and specification developed by:

- the W3C consortium (<http://www.w3c.org>)  
(<http://www.w3.org/XML/1998/namespace>)

This product also includes WS-\* schemas developed by International  
Business Machines Corporation, Microsoft Corporation, BEA Systems,  
TIBCO Software, SAP AG, Sonic Software, and VeriSign  
(<http://schemas.xmlsoap.org/wsdl/2003-02-11.xsd>)  
(<http://schemas.xmlsoap.org/ws/2004/08/addressing/>)  
(<http://schemas.xmlsoap.org/wsdl/http>)  
(<http://schemas.xmlsoap.org/ws/2005/02/rm/wsrn.xsd>)  
(<http://www.w3.org/2005/08/addressing/ws-addr.xsd>)

This product contains includes JDOM:  
Copyright (C) 2000-2004 Jason Hunter & Brett  
McLaughlin.  
All rights reserved.  
See the NOTICE.jdom file for additional information

The product contains code (StaxBuilder.java) that is  
Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.  
See the NOTICE.jdom file for additional information

Java classes (source and binary) under org.apache.cxf.jaxws.javaee  
are generated from schema available here:  
([http://java.sun.com/xml/ns/javaee/javaee\\_5.xsd](http://java.sun.com/xml/ns/javaee/javaee_5.xsd))

Portions of the included XmlSchema library are Copyright 2006 International Business Machines Corp.

Portions of the included xml-apis library were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- software copyright (c) 2000 World Wide Web Consortium, <http://www.w3.org>

Portions of the included xmlbeans library were originally based on the following:

- software copyright (c) 2000-2003, BEA Systems, <<http://www.bea.com/>>.

Servlet 3.0

Copyright 2003-2010 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed by  
The W3C Consortium (<http://www.w3.org/>).

Copyright 1994-2002 World Wide Web Consortium,  
(Massachusetts Institute of Technology, Institut National  
de Recherche en Informatique et en Automatique, Keio  
University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Apache Geronimo JAX-WS 2.1 API

Copyright 2003-2008 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

This license came from: <http://www.megginson.com/SAX/copying.html>

However please note future versions of SAX may be covered  
under <http://saxproject.org/?selected=pd>



This page is now out of date -- see the new SAX site at <http://www.saxproject.org/> for more up-to-date releases and other information. Please change your bookmarks.

SAX2 is Free!

I hereby abandon any property rights to SAX 2.0 (the Simple API for XML), and release all of the SAX 2.0 source code, compiled code, and documentation contained in this distribution into the Public Domain. SAX comes with NO WARRANTY or guarantee of fitness for any purpose.

David Megginson, [david@megginson.com](mailto:david@megginson.com)  
2000-05-05  
Apache Commons IO  
Copyright 2001-2008 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
Apache Commons Logging  
Copyright 2003-2007 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
See <doc/content/index.html>.

```
// -----  
// NOTICE file corresponding to the section 4d of The Apache License,  
// Version 2.0, in this case for Apache CXF  
// -----
```

Apache CXF  
Copyright 2006-2009 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product also includes schemas and specification developed by:  
- the W3C consortium (<http://www.w3c.org>)  
(<http://www.w3.org/XML/1998/namespace>)

This product also includes WS-\* schemas developed by International Business Machines Corporation, Microsoft Corporation, BEA Systems, TIBCO Software, SAP AG, Sonic Software, and VeriSign  
(<http://schemas.xmlsoap.org/wsdl/2003-02-11.xsd>)  
(<http://schemas.xmlsoap.org/ws/2004/08/addressing/>)  
(<http://schemas.xmlsoap.org/wsdl/http>)

(<http://schemas.xmlsoap.org/ws/2005/02/rm/wsrn.xsd>)  
(<http://www.w3.org/2005/08/addressing/ws-addr.xsd>)

The  
product contains code (StaxBuilder.java) that is  
Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.  
See the NOTICE.jdom file for additional information

Java classes (source and binary) under org.apache.cxf.jaxws.javaee  
are generated from schema available here:  
([http://java.sun.com/xml/ns/javaee/javaee\\_5.xsd](http://java.sun.com/xml/ns/javaee/javaee_5.xsd))

This product includes software Copyright University of Southampton IT Innovation Centre, 2009  
(<http://www.it-innovation.soton.ac.uk>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====

Apache Tuscany SCA for Java Subcomponents

=====:

The Tuscany SCA for Java release includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

=====

This module includes XSD files under the following OASIS license:

All capitalized terms in the following text have the meanings assigned to them in the OASIS Intellectual

Property Rights Policy (the "OASIS IPR Policy"). The full Policy may be found at the OASIS website. This document and translations of it may be copied and furnished to others, and derivative works that comment on or otherwise explain it or assist in its implementation may be prepared, copied, published, and distributed, in whole or in part, without restriction of any kind, provided that the above copyright notice and this section are included on all such copies and derivative works. However, this document itself may not be modified in any way, including by removing the copyright notice or references to OASIS, except as needed for the purpose of developing any document or deliverable produced by an OASIS Technical Committee (in which case the rules applicable to copyrights, as set forth in the OASIS IPR Policy, must be followed) or as required to translate it into languages other than English.

The limited permissions granted above are perpetual and will not be revoked by OASIS or its successors or assigns.

This document and the information contained herein is provided on an "AS IS" basis and OASIS DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY THAT THE USE OF THE INFORMATION HEREIN WILL NOT INFRINGE ANY OWNERSHIP RIGHTS OR ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

OASIS requests that any OASIS Party or any other party that believes it has patent claims that would necessarily be infringed by implementations of this OASIS Committee Specification or OASIS Standard, to notify OASIS TC Administrator and provide an indication of its willingness to grant patent licenses to such patent claims in a manner consistent with the IPR Mode of the OASIS Technical Committee that produced this specification.

OASIS invites any party to contact the OASIS TC Administrator if it is aware of a claim of ownership of any patent claims that would necessarily be infringed by implementations of this specification by a patent

holder that is not willing to provide a license to such patent claims in a manner consistent with the IPR Mode of the OASIS Technical Committee that produced this specification. OASIS may include such claims on its website, but disclaims any obligation to do so.

OASIS takes no position regarding the validity or scope of any intellectual property or other rights that might be claimed to pertain to the implementation or use of the technology described in this document or the extent to which any license under such rights might or might not be available; neither does it represent that it has made any effort to identify any such rights. Information on OASIS' procedures with respect to rights in any document or deliverable produced by an OASIS Technical Committee can be found on the OASIS website. Copies of claims of rights made available for publication and any assurances of licenses to be made available, or the result of an attempt

made to obtain a general license or permission for the use of such proprietary rights by implementers or users of this OASIS Committee Specification or OASIS Standard, can be obtained from the OASIS TC Administrator. OASIS makes no representation that any information or list of intellectual property rights will at any time be complete, or that any claims in such list are, in fact, Essential Claims.

The names "OASIS", are trademarks of OASIS, the owner and developer of this specification, and should be used only to refer to the organization and its official outputs. OASIS welcomes reference to, and implementation and use of, specifications, while reserving the right to enforce its marks against misleading uses. Please see <http://www.oasis-open.org/who/trademark.php> for above guidance.

=====  
This module includes XSD files under the following W3C(r) Software License:

W3C(r) SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This

work (and included software, documentation such as READMEs, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
3. Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will at all times remain with copyright holders.



This module includes XSD files under the following license:

<http://www.w3.org/Consortium/Legal/copyright-software-19980720>

#### W3C SOFTWARE NOTICE AND LICENSE

Copyright (c) 1994-2002 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved. <http://www.w3.org/Consortium/Legal/>

This W3C work (including software, documents, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions:

Permission to use, copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications, that you make:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, a short notice of the following form (hypertext is preferred, text is permitted) should be used within the body of any redistributed or derivative code: "Copyright (c) [\$date-of-software] World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved. <http://www.w3.org/Consortium/Legal/>"
3. Notice of any changes or modifications to the W3C files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

#### THIS SOFTWARE AND

DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will

at all times remain with copyright holders.  
Apache Geronimo  
Copyright 2003-2008 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Apache Aries Subsystems Bundle  
Copyright 2009-2013 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Apache FOP  
Copyright 1999-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This software consists of voluntary contributions made by many individuals  
on behalf of The Apache Software Foundation and was originally created by  
James Tauber <[jtauber@jtauber.com](mailto:jtauber@jtauber.com)>.

/\*

\* Apache License  
\* Version 2.0, January 2004  
\* <http://www.apache.org/licenses/>  
\*

\* TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

\*

\* 1. Definitions.

\*

\* "License" shall mean the terms and conditions for use, reproduction,  
\* and distribution as defined by Sections 1 through 9 of this document.

\*

\* "Licensor" shall mean the copyright owner or entity authorized by  
\* the copyright owner that is granting the License.

\*

\* "Legal Entity" shall mean the union of the acting entity and all  
\* other entities that control, are controlled by, or are under common  
\* control with that entity. For the purposes of this definition,  
\* "control" means (i) the power, direct or indirect, to cause the  
\* direction or management of such entity, whether by contract or  
\* otherwise, or (ii) ownership of fifty percent (50%) or more of the

\*

outstanding shares, or (iii) beneficial ownership of such entity.

\*

\* "You" (or "Your") shall mean an individual or Legal Entity  
\* exercising permissions granted by this License.

\*

\* "Source" form shall mean the preferred form for making modifications,  
\* including but not limited to software source code, documentation  
\* source, and configuration files.

\*

\* "Object" form shall mean any form resulting from mechanical  
\* transformation or translation of a Source form, including but  
\* not limited to compiled object code, generated documentation,  
\* and conversions to other media types.

\*

\* "Work" shall mean the work of authorship, whether in Source or  
\* Object form, made available under the License, as indicated by a  
\* copyright notice that is included in or attached to the work  
\* (an example is provided in the Appendix below).

\*

\* "Derivative Works" shall mean any work, whether in Source or Object

\*

form, that is based on (or derived from) the Work and for which the  
\* editorial revisions, annotations, elaborations, or other modifications  
\* represent, as a whole, an original work of authorship. For the purposes  
\* of this License, Derivative Works shall not include works that remain  
\* separable from, or merely link (or bind by name) to the interfaces of,  
\* the Work and Derivative Works thereof.

\*

\* "Contribution" shall mean any work of authorship, including  
\* the original version of the Work and any modifications or additions  
\* to that Work or Derivative Works thereof, that is intentionally  
\* submitted to Licensor for inclusion in the Work by the copyright owner  
\* or by an individual or Legal Entity authorized to submit on behalf of  
\* the copyright owner. For the purposes of this definition, "submitted"  
\* means any form of electronic, verbal, or written communication sent  
\* to the Licensor or its representatives,

including but not limited to

\* communication on electronic mailing lists, source code control systems,  
\* and issue tracking systems that are managed by, or on behalf of, the  
\* Licensor for the purpose of discussing and improving the Work, but  
\* excluding communication that is conspicuously marked or otherwise  
\* designated in writing by the copyright owner as "Not a Contribution."

\*

\* "Contributor" shall mean Licensor and any individual or Legal Entity  
\* on behalf of whom a Contribution has been received by Licensor and  
\* subsequently incorporated within the Work.

\*

\* 2. Grant of Copyright License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* copyright license to reproduce, prepare Derivative Works of,  
\* publicly display, publicly perform, sublicense, and distribute the

\*

Work and such Derivative Works in Source or Object form.

\*

\* 3. Grant of Patent License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* (except as stated in this section) patent license to make, have made,  
\* use, offer to sell, sell, import, and otherwise transfer the Work,  
\* where such license applies only to those patent claims licensable  
\* by such Contributor that are necessarily infringed by their  
\* Contribution(s) alone or by combination of their Contribution(s)  
\* with the Work to which such Contribution(s) was submitted. If You  
\* institute patent litigation against any entity (including a  
\* cross-claim or counterclaim in a lawsuit) alleging that the Work  
\* or a Contribution incorporated within the Work constitutes direct  
\* or contributory patent infringement, then any patent licenses  
\* granted to You under this License for that Work shall terminate  
\* as of the date such litigation is filed.

\*

\* 4. Redistribution. You may reproduce and distribute copies of the  
\* Work or Derivative Works thereof in any medium, with or without  
\* modifications, and in Source or Object form, provided that You  
\* meet the following conditions:

\*

\* (a) You must give any other recipients of the Work or  
\* Derivative Works a copy of this License; and

\*

\* (b) You must cause any modified files to carry prominent notices  
\* stating that You changed the files; and

\*

\* (c) You must retain, in the Source form of any Derivative Works  
\* that You distribute, all copyright, patent, trademark, and  
\* attribution notices from the Source form of the Work,  
\* excluding those notices that do not pertain to any part of  
\* the Derivative Works; and

\*

\* (d) If the Work includes a "NOTICE"

text file as part of its

\* distribution, then any Derivative Works that You distribute must  
\* include a readable copy of the attribution notices contained  
\* within such NOTICE file, excluding those notices that do not  
\* pertain to any part of the Derivative Works, in at least one  
\* of the following places: within a NOTICE text file distributed  
\* as part of the Derivative Works; within the Source form or  
\* documentation, if provided along with the Derivative Works; or,  
\* within a display generated by the Derivative Works, if and  
\* wherever such third-party notices normally appear. The contents  
\* of the NOTICE file are for informational purposes only and  
\* do not modify the License. You may add Your own attribution

\* notices within Derivative Works that You distribute, alongside  
\* or as an addendum to the NOTICE text from the Work, provided  
\* that  
such additional attribution notices cannot be construed  
\* as modifying the License.

\* You may add Your own copyright statement to Your modifications and  
\* may provide additional or different license terms and conditions  
\* for use, reproduction, or distribution of Your modifications, or  
\* for any such Derivative Works as a whole, provided Your use,  
\* reproduction, and distribution of the Work otherwise complies with  
\* the conditions stated in this License.

\* 5. Submission of Contributions. Unless You explicitly state otherwise,  
\* any Contribution intentionally submitted for inclusion in the Work  
\* by You to the Licensor shall be under the terms and conditions of  
\* this License, without any additional terms or conditions.  
\* Notwithstanding the above, nothing herein shall supersede or modify  
\* the terms of any separate license agreement you may have executed  
\* with Licensor regarding such Contributions.

\* 6. Trademarks. This License does not grant permission to use the trade  
\* names, trademarks, service marks, or product names of the Licensor,  
\* except as required for reasonable and customary use in describing the  
\* origin of the Work and reproducing the content of the NOTICE file.

\* 7. Disclaimer of Warranty. Unless required by applicable law or  
\* agreed to in writing, Licensor provides the Work (and each  
\* Contributor provides its Contributions) on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied, including, without limitation, any warranties or conditions  
\* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A  
\* PARTICULAR PURPOSE. You are solely responsible for determining the  
\* appropriateness of using or redistributing the Work and assume any  
\* risks associated with Your exercise of permissions under this License.

\* 8. Limitation of Liability.

In no event and under no legal theory,  
\* whether in tort (including negligence), contract, or otherwise,  
\* unless required by applicable law (such as deliberate and grossly  
\* negligent acts) or agreed to in writing, shall any Contributor be  
\* liable to You for damages, including any direct, indirect, special,  
\* incidental, or consequential damages of any character arising as a  
\* result of this License or out of the use or inability to use the  
\* Work (including but not limited to damages for loss of goodwill,  
\* work stoppage, computer failure or malfunction, or any and all  
\* other commercial damages or losses), even if such Contributor  
\* has been advised of the possibility of such damages.

\*  
\* 9. Accepting Warranty or Additional Liability. While redistributing  
\* the Work or Derivative Works thereof, You may choose to offer,  
\* and charge a fee for, acceptance of support, warranty, indemnity,  
\* or other  
liability obligations and/or rights consistent with this  
\* License. However, in accepting such obligations, You may act only  
\* on Your own behalf and on Your sole responsibility, not on behalf  
\* of any other Contributor, and only if You agree to indemnify,  
\* defend, and hold each Contributor harmless for any liability  
\* incurred by, or claims asserted against, such Contributor by reason  
\* of your accepting any such warranty or additional liability.

\* END OF TERMS AND CONDITIONS

\* APPENDIX: How to apply the Apache License to your work.

\* To apply the Apache License to your work, attach the following  
\* boilerplate notice, with the fields enclosed by brackets "[]"  
\* replaced with your own identifying information. (Don't include  
\* the brackets!) The text should be enclosed in the appropriate  
\* comment syntax for the file format. We also recommend that a  
\* file or class name and description of purpose  
be included on the  
\* same "printed page" as the copyright notice for easier  
\* identification within third-party archives.

\* Copyright [yyyy] [name of copyright owner]

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at

\* <http://www.apache.org/licenses/LICENSE-2.0>

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*/

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and



- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Some code in `src/java/org/apache/lucene/util/UnicodeUtil.java` was  
derived from unicode conversion examples available at  
<http://www.unicode.org/Public/PROGRAMS/CVTUTF>. Here is the copyright  
from those sources:

```
/*  
 * Copyright 2001-2004 Unicode, Inc.  
 *  
 * Disclaimer  
 *  
 * This source code is provided as is by Unicode, Inc. No claims are  
 * made as to fitness for any particular purpose. No warranties of any  
 * kind are expressed or implied. The recipient agrees to determine  
 * applicability of information provided. If this file has been  
 * purchased on magnetic or optical media from Unicode, Inc., the  
 * sole remedy for any claim  
 * will be exchange of defective media  
 * within 90 days of receipt.  
 *  
 * Limitations on Rights to Redistribute This Code  
 *  
 * Unicode, Inc. hereby grants the right to freely use the information  
 * supplied in this file in the creation of products supporting the  
 * Unicode Standard, and to make copies of this file in any form  
 * for internal or external distribution as long as this notice  
 * remains attached.  
 */
```

Some code in `src/java/org/apache/lucene/util/ArrayUtil.java` was  
derived from Python 2.4.2 sources available at  
<http://www.python.org>. Full license is here:

<http://www.python.org/download/releases/2.4.2/license/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

=====  
== NOTICE file corresponding to section 4(d) of the Apache License, ==  
== Version 2.0, in this case for the Apache xml-commons xml-apis ==  
== distribution. ==  
=====

This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- software copyright (c) 2000 World Wide Web Consortium, <http://www.w3.org>

NETSCAPE PUBLIC LICENSE

Version 1.0

-----

1. Definitions.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.



1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or a list of source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control"

means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of fifty percent (50%) or more of the outstanding shares or beneficial ownership of such entity.

## 2. Source Code License.

### 2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims:

(a) to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, or as part of a Larger Work; and

(b) under patents now or hereafter owned or controlled by Initial Developer, to make, have made, use and sell ("Utilize") the Original Code (or portions thereof), but solely to the extent that any such patent is reasonably necessary to enable You to Utilize the Original Code (or portions thereof) and not to any greater extent that may be necessary to Utilize further Modifications or combinations.

### 2.2. Contributor Grant.

Each Contributor hereby grants You a world-wide, royalty-free,

non-exclusive license, subject to third party intellectual property claims:

(a) to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code or as part of a Larger Work; and

(b) under patents now or hereafter owned or controlled by Contributor, to Utilize the Contributor Version (or portions thereof), but solely to the extent that any such patent is reasonably necessary to enable You to Utilize the Contributor Version (or portions thereof), and not to any greater extent that may be necessary to Utilize further Modifications or combinations.

### 3. Distribution Obligations.

#### 3.1. Application of License.

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

#### 3.2. Availability of Source Code.

Any Modification which You create or to which You contribute must be made available  
in Source Code form under the terms of this License  
either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

#### 3.3. Description of Modifications.

You must cause all Covered Code to which you contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that the Modification is derived,

directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

#### 3.4. Intellectual Property Matters

##### (a) Third Party Claims.

If You have knowledge that a party claims an intellectual property right in particular functionality or code (or its utilization under this License), you must include a text file with the source code distribution titled ``LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If you obtain such knowledge after You make Your Modification available as described in Section 3.2, You shall promptly modify the LEGAL file in all copies You make available

thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

##### (b) Contributor APIs.

If Your Modification is an application programming interface and You own or control patents which are reasonably necessary to implement that API, you must also include this information in the LEGAL file.

#### 3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source Code, and this License in any documentation for the Source Code, where You describe recipients' rights relating to Covered Code. If You created one or more Modification(s), You may add your name as a Contributor to the notice described in Exhibit A. If it is not possible to put such notice in a particular Source Code file due to its structure, then

you must include such notice in a location (such as a relevant directory file) where a user would be likely to look for such a notice. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You

include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered Code under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone,

not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

## 4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL

file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Application of this License.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A, and to related Covered Code.

## 6. Versions of the License.

### 6.1. New Versions.

Netscape Communications Corporation ("Netscape") may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

### 6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Netscape. No one other than Netscape has the right to modify the terms applicable to Covered Code created under this License.

### 6.3. Derivative Works.

If you create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), you must (a) rename Your license so that the phrases "Mozilla", "MOZILLAPL", "MOZPL", "Netscape", "NPL" or any confusingly similar phrase do not appear anywhere in your license and (b) otherwise make it clear that your version of the license contains terms which differ from the Mozilla Public License and Netscape Public License. (Filling in the name of the Initial Developer, Original Code or Contributor in the notice described in Exhibit A shall not of themselves be deemed to be modifications of this License.)

## 7. DISCLAIMER OF WARRANTY.

### COVERED

CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 8. TERMINATION.

This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All

sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

#### 9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO YOU OR ANY OTHER PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THAT EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Code with only those rights set forth herein.

#### 11. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable.

This License shall be governed by

California law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. With respect to disputes in which at least one party is a citizen of, or an entity chartered or registered to do business in, the United States of America: (a) unless otherwise agreed in writing, all disputes relating to this License (excepting any dispute relating to intellectual property rights) shall be subject to final and binding arbitration,

with the losing party paying all costs of arbitration; (b) any arbitration relating to this Agreement shall be held in Santa Clara County, California, under the auspices of JAMS/EndDispute; and (c) any litigation relating to this Agreement shall be subject to the jurisdiction of the Federal Courts of the Northern District of California, with venue lying in Santa Clara County, California, with the losing party responsible for costs, including without limitation, court costs and reasonable attorneys fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License.

## 12. RESPONSIBILITY FOR CLAIMS.

Except in cases where another Contributor has failed to comply with Section 3.4, You are responsible for damages arising, directly or indirectly, out of Your utilization of rights under this License, based on the number of copies of Covered Code you made available, the revenues you received from utilizing such rights, and other relevant factors. You agree to work with affected parties to distribute responsibility on an equitable basis.

## AMENDMENTS

Additional Terms applicable to the Netscape Public License.

### I. Effect.

These additional terms described in this Netscape Public License -- Amendments shall apply to the Mozilla Communicator client code and to all Covered Code under this License.

II. "Netscape's Branded Code" means Covered Code that Netscape distributes and/or permits others to distribute under one or more trademark(s) which are controlled by Netscape but which are not licensed for use under this License.

### III. Netscape and logo.

This License does not grant any rights to use the trademark "Netscape", the "Netscape N and horizon" logo or the Netscape lighthouse logo, even if such marks are included in the Original Code.

### IV. Inability to Comply Due to Contractual Obligation.

Prior to licensing the Original Code under this License, Netscape has licensed third party code for use in Netscape's Branded Code. To the extent that Netscape is limited contractually from making such third party code available under

this License, Netscape may choose to reintegrate such code into Covered Code without being required to distribute such code in Source Code form, even if such code would otherwise be considered "Modifications" under this License.

#### V. Use of Modifications and Covered Code by Initial Developer.

##### V.1. In General.

The obligations of Section 3 apply to Netscape, except to the extent specified in this Amendment, Section V.2 and V.3.

##### V.2. Other Products.

Netscape may include Covered Code in products other than the Netscape's Branded Code which are released by Netscape during the two (2) years following the release date of the Original Code, without such additional products becoming subject to the terms of this License, and may license such additional products on different terms from those contained in this License.

##### V.3. Alternative Licensing.

Netscape may license the Source Code of Netscape's Branded Code, including Modifications incorporated therein, without such additional products becoming subject to the terms of this License, and may license such additional products on different terms from those contained in this License.

#### VI. Arbitration and Litigation.

Notwithstanding the limitations of Section 11 above, the provisions regarding arbitration and litigation in Section 11(a), (b) and (c) of the License shall apply to all disputes relating to this License.

#### EXHIBIT A.

"The contents of this file are subject to the Netscape Public License Version 1.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/NPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is Mozilla Communicator client code, released March 31, 1998.



The Initial Developer of the Original Code is Netscape Communications Corporation. Portions created by Netscape are Copyright (C) 1998 Netscape Communications Corporation. All Rights Reserved.

Contributor(s): \_\_\_\_\_."

[NOTE: The text of this Exhibit A may differ slightly from the text of the notices in the Source Code files of the Original Code. This is due to time constraints encountered in simultaneously finalizing the License and in preparing the Original Code for release. You should use the text of this Exhibit A rather than the text found in the Original Code Source Code for Your Modifications.]

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENTS ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:

- i) changes to the Program, and

- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor"

means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform,

distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4.

#### COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributors responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

#### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL,

SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache Felix Main

Copyright 2008 The Apache Software Foundation

### I. Included Software

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Licensed under the Apache License 2.0.

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2007).  
Licensed under the Apache License 2.0.

## II. Used Software

This product uses software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2007).  
Licensed under the Apache License 2.0.

## III. License Summary

- Apache License 2.0

```
=====
== NOTICE file corresponding to the section 4 d of           ==
== the Apache License, Version 2.0,                          ==
== in this case for the Apache Axis2 distribution.           ==
=====
```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
Portions Copyright 2006 International Business Machines Corp.  
Portions Copyright 2005-2007 WSO2, Inc.

This product also includes schemas and specification developed by:  
- the W3C consortium (<http://www.w3c.org>)

This product also includes WS-\* schemas developed by International  
Business Machines Corporation, Microsoft Corporation, BEA Systems,  
TIBCO Software, SAP AG, Sonic Software, and VeriSign

This product also includes a WSDL developed by salesforce.com  
- Copyright 1999-2006 salesforce.com, inc.

Portions of the included

xmlbeans library were originally based on the following:  
- software copyright (c) 2000-2003, BEA Systems, <<http://www.bea.com/>>.

Please read the different LICENSE files present in the lib directory of  
this distribution.

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Activation 1.1

Copyright 2003-2010 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache CXF Distributed OSGi DSW Reference Implementation  
Copyright 2008-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product contains interfaces and specifications Copyright The OSGi Alliance.

This product also includes schemas and specification developed by:

- the W3C consortium (<http://www.w3c.org>)  
(<http://www.w3.org/XML/1998/namespace>)

This product also includes WS-\* schemas developed by International Business Machines Corporation, Microsoft Corporation, BEA Systems, TIBCO Software, SAP AG, Sonic Software, and VeriSign  
(<http://schemas.xmlsoap.org/wsdl/2003-02-11.xsd>)  
(<http://schemas.xmlsoap.org/ws/2004/08/addressing/>)  
(<http://schemas.xmlsoap.org/wsdl/http>)  
(<http://schemas.xmlsoap.org/ws/2005/02/rm/wsrn.xsd>)  
(<http://www.w3.org/2005/08/addressing/ws-addr.xsd>)

This product contains includes JDOM:  
Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.  
See the NOTICE.jdom file for additional information

The product contains code (StaxBuilder.java) that is  
Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.  
See the NOTICE.jdom file for additional information

Java classes (source and binary) under org.apache.cxf.jaxws.javaee are generated from schema available here:  
([http://java.sun.com/xml/ns/javaee/javaee\\_5.xsd](http://java.sun.com/xml/ns/javaee/javaee_5.xsd))

Portions of the included XmlSchema library are Copyright 2006 International Business Machines Corp.

Portions of the included xml-apis library were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- software copyright (c) 2000 World Wide Web Consortium, <http://www.w3.org>

Portions of the included xmlbeans library were originally based on the following:

- software copyright (c) 2000-2003, BEA Systems, <<http://www.bea.com/>>.

Apache Tomcat

Copyright 1999-2011 The Apache Software Foundation

This product includes software developed by

The Apache Software Foundation (<http://www.apache.org/>).

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

## 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:



(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However,

you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION,

## WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY.S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of

.commercial computer software. (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its

contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under

the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY



COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

#### Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits

your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The Apache CXF Distributed OSGi DSW Reference Implementation includes a number of components and libraries with separate copyright notices and license terms. Your use of those components are subject to the terms and conditions of the following licenses.

AOP alliance (<http://aopalliance.sourceforge.net>) aopalliance:aopalliance:jar:1.0  
License: Public Domain

Unnamed - asm:asm:jar:2.2.3 (<http://asm.objectweb.org/asm/asm>) asm:asm:jar:2.2.3:compile  
License: BSD (<http://asm.objectweb.org/license.html>)

Legion of the Bouncy Castle Java Cryptography APIs (<http://www.bouncycastle.org/java.html>)  
bouncycastle:bcprov-jdk15:jar:140  
License: Bouncy Castle License (<http://www.bouncycastle.org/licence.html>)

Sun JAXB Reference Implementation Runtime com.sun.xml.bind:jaxb-impl:jar:2.1.12:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Sun JAXB Reference Implementation Tools com.sun.xml.bind:jaxb-xjc:jar:2.1.12:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Sun SAAJ Reference Implementation com.sun.xml.messaging.saaj:saaj-impl:jar:1.3.2:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

JavaBeans Activation Framework (JAF) (<http://java.sun.com/products/javabeans/jaf/index.jsp>)  
javax.activation:activation:jar:1.1  
License: Common Development and Distribution License (CDDL) v1.0  
(<https://glassfish.dev.java.net/public/CDDLv1.0.html>)

JSR 311 API (<https://jsr311.dev.java.net/>) javax.ws.rs:jsr311-api:jar:1.0:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Java Architecture for XML Binding (JAXB API) javax.xml.bind:jaxb-api:jar:2.1:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Sun SAAJ API (<http://java.sun.com/webservices/saaj/index.jsp/saaj-api>) javax.xml.soap:saaj-api:jar:1.3:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Streaming API for XML javax.xml.stream:stax-api:jar:1.0-2  
License: GNU General Public Library (<http://www.gnu.org/licenses/gpl.txt>)

Streaming API for XML javax.xml.stream:stax-api:jar:1.0-2  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Unnamed - jaxen:jaxen:jar:1.1 (<http://jaxen.codehaus.org/jaxen>) jaxen:jaxen:jar:1.1:compile  
License: BSD (<http://jaxen.codehaus.org/license.html>)

## Jetty

Server (<http://www.eclipse.org/jetty/jetty-parent/project/modules/jetty>) org.mortbay.jetty:jetty:jar:6.1.19  
License: Apache Software License - Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Jetty Server (<http://www.eclipse.org/jetty/jetty-parent/project/modules/jetty>) org.mortbay.jetty:jetty:jar:6.1.19  
License: Eclipse Public License - Version 1.0 (<http://www.eclipse.org/org/documents/epl-v10.php>)

Jetty Utilities (<http://www.eclipse.org/jetty/jetty-parent/project/jetty-util>) org.mortbay.jetty:jetty-util:jar:6.1.19  
License: Apache Software License - Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Jetty Utilities (<http://www.eclipse.org/jetty/jetty-parent/project/jetty-util>) org.mortbay.jetty:jetty-util:jar:6.1.19  
License: Eclipse Public License - Version 1.0 (<http://www.eclipse.org/org/documents/epl-v10.php>)

OPS4J Pax Web - Service (<http://www.ops4j.org/projects/pax/web/pax-web-service>) org.ops4j.pax.web:pax-web-service:bundle:0.5.1  
License: ALv2 (<http://www.apache.org/licenses/LICENSE-2.0.html>)

Unnamed - org.slf4j:slf4j-api:jar:1.5.8 (<http://www.slf4j.org/slf4j-api>) org.slf4j:slf4j-api:jar:1.5.8:runtime  
License: MIT License (<http://www.slf4j.org/license.html>)

Unnamed - org.slf4j:slf4j-jdk14:jar:1.5.8 (<http://www.slf4j.org/slf4j-jdk14>) org.slf4j:slf4j-jdk14:jar:1.5.8:runtime  
License: MIT License (<http://www.slf4j.org/license.html>)

Spring OSGi Core (<http://www.springframework.org/osgi>) org.springframework.osgi:spring-osgi-core:bundle:1.2.0  
License: Apache License, Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Spring OSGi Extender (<http://www.springframework.org/osgi>) org.springframework.osgi:spring-osgi-extender:bundle:1.2.0  
License: Apache License, Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Spring OSGi IO (<http://www.springframework.org/osgi>) org.springframework.osgi:spring-osgi-io:bundle:1.2.0  
License: Apache License, Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

## WSDL4J



(<http://sf.net/projects/wsd4j>) wsd4j:wsdl4j:jar:1.6.2  
License: CPL (<http://www.opensource.org/licenses/cpl1.0.txt>)

xom (<http://www.xom.nu>) xom:xom:jar:1.0  
License: LGPL

Apache Aries Blueprint Bundle  
Copyright 2009-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed at  
the OSGi Alliance (<http://www.osgi.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

```
#####  
## ADDITIONAL LICENSES                                ##  
#####
```

The XMLSchema.dtd included in this project was developed by the W3C Consortium (<http://www.w3c.org/>).

Use of the source code, thus licensed, and the resultant binary are subject to the terms and conditions of the following license.

## W3C SOFTWARE NOTICE AND LICENSE

Copyright 1994-2002 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique,

Keio University). All Rights Reserved. <http://www.w3.org/Consortium/Legal/>

This W3C work (including software, documents, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions:

Permission to use, copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications, that you make:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, a short notice of the following form

(hypertext is preferred, text is permitted) should be used within the body of any redistributed or derivative code: "Copyright [date-of-software] World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.  
<http://www.w3.org/Consortium/Legal/>"

3. Notice of any changes or modifications to the W3C files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission.

Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

Apache Felix Gogo Runtime

Copyright 2009 The Apache Software Foundation

I. Included Software

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Licensed under the Apache License 2.0.

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2009).  
Licensed under the Apache License 2.0.

## II. Used Software

This product uses software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2009).  
Licensed under the Apache License 2.0.

## III. License Summary

- Apache License 2.0

HttpCore  
Copyright 2005-2009 Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Pax Web  
Copyright 2007-2009 Open Participation for Java ([www.ops4j.org](http://www.ops4j.org))

## I. Included Software

This product includes software developed at  
Open Participation for Java (<http://www.ops4j.org/>).  
Licensed under the Apache License 2.0.

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2007).  
Licensed under the Apache License 2.0.

## II. Used Software

This product uses software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2007).

Licensed under the Apache License 2.0.

This product uses software developed at  
Mort Bay Consulting Pty. Ltd. (<http://www.mortbay.org/jetty>).  
Copyright 2000-2009 Mort Bay Consulting Pty. Ltd.  
Licensed under the Apache License 2.0.

III. License Summary  
- Apache License 2.0

Apache Felix Http Api  
Copyright 2006-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache Felix Declarative Services  
Copyright 2006-2013 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2009).  
Licensed under the Apache License 2.0.

=====  
== NOTICE file corresponding to section 4 d of the Apache License, Version 2.0, ==  
== in this case for the Spring Dynamic Modules / Spring OSGi distribution. ==  
=====

This product includes software developed by  
the Apache Software Foundation (<http://www.apache.org/>).

The end-user documentation included with a redistribution, if any,  
must include the following acknowledgement:

"This product includes software developed by the Spring Framework  
Project (<http://www.springsource.org/>)."

Alternatively, this acknowledgement may appear in the software itself,  
if and wherever such third-party acknowledgements normally appear.

The names "Spring" and "Spring Framework" must not be used to  
endorse or promote products derived from this software without  
prior written permission. For written



permission, please contact  
enquiries@springsource.com.

#### JavaMail 1.4

Copyright 2003-2009 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

#### Apache Aries JMX Bundle

Copyright 2009-2013 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed at  
the OSGi Alliance (<http://www.osgi.org/>).  
Apache Jakarta Commons Discovery  
Copyright 2002-2006 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
Apache Lucene  
Copyright 2006 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

The snowball stemmers in  
contrib/snowball/src/java/net/sf/snowball  
were developed by Martin Porter and Richard Boulton.  
The full snowball package is available from  
<http://snowball.tartarus.org/>

The Arabic stemmer (contrib/analyzers) comes with a default  
stopword list that is BSD-licensed created by Jacques Savoy. The file resides in  
contrib/analyzers/common/src/resources/org/apache/lucene/analysis/ar/stopwords.txt.  
See <http://members.unine.ch/jacques.savoy/clef/index.html>.

The Persian analyzer (contrib/analyzers) comes with a default  
stopword list that is BSD-licensed created by Jacques Savoy. The file resides in  
contrib/analyzers/common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt.  
See <http://members.unine.ch/jacques.savoy/clef/index.html>.

Includes lib/servlet-api-2.4.jar from Apache Tomcat

The SmartChineseAnalyzer

source code (under contrib/analyzers) was provided by Xiaoping Gao and copyright 2009 by www.imdict.net.

ICU4J, (under contrib/collation) is licensed under an MIT styles license (contrib/collation/lib/ICU-LICENSE.txt) and Copyright (c) 1995-2008 International Business Machines Corporation and others

Apache Felix Http Jetty  
Copyright 2006-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions, and the disclaimer that follows these conditions in the documentation and/or other materials provided with the distribution.
3. The name "JDOM" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact <request\_AT\_jdom\_DOT\_org>.
4. Products derived from this software may not be called "JDOM", nor may "JDOM" appear in their name, without prior written permission from the JDOM Project Management <request\_AT\_jdom\_DOT\_org>.

In addition,

we request (but do not require) that you include in the end-user documentation provided with the redistribution and/or in the software itself an acknowledgement equivalent to the following:

"This product includes software developed by the JDOM Project (<http://www.jdom.org/>)."

Alternatively, the acknowledgment may be graphical using the logos available at <http://www.jdom.org/images/logos>.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE JDOM AUTHORS OR THE PROJECT

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This software consists of voluntary contributions made by many individuals on behalf of the JDOM Project and was originally created by Jason Hunter <jhunter\_AT\_jdom\_DOT\_org> and Brett McLaughlin <brett\_AT\_jdom\_DOT\_org>. For more information on the JDOM Project, please see <<http://www.jdom.org/>>.

Apache Aries SPI Fly Dynamic Weaving Bundle  
Copyright 2009-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache JAXB 2.1 Spec  
Copyright 2003-2009 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

## 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under

intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

#### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

#### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

### 4. Versions of the License.

#### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION

OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY.S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991



Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

**NO WARRANTY**

**11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE**

STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These

Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

JavaMail 1.4  
Copyright 2003-2010 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

/\*

\$Id: LICENSE.txt,v 1.5 2006/02/05 21:49:04 elharo Exp \$

Copyright 2003-2006 The Werken Company. All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the Jaxen Project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but



excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-----  
The test cases use xmlunit with the following license:  
-----

/\*

\*\*\*\*\*

Copyright (c) 2001-2007, Jeff Martin, Tim Bacon  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of the xmlunit.sourceforge.net nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*\*\*\*\*

\*/

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial  
revisions, annotations, elaborations, or other modifications  
represent, as a whole, an original work of authorship. For the purposes  
of this License, Derivative Works shall not include works that remain  
separable from, or merely link (or bind by name) to the interfaces of,  
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including  
the original version of the Work and any modifications or additions  
to that Work or Derivative Works thereof, that is intentionally  
submitted to Licensor for inclusion in the Work by the copyright owner  
or by an individual or Legal Entity authorized to submit on behalf of  
the copyright owner. For the purposes of this definition, "submitted"  
means any form of electronic, verbal, or written communication sent  
to the Licensor or its representatives, including but not limited to  
communication on electronic mailing lists, source code control systems,  
and issue tracking systems that are managed by, or on behalf of, the  
Licensor for the purpose of discussing and improving the Work, but  
excluding communication that is conspicuously marked or otherwise  
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity  
on behalf of whom a Contribution has been received by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
copyright license to reproduce, prepare Derivative Works of,  
publicly display, publicly perform, sublicense, and distribute the  
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of  
this

License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
(except as stated in this section) patent license to make, have made,  
use, offer to sell, sell, import, and otherwise transfer the Work,  
where such license applies only to those patent claims licensable  
by such Contributor that are necessarily infringed by their  
Contribution(s) alone or by combination of their Contribution(s)  
with the Work to which such Contribution(s) was submitted. If You  
institute patent litigation against any entity (including a  
cross-claim or counterclaim in a lawsuit) alleging that the Work  
or a Contribution incorporated within the Work constitutes direct  
or contributory patent infringement, then any patent licenses  
granted to You under this License for that Work shall terminate  
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.



To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2000, 2003

The Open Services Gateway Initiative  
Bishop Ranch 2  
2694 Bishop Drive  
Suite 275  
San Ramon  
CA 94583 USA

All Rights Reserved.

#### LEGAL TERMS AND CONDITIONS REGARDING SPECIFICATION

Implementation of certain elements of the Open Services Gateway Initiative (OSGi) Specification may be subject to third party intellectual property rights, including without limitation, patent rights (such a third party may or may not be a member of OSGi). OSGi is not responsible and shall not be held responsible in any manner for identifying or failing to identify any or all such third party intellectual property rights.

THE RECIPIENT ACKNOWLEDGES AND AGREES THAT THE SPECIFICATION IS PROVIDED "AS IS" AND WITH NO WARRANTIES WHATSOEVER, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO ANY WARRANTY OF MERCHANTABILITY, NONINFRINGEMENT, FITNESS OF ANY PARTICULAR PURPOSE, OR

ANY WARRANTY OTHERWISE ARISING OUT OF ANY PROPOSAL, SPECIFICATION, OR SAMPLE. THE RECIPIENT'S USE OF THE SPECIFICATION IS SOLELY AT THE RECIPIENT'S OWN RISK. THE RECIPIENT'S USE OF THE SPECIFICATION IS SUBJECT TO THE RECIPIENT'S OSGi MEMBER AGREEMENT, IN THE EVENT THAT THE RECIPIENT IS AN OSGi MEMBER. IN NO EVENT SHALL OSGi BE LIABLE OR OBLIGATED TO THE RECIPIENT OR ANY THIRD PARTY IN ANY MANNER FOR ANY SPECIAL, NON-COMPENSATORY, CONSEQUENTIAL, INDIRECT, INCIDENTAL, STATUTORY OR PUNITIVE DAMAGES OF ANY KIND, INCLUDING, WITHOUT LIMITATION, LOST PROFITS AND LOST REVENUE, REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT, NEGLIGENCE, STRICT PRODUCT LIABILITY, OR OTHERWISE, EVEN IF OSGi HAS BEEN INFORMED OF OR IS AWARE OF THE POSSIBILITY OF ANY SUCH DAMAGES IN ADVANCE.

THE LIMITATIONS SET FORTH ABOVE SHALL BE DEEMED TO APPLY TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW AND NOTWITHSTANDING THE FAILURE OF THE ESSENTIAL PURPOSE OF ANY LIMITED REMEDIES AVAILABLE TO THE RECIPIENT. THE RECIPIENT ACKNOWLEDGES AND AGREES THAT THE RECIPIENT HAS FULLY CONSIDERED THE FOREGOING ALLOCATION OF RISK AND FINDS IT REASONABLE, AND THAT THE FOREGOING LIMITATIONS ARE AN ESSENTIAL BASIS OF THE BARGAIN BETWEEN THE RECIPIENT AND OSGi. IF THE RECIPIENT USES THE SPECIFICATION, THE RECIPIENT AGREES TO ALL OF THE FOREGOING TERMS AND CONDITIONS. IF THE RECIPIENT DOES NOT AGREE TO THESE TERMS AND CONDITIONS, THE RECIPIENT SHOULD NOT USE THE SPECIFICATION AND SHOULD CONTACT OSGi IMMEDIATELY.

#### Trademarks

OSGi(TM) is a trademark, registered trademark, or service mark of The Open Services Gateway Initiative in the US and other countries. Java is a trademark, registered trademark, or service mark of Sun Microsystems, Inc. in the US and other countries. All other trademarks, registered trademarks, or service marks used in this document are the property of their respective owners and are hereby recognized.

#### Feedback

This specification can be downloaded from the OSGi web site:  
<http://www.osgi.org>. Comments about this specification can be mailed to: [speccomments@mail.osgi.org](mailto:speccomments@mail.osgi.org)

Apache Aries Application API  
Copyright 2009-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache ServiceMix  
Copyright 2005-2008 Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable means the Covered Software in any form other than Source Code.

1.5. Initial Developer means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License means this document.

1.8. Licensable means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code means (a) the common form of computer software code in which

modifications are made and (b) associated documentation included in or with such code.

1.13. You (or Your) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, You includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce,

modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

### 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b)

are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipients rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New

#### Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR)

ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the

Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

#### 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a commercial item, as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of commercial computer software (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdictions conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The GlassFish code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

/\*

\* Apache License  
\* Version 2.0, January 2004  
\* <http://www.apache.org/licenses/>  
\*

\* TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

\*

\* 1. Definitions.

\*

\* "License" shall mean the terms and conditions for use, reproduction,  
\* and distribution as defined by Sections 1 through 9 of this document.

\*

\* "Licensor" shall mean the copyright owner or entity authorized by  
\* the copyright owner that is granting the License.

\*

\* "Legal Entity" shall mean the union of the acting entity and all  
\* other entities that control, are controlled by, or are under common  
\* control with that entity. For the purposes of this definition,

\* "control" means (i) the power, direct or indirect, to cause the  
\* direction or management of such entity, whether by contract or  
\* otherwise, or (ii) ownership of fifty percent (50%) or more of the

\*

outstanding shares, or (iii) beneficial ownership of such entity.

\*

\* "You" (or "Your") shall mean an individual or Legal Entity  
\* exercising permissions granted by this License.

\*

\* "Source" form shall mean the preferred form for making modifications,  
\* including but not limited to software source code, documentation  
\* source, and configuration files.

\*

\* "Object" form shall mean any form resulting from mechanical  
\* transformation or translation of a Source form, including but  
\* not limited to compiled object code, generated documentation,  
\* and conversions to other media types.

\*



\* "Work" shall mean the work of authorship, whether in Source or  
\* Object form, made available under the License, as indicated by a  
\* copyright notice that is included in or attached to the work  
\* (an example is provided in the Appendix below).

\* "Derivative Works" shall mean any work, whether in Source or Object  
\* form, that is based on (or derived from) the Work and for which the  
\* editorial revisions, annotations, elaborations, or other modifications  
\* represent, as a whole, an original work of authorship. For the purposes  
\* of this License, Derivative Works shall not include works that remain  
\* separable from, or merely link (or bind by name) to the interfaces of,  
\* the Work and Derivative Works thereof.

\* "Contribution" shall mean any work of authorship, including  
\* the original version of the Work and any modifications or additions  
\* to that Work or Derivative Works thereof, that is intentionally  
\* submitted to Licensor for inclusion in the Work by the copyright owner  
\* or by an individual or Legal Entity authorized to submit on behalf of  
\* the copyright owner. For the purposes of this definition, "submitted"  
\* means any form of electronic, verbal, or written communication sent  
\* to the Licensor or its representatives,  
\* including but not limited to  
\* communication on electronic mailing lists, source code control systems,  
\* and issue tracking systems that are managed by, or on behalf of, the  
\* Licensor for the purpose of discussing and improving the Work, but  
\* excluding communication that is conspicuously marked or otherwise  
\* designated in writing by the copyright owner as "Not a Contribution."

\* "Contributor" shall mean Licensor and any individual or Legal Entity  
\* on behalf of whom a Contribution has been received by Licensor and  
\* subsequently incorporated within the Work.

\* 2. Grant of Copyright License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* copyright license to reproduce, prepare Derivative Works of,  
\* publicly display, publicly perform, sublicense, and distribute the  
\* Work and such Derivative Works in Source or Object form.

\* 3. Grant of Patent License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* (except as stated in this section) patent license to make, have made,  
\* use, offer to sell, sell, import, and otherwise transfer the Work,  
\* where such license applies only to those patent claims licensable  
\* by such Contributor that are necessarily infringed by their

\* Contribution(s) alone or by combination of their Contribution(s)  
\* with the Work to which such Contribution(s) was submitted. If You  
\* institute patent litigation against any entity (including a  
\* cross-claim or counterclaim in a lawsuit) alleging that the Work  
\* or a Contribution incorporated within the Work constitutes direct  
\* or contributory patent infringement, then any patent licenses  
\* granted to You under this License for that Work shall terminate  
\* as of the date such litigation is filed.

\* 4. Redistribution. You may reproduce and distribute copies of the  
\* Work or Derivative Works thereof in any medium, with or without  
\* modifications, and in Source or Object form, provided that You  
\* meet the following conditions:

\* (a) You must give any other recipients of the Work or  
\* Derivative Works a copy of this License; and

\* (b) You must cause any modified files to carry prominent notices  
\* stating that You changed the files; and

\* (c) You must retain, in the Source form of any Derivative Works  
\* that You distribute, all copyright, patent, trademark, and  
\* attribution notices from the Source form of the Work,  
\* excluding those notices that do not pertain to any part of  
\* the Derivative Works; and

\* (d) If the Work includes a "NOTICE"

text file as part of its

\* distribution, then any Derivative Works that You distribute must  
\* include a readable copy of the attribution notices contained  
\* within such NOTICE file, excluding those notices that do not  
\* pertain to any part of the Derivative Works, in at least one  
\* of the following places: within a NOTICE text file distributed  
\* as part of the Derivative Works; within the Source form or  
\* documentation, if provided along with the Derivative Works; or,  
\* within a display generated by the Derivative Works, if and  
\* wherever such third-party notices normally appear. The contents  
\* of the NOTICE file are for informational purposes only and  
\* do not modify the License. You may add Your own attribution  
\* notices within Derivative Works that You distribute, alongside  
\* or as an addendum to the NOTICE text from the Work, provided  
\* that

such additional attribution notices cannot be construed

\* as modifying the License.

\* You may add Your own copyright statement to Your modifications and  
\* may provide additional or different license terms and conditions  
\* for use, reproduction, or distribution of Your modifications, or

\* for any such Derivative Works as a whole, provided Your use,  
\* reproduction, and distribution of the Work otherwise complies with  
\* the conditions stated in this License.

\*  
\* 5. Submission of Contributions. Unless You explicitly state otherwise,  
\* any Contribution intentionally submitted for inclusion in the Work  
\* by You to the Licensor shall be under the terms and conditions of  
\* this License, without any additional terms or conditions.  
\* Notwithstanding the above, nothing herein shall supersede or modify  
\* the terms of any separate license agreement you may have executed  
\* with Licensor regarding such Contributions.

\*  
\* 6. Trademarks. This License does not grant permission to use the trade  
\* names, trademarks, service marks, or product names of the Licensor,  
\* except as required for reasonable and customary use in describing the  
\* origin of the Work and reproducing the content of the NOTICE file.

\*  
\* 7. Disclaimer of Warranty. Unless required by applicable law or  
\* agreed to in writing, Licensor provides the Work (and each  
\* Contributor provides its Contributions) on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied, including, without limitation, any warranties or conditions  
\* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A  
\* PARTICULAR PURPOSE. You are solely responsible for determining the  
\* appropriateness of using or redistributing the Work and assume any  
\* risks associated with Your exercise of permissions under this License.

\*  
\* 8. Limitation of Liability.  
In no event and under no legal theory,  
\* whether in tort (including negligence), contract, or otherwise,  
\* unless required by applicable law (such as deliberate and grossly  
\* negligent acts) or agreed to in writing, shall any Contributor be  
\* liable to You for damages, including any direct, indirect, special,  
\* incidental, or consequential damages of any character arising as a  
\* result of this License or out of the use or inability to use the  
\* Work (including but not limited to damages for loss of goodwill,  
\* work stoppage, computer failure or malfunction, or any and all  
\* other commercial damages or losses), even if such Contributor  
\* has been advised of the possibility of such damages.

\*  
\* 9. Accepting Warranty or Additional Liability. While redistributing  
\* the Work or Derivative Works thereof, You may choose to offer,  
\* and charge a fee for, acceptance of support, warranty, indemnity,  
\* or other  
liability obligations and/or rights consistent with this  
\* License. However, in accepting such obligations, You may act only  
\* on Your own behalf and on Your sole responsibility, not on behalf  
\* of any other Contributor, and only if You agree to indemnify,

- \* defend, and hold each Contributor harmless for any liability
- \* incurred by, or claims asserted against, such Contributor by reason
- \* of your accepting any such warranty or additional liability.
- \*
- \* END OF TERMS AND CONDITIONS
- \*
- \* APPENDIX: How to apply the Apache License to your work.
- \*
- \* To apply the Apache License to your work, attach the following
- \* boilerplate notice, with the fields enclosed by brackets "[ ]"
- \* replaced with your own identifying information. (Don't include
- \* the brackets!) The text should be enclosed in the appropriate
- \* comment syntax for the file format. We also recommend that a
- \* file or class name and description of purpose
- be included on the
- \* same "printed page" as the copyright notice for easier
- \* identification within third-party archives.
- \*
- \* Copyright [yyyy] [name of copyright owner]
- \*
- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at
- \*
- \* <http://www.apache.org/licenses/LICENSE-2.0>
- \*
- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

**WODEN SUBCOMPONENTS:**

For any subcomponents included with the Woden source code that contain separate copyright and license terms, their License information is appended below, in this file.

For any binary subcomponents redistributed with Woden under separate licenses, their license files are included alongside those binary packages in the Woden release files (for example, alongside the dependant jar files in the /lib directory of the Woden zip file).

=====

For the W3C schema and DTD files in the org.apache.woden.resolver package:

**W3C SOFTWARE NOTICE AND LICENSE**

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted,

provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.

Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.

Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

---

This formulation of W3C's notice and license became active on December 31 2002. This version removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the

same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).

Joseph Reagle <[site-policy@w3.org](mailto:site-policy@w3.org)>

Last revised \$Id: copyright-software-20021231.html,v 1.11 2004/07/06 16:02:49 slesch Exp \$

=====  
This copy of Woodstox XML processor is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/>

A copy is also included with both the the downloadable source code package and jar that contains class bytecodes, as file "ASL 2.0". In both cases, that file should be located next to this file: in source distribution the location should be "release-notes/asl"; and in jar "META-INF/"

=====  
== NOTICE file corresponding to section 4(d) of the Apache License, ==  
== Version 2.0, in this case for the Apache xml-commons xml-apis ==  
== distribution. ==  
=====

Apache XML Commons XML APIs  
Copyright 2006 The Apache Software Foundation.

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:  
- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.  
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.  
- software copyright (c) 2000 World Wide Web Consortium, <http://www.w3.org>

/\*

\* The Apache Software License, Version 1.1

\*

\*

\* Copyright (c) 1999 The Apache Software Foundation. All rights

\* reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\*  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\*  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in  
\* the documentation and/or other materials provided with the  
\* distribution.  
\*  
\* 3. The end-user documentation included with the redistribution,  
\* if any, must include the following acknowledgment:  
\* "This product includes software developed by the  
\* Apache Software Foundation (<http://www.apache.org/>)."  
\* Alternately, this acknowledgment may appear in the software itself,  
\* if and wherever  
such third-party acknowledgments normally appear.  
\*  
\* 4. The names "Xerces" and "Apache Software Foundation" must  
\* not be used to endorse or promote products derived from this  
\* software without prior written permission. For written  
\* permission, please contact [apache@apache.org](mailto:apache@apache.org).  
\*  
\* 5. Products derived from this software may not be called "Apache",  
\* nor may "Apache" appear in their name, without prior written  
\* permission of the Apache Software Foundation.  
\*  
\* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED  
\* WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR  
\* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF  
\* USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND  
\* ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
\* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT  
\* OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.  
\* =====  
\*  
\* This software consists of voluntary contributions made by many  
\* individuals on behalf of the Apache Software Foundation and was  
\* originally based on software copyright (c) 1999, International  
\* Business Machines, Inc., <http://www.ibm.com>. For more

\* information on the Apache Software Foundation, please see

\* <<http://www.apache.org/>>.

\*/

The webhelpindexer is released under the Apache 2.0 license and includes software from other projects.

The webhelpindexer was originally developed by N. Quaine and released under a MIT/BSD-style license. See LICENSE.txt.

This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>). See LICENSE.txt.

This product also includes software released as part of the Snowball project maintained by Martin Porter and Richard Boulton released under a BSD-style license: <http://snowball.tartarus.org/>

Apache ServiceMix

Copyright 2007-2009 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

Apache Aries Util

Copyright 2009-2013 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

Apache Felix

Copyright 2006-2010 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

/\*

\* Apache License  
\* Version 2.0, January 2004  
\* <http://www.apache.org/licenses/>

\* TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

\*

\* 1. Definitions.

\*

\* "License" shall mean the terms and conditions for use, reproduction,  
\* and distribution as defined by Sections 1 through 9 of this document.

\*

\* "Licensor" shall mean the copyright owner or entity authorized by  
\* the copyright owner that is granting the License.

\*



\* "Legal Entity" shall mean the union of the acting entity and all  
\* other entities that control, are controlled by, or are under common  
\* control with that entity. For the purposes of this definition,  
\* "control" means (i) the power, direct or indirect, to cause the  
\* direction or management of such entity, whether by contract or  
\* otherwise, or (ii) ownership of fifty percent (50%) or more of the  
\*

outstanding shares, or (iii) beneficial ownership of such entity.

\*  
\* "You" (or "Your") shall mean an individual or Legal Entity  
\* exercising permissions granted by this License.  
\*

\* "Source" form shall mean the preferred form for making modifications,  
\* including but not limited to software source code, documentation  
\* source, and configuration files.  
\*

\* "Object" form shall mean any form resulting from mechanical  
\* transformation or translation of a Source form, including but  
\* not limited to compiled object code, generated documentation,  
\* and conversions to other media types.  
\*

\* "Work" shall mean the work of authorship, whether in Source or  
\* Object form, made available under the License, as indicated by a  
\* copyright notice that is included in or attached to the work  
\* (an example is provided in the Appendix below).  
\*

\* "Derivative Works" shall mean any work, whether in Source or Object  
\*

form, that is based on (or derived from) the Work and for which the  
\* editorial revisions, annotations, elaborations, or other modifications  
\* represent, as a whole, an original work of authorship. For the purposes  
\* of this License, Derivative Works shall not include works that remain  
\* separable from, or merely link (or bind by name) to the interfaces of,  
\* the Work and Derivative Works thereof.  
\*

\* "Contribution" shall mean any work of authorship, including  
\* the original version of the Work and any modifications or additions  
\* to that Work or Derivative Works thereof, that is intentionally  
\* submitted to Licensor for inclusion in the Work by the copyright owner  
\* or by an individual or Legal Entity authorized to submit on behalf of  
\* the copyright owner. For the purposes of this definition, "submitted"  
\* means any form of electronic, verbal, or written communication sent  
\* to the Licensor or its representatives,

including but not limited to

\* communication on electronic mailing lists, source code control systems,  
\* and issue tracking systems that are managed by, or on behalf of, the  
\* Licensor for the purpose of discussing and improving the Work, but  
\* excluding communication that is conspicuously marked or otherwise

\* designated in writing by the copyright owner as "Not a Contribution."

\*

\* "Contributor" shall mean Licensor and any individual or Legal Entity  
\* on behalf of whom a Contribution has been received by Licensor and  
\* subsequently incorporated within the Work.

\*

\* 2. Grant of Copyright License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* copyright license to reproduce, prepare Derivative Works of,  
\* publicly display, publicly perform, sublicense, and distribute the

\*

Work and such Derivative Works in Source or Object form.

\*

\* 3. Grant of Patent License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* (except as stated in this section) patent license to make, have made,  
\* use, offer to sell, sell, import, and otherwise transfer the Work,  
\* where such license applies only to those patent claims licensable  
\* by such Contributor that are necessarily infringed by their  
\* Contribution(s) alone or by combination of their Contribution(s)  
\* with the Work to which such Contribution(s) was submitted. If You  
\* institute patent litigation against any entity (including a  
\* cross-claim or counterclaim in a lawsuit) alleging that the Work  
\* or a Contribution incorporated within the Work constitutes direct  
\* or contributory patent infringement, then any patent licenses  
\* granted to You under this License for that Work shall terminate  
\* as of the date such litigation is filed.

\*

\* 4. Redistribution. You may reproduce and distribute copies of the  
\* Work or Derivative Works thereof in any medium, with or without  
\* modifications, and in Source or Object form, provided that You  
\* meet the following conditions:

\*

\* (a) You must give any other recipients of the Work or  
\* Derivative Works a copy of this License; and

\*

\* (b) You must cause any modified files to carry prominent notices  
\* stating that You changed the files; and

\*

\* (c) You must retain, in the Source form of any Derivative Works  
\* that You distribute, all copyright, patent, trademark, and  
\* attribution notices from the Source form of the Work,  
\* excluding those notices that do not pertain to any part of  
\* the Derivative Works; and

\*

\* (d) If the Work includes a "NOTICE"

text file as part of its

\* distribution, then any Derivative Works that You distribute must  
\* include a readable copy of the attribution notices contained  
\* within such NOTICE file, excluding those notices that do not  
\* pertain to any part of the Derivative Works, in at least one  
\* of the following places: within a NOTICE text file distributed  
\* as part of the Derivative Works; within the Source form or  
\* documentation, if provided along with the Derivative Works; or,  
\* within a display generated by the Derivative Works, if and  
\* wherever such third-party notices normally appear. The contents  
\* of the NOTICE file are for informational purposes only and  
\* do not modify the License. You may add Your own attribution  
\* notices within Derivative Works that You distribute, alongside  
\* or as an addendum to the NOTICE text from the Work, provided  
\* that

such additional attribution notices cannot be construed

\* as modifying the License.

\*

\* You may add Your own copyright statement to Your modifications and  
\* may provide additional or different license terms and conditions  
\* for use, reproduction, or distribution of Your modifications, or  
\* for any such Derivative Works as a whole, provided Your use,  
\* reproduction, and distribution of the Work otherwise complies with  
\* the conditions stated in this License.

\*

\* 5. Submission of Contributions. Unless You explicitly state otherwise,  
\* any Contribution intentionally submitted for inclusion in the Work  
\* by You to the Licensor shall be under the terms and conditions of  
\* this License, without any additional terms or conditions.  
\* Notwithstanding the above, nothing herein shall supersede or modify  
\* the terms of any separate license agreement you may have executed  
\* with Licensor regarding such Contributions.

\*

\* 6. Trademarks. This License does not grant permission to use the trade  
\* names, trademarks, service marks, or product names of the Licensor,  
\* except as required for reasonable and customary use in describing the  
\* origin of the Work and reproducing the content of the NOTICE file.

\*

\* 7. Disclaimer of Warranty. Unless required by applicable law or  
\* agreed to in writing, Licensor provides the Work (and each  
\* Contributor provides its Contributions) on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied, including, without limitation, any warranties or conditions  
\* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A  
\* PARTICULAR PURPOSE. You are solely responsible for determining the  
\* appropriateness of using or redistributing the Work and assume any  
\* risks associated with Your exercise of permissions under this License.

\*

\* 8. Limitation of Liability.

In no event and under no legal theory,

- \* whether in tort (including negligence), contract, or otherwise,
- \* unless required by applicable law (such as deliberate and grossly
- \* negligent acts) or agreed to in writing, shall any Contributor be
- \* liable to You for damages, including any direct, indirect, special,
- \* incidental, or consequential damages of any character arising as a
- \* result of this License or out of the use or inability to use the
- \* Work (including but not limited to damages for loss of goodwill,
- \* work stoppage, computer failure or malfunction, or any and all
- \* other commercial damages or losses), even if such Contributor
- \* has been advised of the possibility of such damages.

- \* 9. Accepting Warranty or Additional Liability. While redistributing
- \* the Work or Derivative Works thereof, You may choose to offer,
- \* and charge a fee for, acceptance of support, warranty, indemnity,
- \* or other

liability obligations and/or rights consistent with this

- \* License. However, in accepting such obligations, You may act only
- \* on Your own behalf and on Your sole responsibility, not on behalf
- \* of any other Contributor, and only if You agree to indemnify,
- \* defend, and hold each Contributor harmless for any liability
- \* incurred by, or claims asserted against, such Contributor by reason
- \* of your accepting any such warranty or additional liability.

\* END OF TERMS AND CONDITIONS

\* APPENDIX: How to apply the Apache License to your work.

- \* To apply the Apache License to your work, attach the following
- \* boilerplate notice, with the fields enclosed by brackets "[ ]"
- \* replaced with your own identifying information. (Don't include
- \* the brackets!) The text should be enclosed in the appropriate
- \* comment syntax for the file format. We also recommend that a
- \* file or class name and description of purpose

be included on the

- \* same "printed page" as the copyright notice for easier
- \* identification within third-party archives.

\* Copyright [yyyy] [name of copyright owner]

- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at

\* <http://www.apache.org/licenses/LICENSE-2.0>

- \* Unless required by applicable law or agreed to in writing, software

- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

#### W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other related items) is being provided by the copyright holders under the following

license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
3. Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

---

This formulation of W3C's notice and license became active on December 31 2002.

This version

removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).

Joseph Reagle <[site-policy@w3.org](mailto:site-policy@w3.org)>

This license came from: <http://www.megginson.com/SAX/copying.html>

However please note future versions of SAX may be covered

under <http://saxproject.org/?selected=pd>

SAX2 is Free!

I hereby abandon any property rights to SAX 2.0 (the Simple API for XML), and release all of the SAX 2.0 source code, compiled code, and documentation contained in this distribution into the Public Domain. SAX comes with NO WARRANTY or guarantee of fitness for any purpose.

David Megginson, [david@megginson.com](mailto:david@megginson.com)

2000-05-05

Copyright

-----

Copyright (C) 2001, 2002, 2003, 2006 Sun Microsystems, Inc.

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

## Warranty

-----

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL NORMAN WALSH OR ANY OTHER CONTRIBUTOR BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache Felix Configuration Admin Service  
Copyright 2006-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2012).  
Licensed under the Apache License 2.0.

Apache Neethi  
Copyright 2004-2011 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product is tested with testcases developed at W3C under the license:  
<http://www.w3.org/Consortium/Legal/2002/copyright-documents-20021231>  
The source distribution of this product includes those testcases.  
Apache Felix File Install  
Copyright 2008-2009 The Apache Software Foundation

### I. Included Software

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Licensed under the Apache License 2.0.

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2007).

Licensed under the Apache License 2.0.

## II. Used Software

This product uses software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2007).  
Licensed under the Apache License 2.0.

## III. License Summary

- Apache License 2.0

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.



"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The Apache CXF Distributed OSGi DSW Reference Implementation includes a number of components and libraries with separate copyright notices and license terms. Your use of those components are subject to the terms and conditions of the following licenses.

AOP alliance (<http://aopalliance.sourceforge.net>) aopalliance:aopalliance:jar:1.0  
License: Public Domain

ASM (<http://asm.objectweb.org/asm/asm>) asm:asm:jar:2.2.3:compile  
License: BSD (<http://asm.ow2.org/license.html>)

Sun JAXB Reference Implementation Runtime com.sun.xml.bind:jaxb-impl:jar:2.1.12:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

Version 1.0 (<http://www.sun.com/cddl/cddl.html>)

Sun JAXB Reference Implementation Tools `com.sun.xml.bind:jaxb-xjc:jar:2.1.12:compile`  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Sun SAAJ Reference Implementation `com.sun.xml.messaging.saaj:saaj-impl:jar:1.3.2:compile`  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

JSR 311 API (<https://jsr311.dev.java.net/>) `javax.ws.rs:jsr311-api:jar:1.0:compile`  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Java Architecture for XML Binding (JAXB API) `javax.xml.bind:jaxb-api:jar:2.1:compile`  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Sun SAAJ API (<http://java.sun.com/webservices/saaj/index.jsp/saaj-api>) `javax.xml.soap:saaj-api:jar:1.3:compile`  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0 (<http://www.sun.com/cddl/cddl.html>)

Jaxen (<http://jaxen.codehaus.org/jaxen>) `jaxen:jaxen:jar:1.1:compile`  
License: BSD (<http://jaxen.codehaus.org/license.html>)

Bouncy Castle Provider (<http://www.bouncycastle.org/java.html>) `org.bouncycastle:bcprov-jdk15:jar:1.43`  
License: Bouncy Castle Licence (<http://www.bouncycastle.org/licence.html>)

Jetty Server (<http://www.eclipse.org/jetty/jetty-parent/project/modules/jetty>) `org.mortbay.jetty:jetty:jar:6.1.21`  
License: Apache Software License - Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Jetty Server (<http://www.eclipse.org/jetty/jetty-parent/project/modules/jetty>) `org.mortbay.jetty:jetty:jar:6.1.21`  
License: Eclipse Public License - Version 1.0 (<http://www.eclipse.org/org/documents/epl-v10.php>)

Jetty Utilities (<http://www.eclipse.org/jetty/jetty-parent/project/jetty-util>) `org.mortbay.jetty:jetty-util:jar:6.1.21`  
License: Apache Software License - Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Jetty  
Utilities (<http://www.eclipse.org/jetty/jetty-parent/project/jetty-util>) `org.mortbay.jetty:jetty-util:jar:6.1.21`  
License: Eclipse Public License - Version 1.0 (<http://www.eclipse.org/org/documents/epl-v10.php>)

OPS4J Pax Web - Service (<http://www.ops4j.org/projects/pax/web/pax-web-service>) `org.ops4j.pax.web:pax-web-service:bundle:0.5.1`  
License: ALv2 (<http://www.apache.org/licenses/LICENSE-2.0.html>)

Simple Logging Facade for Java - API (<http://www.slf4j.org/slf4j-api>) `org.slf4j:slf4j-api:jar:1.5.8:runtime`  
License: MIT License (<http://www.slf4j.org/license.html>)

Simple Logging Facade for Java - JDK Logging (<http://www.slf4j.org/slf4j-jdk14>) org.slf4j:slf4j-jdk14:jar:1.5.8:runtime

License: MIT License (<http://www.slf4j.org/license.html>)

Spring OSGi Core (<http://www.springframework.org/osgi>) org.springframework.osgi:spring-osgi-core:bundle:1.2.0

License: Apache License, Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Spring

OSGi Extender (<http://www.springframework.org/osgi>) org.springframework.osgi:spring-osgi-extender:bundle:1.2.0

License: Apache License, Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Spring OSGi IO (<http://www.springframework.org/osgi>) org.springframework.osgi:spring-osgi-io:bundle:1.2.0

License: Apache License, Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

WSDL4J (<http://sf.net/projects/wsdl4j>) wsdl4j:wsdl4j:jar:1.6.2

License: CPL (<http://www.opensource.org/licenses/cpl1.0.txt>)

xom (<http://www.xom.nu>) xom:xom:jar:1.0

License: LGPL

Apache Felix Main

Copyright 2008 The Apache Software Foundation

## I. Included Software

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Licensed under the Apache License 2.0.

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2007).  
Licensed under the Apache License 2.0.

## II. Used Software

This product uses software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2007).  
Licensed under the Apache License 2.0.

This product uses software developed at  
The Codehaus (<http://www.codehaus.org>)  
Licensed under the Apache License 2.0.

## III. License Summary

- Apache License 2.0  
// -----  
// NOTICE file corresponding to the section 4d of The Apache License,  
  
// Version 2.0, in this case for Streaming API for XML (STAX API 1.0)  
  
// -----

Streaming API for XML (STAX API 1.0)  
Copyright 2003-2007 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Copyright 2001-2005 (C) MetaStuff, Ltd. All Rights Reserved.

Redistribution and use of this software and associated documentation  
("Software"), with or without modification, are permitted provided  
that the following conditions are met:

1. Redistributions of source code must retain copyright statements and notices. Redistributions must also contain a copy of this document.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name "DOM4J" must not be used to endorse or promote products derived from this Software without prior written permission of MetaStuff, Ltd. For written permission, please contact [dom4j-info@metastuff.com](mailto:dom4j-info@metastuff.com).
4. Products derived from this Software may not be called "DOM4J" nor may "DOM4J" appear in their names without prior written permission of MetaStuff, Ltd. DOM4J is a registered trademark of MetaStuff, Ltd.
5. Due credit should be given to the DOM4J Project - <http://www.dom4j.org>

THIS SOFTWARE IS PROVIDED BY METASTUFF, LTD. AND CONTRIBUTORS  
``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT  
NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND  
FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL  
METASTUFF, LTD. OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT,  
INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR

SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF SUCH DAMAGE.

Apache WebServices - XmlSchema  
Copyright 2004-2011 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Portions Copyright 2006 International Business Machines Corp.

Portions Copyright (C) World Wide Web Consortium 2006, 2007 and licensed under the  
three-part BSD license.

Apache ServiceMix  
Copyright 2005-2009 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

```
// -----  
// NOTICE file corresponding to the section 4d of The Apache License,  
// Version 2.0, in this case for Apache CXF  
// -----
```

Apache CXF  
Copyright 2006-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

The product contains code (StaxBuilder.java) that is  
Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.  
See the NOTICE.jdom file for additional information

Java classes (source and binary) under org.apache.cxf.jaxws.javaee  
are generated from schema available here:  
([http://java.sun.com/xml/ns/javaee/javaee\\_5.xsd](http://java.sun.com/xml/ns/javaee/javaee_5.xsd))

This product includes software Copyright University of Southampton IT Innovation Centre, 2009  
(<http://www.it-innovation.soton.ac.uk>).



HttpCore NIO  
Copyright 2005-2009 Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Copyright (c) 2005 - 2009 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Apache Felix Servlet API  
Copyright 2006-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache ServiceMix  
Copyright 2007-2011 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Apache Geronimo  
Copyright 2003-2006 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

xml-commons/java/external/README.sax.txt \$Id: README.sax.txt 225954 2002-01-31 23:26:48Z curcuru \$

HEAR YE, HEAR YE!

All of the .java software and associated documentation about  
SAX in this repository are distributed freely in the  
public domain.

LICENSE.sax.txt covers all software and documentation from the  
megginson.com including the following in the xml-commons project:

xml-commons/java/external/src/org/xml/sax  
and all subdirectories  
xml-commons/java/external/xdocs/sax  
and all subdirectories

The actual SAX classes in xml-commons came from:

<http://www.megginson.com/Software/index.html>  
The original versions are tagged 'SAX-2\_0-r2-prerelease'

=====  
== NOTICE file corresponding to the section 4 d of ==  
== the Apache License, Version 2.0, ==  
=====

This product is developed by the Apache Avalon Project.  
<http://avalon.apache.org>

The names "Avalon" and "Merlin" must not be used to endorse or promote  
products derived from this software without prior written permission.

For written permission, please contact [pmc@avalon.apache.org](mailto:pmc@avalon.apache.org).

Apache Tomcat

Copyright 1999-2010 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Apache Aries JMX Bundle

Copyright 2009-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed at  
the OSGi Alliance (<http://www.osgi.org/>).

Apache Felix Configuration Admin Service

Copyright 2006-2009 The Apache Software Foundation

## I. Included Software

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Licensed under the Apache License 2.0.

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).

Copyright (c) OSGi Alliance (2000, 2009).

Licensed under the Apache License 2.0.

## II. Used Software

This product uses software developed at  
The OSGi Alliance (<http://www.osgi.org/>).

Copyright (c) OSGi Alliance (2000, 2009).  
Licensed under the Apache License 2.0.

This product uses software developed at  
The Codehaus (<http://www.codehaus.org>)  
Licensed under the Apache License 2.0.

This product uses software developed at  
Open Participation Software for Java (<http://www.ops4j.org>)  
Licensed under the Apache License 2.0.

### III. License Summary

- Apache License 2.0

```
=====
== NOTICE file corresponding to the section 4 d of      ==
== the Apache License, Version 2.0,                    ==
== in this case for the Apache Ant distribution.        ==
=====
```

Apache Ant  
Copyright 1999-2008 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes also software developed by :  
- the W3C consortium (<http://www.w3c.org>) ,  
- the SAX project (<http://www.saxproject.org>)

The <sync> task is based on code Copyright (c) 2002, Landmark  
Graphics Corp that has been kindly donated to the Apache Software  
Foundation.

Portions of this software were originally based on the following:  
- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.  
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.  
- voluntary contributions made by Paul Eng on behalf of the  
Apache Software Foundation that were originally developed at iClick, Inc.,  
software copyright (c) 1999.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache ServiceMix  
Copyright 2005-2011 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache ServiceMix  
Copyright 2005-2010 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

```
=====
== NOTICE file corresponding to the section 4 d of           ==
== the Apache License, Version 2.0,                          ==
== in this case for the Apache Ant distribution.              ==
=====
```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes also software developed by :  
- the W3C consortium (<http://www.w3c.org>) ,  
- the SAX project (<http://www.saxproject.org>)

Please read the different LICENSE files present in the root directory of  
this distribution.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,



and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,  
excluding those notices that do not pertain to any part of  
the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its  
distribution, then any Derivative Works that You distribute must  
include a readable copy of the attribution notices contained  
within such NOTICE file, excluding  
those notices that do not  
pertain to any part of the Derivative Works, in at least one  
of the following places: within a NOTICE text file distributed  
as part of the Derivative Works; within the Source form or  
documentation, if provided along with the Derivative Works; or,  
within a display generated by the Derivative Works, if and  
wherever such third-party notices normally appear. The contents  
of the NOTICE file are for informational purposes only and  
do not modify the License. You may add Your own attribution  
notices within Derivative Works that You distribute, alongside  
or as an addendum to the NOTICE text from the Work, provided  
that such additional attribution notices cannot be construed  
as modifying the License.

You may add Your own copyright statement to Your modifications and  
may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or  
for any such Derivative Works as a whole, provided Your use,  
reproduction, and distribution of the Work otherwise complies with  
the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,  
any Contribution intentionally submitted for inclusion in the Work  
by You to the Licensor shall be under the terms and conditions of  
this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify  
the terms of any separate license agreement you may have executed  
with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade  
names, trademarks, service marks, or product names of the Licensor,  
except as required for reasonable and customary use in describing the  
origin of the Work and reproducing the  
content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or  
agreed to in writing, Licensor provides the Work (and each  
Contributor provides its Contributions) on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

#### APACHE FELIX DECLARATIVE SERVICES SUBCOMPONENTS:

The Apache Felix Declarative Services includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

For the KXml component:

Copyright (c) 2002,2003, Stefan Haustein, Oberhausen, Rhld., Germany

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

xml-commons/java/external/LICENSE.sax.txt \$Id: LICENSE.sax.txt 225954 2002-01-31 23:26:48Z curcuru \$

This license came from: <http://www.megginson.com/SAX/copying.html>  
However please note future versions of SAX may be covered  
under <http://saxproject.org/?selected=pd>

This page is now out of date -- see the new SAX site at <http://www.saxproject.org/> for more up-to-date releases and other information. Please change your bookmarks.

SAX2 is Free!

I hereby abandon any property rights to SAX 2.0 (the Simple API for XML), and release all of the SAX 2.0 source code, compiled code, and documentation contained in this distribution into the Public Domain. SAX comes with NO WARRANTY or guarantee of fitness for any purpose.

David Megginson, david@megginson.com  
2000-05-05

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions



for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Jakarta HttpClient

Copyright 1999-2007 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
Apache Felix File Install  
Copyright 2008-2011 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Licensed under the Apache License 2.0.  
Apache log4j  
Copyright 2007 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Servlet 2.5

Copyright 2003-2008 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed by

The W3C Consortium (<http://www.w3.org/>).

Copyright 1994-2002 World Wide Web Consortium,  
(Massachusetts Institute of Technology, Institut National  
de Recherche en Informatique et en Automatique, Keio  
University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Apache Aries Util

Copyright 2009-2012 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Apache Felix Resolver

Copyright 2006-2012 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,  
each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable



(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The Apache CXF Distributed OSGi DSW Reference Implementation includes a number of components and libraries with separate copyright notices and license terms. Your use of those components are subject to the terms and conditions of the following licenses.

AOP alliance (<http://aopalliance.sourceforge.net>) aopalliance:aopalliance:jar:1.0  
License: Public Domain

ASM (<http://asm.objectweb.org/asm/asm>) asm:asm:jar:3.3:compile  
License: BSD (<http://asm.ow2.org/license.html>)

MSV XML Schema Datatype Library (<http://nexus.sonatype.org/oss-repository-hosting.html/xsdlib>)  
com.sun.msv.datatype.xsd:xsdlib:bundle:2010.1  
License: BSD  
(<http://www.opensource.org/licenses/bsd-license.php>)

Sun JAXB Reference Implementation Runtime (<http://jaxb.java.net/jaxb-impl>) com.sun.xml.bind:jaxb-impl:jar:2.2.4-1:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Sun JAXB Reference Implementation Tools (<http://jaxb.java.net/jaxb-xjc>) com.sun.xml.bind:jaxb-xjc:jar:2.2.4-1:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Sun SAAJ Reference Implementation (<http://java.net/saaj-impl/saaj-impl>) com.sun.xml.messaging:saaj:saaj-impl:jar:1.3.12:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

ISO Relax (<http://iso-relax.sourceforge.net/>) isorelax:isorelax:jar:20030108:compile  
License: MIT (<http://www.opensource.org/licenses/mit-license.html>)

JavaBeans Activation Framework (JAF) (<http://java.sun.com/products/javabeans/jaf/index.jsp>)  
javax.activation:activation:jar:1.1  
License: Common Development and Distribution License (CDDL) v1.0  
(<https://glassfish.dev.java.net/public/CDDLv1.0.html>)

JSR 311 API (<https://jsr311.dev.java.net/>) javax.ws.rs:jsr311-api:jar:1.1.1:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Java Architecture for XML Binding (JAXB API) javax.xml.bind:jaxb-api:jar:2.1:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Sun SAAJ API (<http://java.net/saaj-api/saaj-api>) javax.xml.soap:saaj-api:jar:1.3.4:compile  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.sun.com/cddl/cddl.html>)

Streaming API for XML javax.xml.stream:stax-api:jar:1.0-2  
License: GNU General Public Library (<http://www.gnu.org/licenses/gpl.txt>)

Streaming API for XML javax.xml.stream:stax-api:jar:1.0-2  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0 (<http://www.sun.com/cddl/cddl.html>)

JLine (<http://jline.sourceforge.net>) jline:jline:jar:0.9.94

License: BSD (LICENSE.txt)

Joda time (<http://joda-time.sourceforge.net>) joda-time:joda-time:jar:1.6.2

License: Apache 2 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

MSV Core (<http://msv.java.net/msv-core>) net.java.dev.msv:msv-core:bundle:2011.1

License: BSD ()

Stax2 API (<http://woodstox.codehaus.org/StAX2>) org.codehaus.woodstox:stax2-api:jar:3.1.1

License: The BSD License (<http://www.opensource.org/licenses/bsd-license.php>)

Jetty :: Continuation (<http://www.eclipse.org/jetty/jetty-continuation>) org.eclipse.jetty:jetty-continuation:jar:7.5.4.v20111024

License: Apache Software License - Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Jetty :: Continuation (<http://www.eclipse.org/jetty/jetty-continuation>) org.eclipse.jetty:jetty-continuation:jar:7.5.4.v20111024

License: Eclipse Public License

- Version 1.0 (<http://www.eclipse.org/org/documents/epl-v10.php>)

Jetty :: Http Utility (<http://www.eclipse.org/jetty/jetty-http>) org.eclipse.jetty:jetty-http:jar:7.5.4.v20111024

License: Apache Software License - Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Jetty :: Http Utility (<http://www.eclipse.org/jetty/jetty-http>) org.eclipse.jetty:jetty-http:jar:7.5.4.v20111024

License: Eclipse Public License - Version 1.0 (<http://www.eclipse.org/org/documents/epl-v10.php>)

Jetty :: IO Utility (<http://www.eclipse.org/jetty/jetty-io>) org.eclipse.jetty:jetty-io:jar:7.5.4.v20111024

License: Apache Software License - Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Jetty :: IO Utility (<http://www.eclipse.org/jetty/jetty-io>) org.eclipse.jetty:jetty-io:jar:7.5.4.v20111024

License: Eclipse Public License - Version 1.0 (<http://www.eclipse.org/org/documents/epl-v10.php>)

Jetty :: Security (<http://www.eclipse.org/jetty/jetty-security>) org.eclipse.jetty:jetty-security:jar:7.5.4.v20111024

License: Apache Software License - Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Jetty :: Security (<http://www.eclipse.org/jetty/jetty-security>) org.eclipse.jetty:jetty-security:jar:7.5.4.v20111024

License: Eclipse Public License - Version 1.0 (<http://www.eclipse.org/org/documents/epl-v10.php>)

Jetty :: Server Core (<http://www.eclipse.org/jetty>) org.eclipse.jetty:jetty-server:jar:7.5.4.v20111024

License: Apache Software License - Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Jetty :: Server Core (<http://www.eclipse.org/jetty>) org.eclipse.jetty:jetty-server:jar:7.5.4.v20111024

License: Eclipse Public License - Version 1.0 (<http://www.eclipse.org/org/documents/epl-v10.php>)

Jetty :: Utilities (<http://www.eclipse.org/jetty/jetty-util>) org.eclipse.jetty:jetty-util:jar:7.5.4.v20111024

License: Apache Software License - Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Jetty :: Utilities (<http://www.eclipse.org/jetty/jetty-util>)  
org.eclipse.jetty:jetty-util:jar:7.5.4.v20111024  
License: Eclipse Public License - Version 1.0 (<http://www.eclipse.org/org/documents/epl-v10.php>)

Jetty :: Aggregate :: All Server (<http://www.eclipse.org/jetty/jetty-aggregate-project/jetty-all-server>)  
org.eclipse.jetty.aggregate:jetty-all-server:jar:7.4.2.v20110526  
License: Apache Software License - Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Jetty :: Aggregate :: All Server (<http://www.eclipse.org/jetty/jetty-aggregate-project/jetty-all-server>)  
org.eclipse.jetty.aggregate:jetty-all-server:jar:7.4.2.v20110526  
License: Eclipse Public License - Version 1.0 (<http://www.eclipse.org/org/documents/epl-v10.php>)

MIME streaming extension org.jvnet:mimepull:jar:1.4  
License: COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0  
(<http://www.opensource.org/licenses/cddl1.php>)

MIME streaming extension org.jvnet:mimepull:jar:1.4  
License: GPLv2 with classpath exception (<http://www.gnu.org/software/classpath/license.html>)

OpenSAML-J  
(<http://opensaml.org/>) org.opensaml:opensaml:jar:2.5.1-1  
License: Apache 2 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

OpenWS (<http://opensaml.org/>) org.opensaml:openws:jar:1.4.2-1  
License: Apache 2 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

XMLTooling-J (<http://opensaml.org/>) org.opensaml:xmltooling:jar:1.3.2-1  
License: Apache 2 (<http://www.apache.org/licenses/LICENSE-2.0.txt>)

OPS4J Pax Web - Jetty (<http://www.ops4j.org/projects/pax/web/pax-web-jetty/>) org.ops4j.pax.web:pax-web-jetty:bundle:1.0.3  
License: ALv2 (<http://www.apache.org/licenses/LICENSE-2.0.html>)

OPS4J Pax Web - Runtime (<http://www.ops4j.org/projects/pax/web/pax-web-runtime/>) org.ops4j.pax.web:pax-web-runtime:bundle:1.0.3  
License: ALv2 (<http://www.apache.org/licenses/LICENSE-2.0.html>)

Simple Logging Facade for Java - API (<http://www.slf4j.org/slf4j-api>) org.slf4j:slf4j-api:jar:1.6.2:compile  
License: MIT License (<http://www.slf4j.org/license.html>)

Spring  
OSGi Core (<http://www.springframework.org/osgi>) org.springframework.osgi:spring-osgi-core:bundle:1.2.1  
License: Apache License, Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Spring OSGi Extender (<http://www.springframework.org/osgi>) org.springframework.osgi:spring-osgi-extender:bundle:1.2.1  
License: Apache License, Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

Spring OSGi IO (<http://www.springframework.org/osgi>) org.springframework.osgi:spring-osgi-io:bundle:1.2.1  
License: Apache License, Version 2.0 (<http://www.apache.org/licenses/LICENSE-2.0>)

RELAX NG Datatype (<http://sourceforge.net/projects/relaxng/>)  
relaxngDatatype:relaxngDatatype:jar:20020414:compile  
License: BSD (<http://www.opensource.org/licenses/bsd-license.php>)

WSDL4J (<http://sf.net/projects/wsdl4j>) wsdl4j:wsdl4j:jar:1.6.2  
License: CPL (<http://www.opensource.org/licenses/cpl1.0.txt>)  
{pom.name}  
Copyright (c) 2005 - 2009 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

This product also includes software under the OASIS license  
(see the LICENSE file contained in this distribution), with the following  
copyright:

Copyright (C) OASIS(R) 2005, 2009. All Rights Reserved.  
OASIS trademark, IPR and other policies apply.

This product also includes software under the W3C(r) Software License  
(see the LICENSE file contained in this distribution), with the following  
copyright:

Copyright (c) 2004 World Wide Web Consortium (Massachusetts Institute of Technology,  
European Research Consortium for Informatics and Mathematics, Keio University).  
All Rights Reserved. This work is distributed under the W3C(r) Software License [1]  
in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied  
warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

[1] <http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This  
product also includes software under the W3C(c) Software License  
with the following copyright:

Copyright 2001 The Internet Society and W3C (Massachusetts Institute  
of Technology, Institut National de Recherche en Informatique et en  
Automatique, Keio University). All Rights Reserved.  
<http://www.w3.org/Consortium/Legal/>

This document is governed by the W3C Software License [1] as described  
in the FAQ [2].

[1] <http://www.w3.org/Consortium/Legal/copyright-software-19980720>

[2] <http://www.w3.org/Consortium/Legal/IPR-FAQ-20000620.html#DTD>

=====  
== NOTICE file corresponding to the section 4 d of ==  
== the Apache License, Version 2.0, ==  
== in this case for the Apache Neethi distribution. ==  
=====

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Please read the different LICENSE files present in the licenses directory of  
this distribution.

See about.html in this directory.

Apache CXF Distributed OSGi DSW Reference Implementation  
Copyright 2008-2012 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
This product currently only contains code developed by authors  
of specific components, as identified by the source code files.

Since product implements StAX API, it has dependencies to StAX API  
classes.

For additional credits (generally to people who reported problems)  
see CREDITS file.

The following files are from the Tango Desktop Project  
(<http://tango.freedesktop.org/>):

document-open.png  
document-open.png  
document-print.png  
edit-find.png  
go-next.png  
go-previous.png  
icon-general.png (originally preferences-desktop.png)  
icon-language.png (originally preferences-desktop-locale.png)  
icon-network.png (originally applications-internet.png)  
icon-security.png (originally dialog-warning.png)  
icon-stylesheet.png (originally applications-graphics.png)  
media-playback-pause.png  
media-playback-start.png  
process-stop.png  
redo.png (modified version of edit-redo.png)  
system-search.png  
text-html.png  
undo.png (modified version of edit-undo.png)  
utilities-system-monitor.png



view-refresh.png  
window-new.png

The following files are from the Pasodoble Icon Theme  
(<http://www.jesusda.com/projects/pasodoble/>):

File Original filename

-----  
zoom-in.png viewmag+.png  
zoom-out.png viewmag-.png

All of these image files  
are licensed under the Creative Commons Attribution  
Share-Alike 2.5 License (<http://creativecommons.org/licenses/by-sa/2.5/>),  
which is in the LICENSE.icons.txt file.

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS  
PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR  
OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS  
LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE  
BOUND BY THE TERMS OF THIS LICENSE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED  
HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

#### 1. Definitions

a. "Collective Work" means a work, such as a periodical issue, anthology or  
encyclopedia, in which the Work in its entirety in unmodified form, along  
with a number of other contributions, constituting separate and  
independent works in themselves, are assembled into a collective whole.

A

work that constitutes a Collective Work will not be considered a  
Derivative Work (as defined below) for the purposes of this License.

b. "Derivative Work" means a work based upon the Work or upon the Work and  
other pre-existing works, such as a translation, musical arrangement,  
dramatization, fictionalization, motion picture version, sound recording,  
art reproduction, abridgment, condensation, or any other form in which the  
Work may be recast, transformed, or adapted, except that a work that  
constitutes a Collective Work will not be considered a Derivative Work  
for the purpose of this License. For the avoidance of doubt, where the  
Work is a musical composition or sound recording, the synchronization of  
the Work in timed-relation with a moving image ("synching") will be  
considered a Derivative Work for the purpose of this License.

c. "Licensor" means the individual or entity that offers the Work under the

terms of this License.

d. "Original Author" means the individual or entity who created the Work.

- e. "Work" means the copyrightable work of authorship offered under the terms of this License.
- f. "You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.
- g. "License Elements" means the following high-level license attributes as selected by Licensor and indicated in the title of this License:  
Attribution, ShareAlike.

## 2. Fair Use Rights.

Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

## 3. License Grant.

Subject to the terms and conditions of this

License, Licensor hereby grants

You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

- a. to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;
- b. to create and reproduce Derivative Works;
- c. to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;
- d. to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works.
- e. For the avoidance of doubt, where the work is a musical composition:
  - i. Performance Royalties Under Blanket Licenses. Licensor waives the exclusive right to collect, whether individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.
  - ii. Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights society or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).
- f. Webcasting Rights and Statutory Royalties. For the avoidance of doubt,

where the Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

#### 4. Restrictions.

The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

- a. You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with every copy or phonorecord of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may

not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any credit as required by clause 4(c), as requested. If You create a Derivative Work,

upon notice

from any Licensor You must, to the extent practicable, remove from the Derivative Work any credit as required by clause 4(c), as requested.

- b. You may distribute, publicly display, publicly perform, or publicly digitally perform a Derivative Work only under the terms of this License, a later version of this License with the same License Elements as this License, or a Creative Commons iCommons license that contains the same License Elements as this License (e.g. Attribution-ShareAlike 2.5 Japan). You must include a copy of, or the Uniform Resource Identifier for, this License or other license specified in the previous sentence with every copy or phonorecord of each Derivative Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not

offer or impose any terms on the Derivative Works that alter or restrict the terms of this License or the recipients' exercise

of the rights

granted hereunder, and You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Derivative Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Derivative Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Derivative Work itself to be made subject to the terms of this License.

c. If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable)

if supplied, and/or (ii) if

the Original Author and/or Licensor designate another party or parties (e.g. a sponsor institute, publishing entity, journal) for attribution in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum

such credit will appear where any

other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

## 5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE MATERIALS, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

## 6. Limitation on Liability.

EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. Termination

- a. This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Derivative Works or Collective Works from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.
- b. Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

## 8. Miscellaneous

- a. Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.
- b. Each time You distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.
- c. If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.
- d. No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.
- e. This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified

without the mutual written agreement of the Licensor and You.

#### Copyright

-----

Copyright (C) 1999-2007 Norman Walsh

Copyright (C) 2003 Ji Kosek

Copyright (C) 2004-2007 Steve Ball

Copyright (C) 2005-2008 The DocBook Project

Copyright (C) 2011-2012 O'Reilly Media

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the ``Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Except as contained in this notice, the names of individuals credited with contribution to this software shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the individuals in question.

Any stylesheet derived from this Software that is publically distributed will be identified with a different name and the version strings in any derived Software will be changed so that no possibility of confusion between the derived package and this Software will exist.

#### Warranty

-----

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL NORMAN WALSH OR ANY OTHER CONTRIBUTOR BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

#### Contacting the Author

-----

The DocBook XSL stylesheets are maintained by Norman Walsh,

<ndw@nwalsh.com>, and members of the DocBook Project,  
<docbook-developers@sf.net>  
Apache Commons CLI  
Copyright 2001-2009 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

```
=====
== NOTICE file corresponding to the section 4 d of           ==
== the Apache License, Version 2.0,                          ==
== in this case for the Apache AXIOM distribution.            ==
=====
```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
Portions Copyright 2006 International Business Machines Corp.

Please read the different LICENSE files present in the licenses directory of  
this distribution.

#### SAAJ 1.3

Copyright 2003-2008 The Apache Software Foundation  
This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Pax Web  
Copyright 2007-2009 Open Participation for Java ([www.ops4j.org](http://www.ops4j.org))

#### I. Included Software

This product includes software developed at  
Open Participation for Java (<http://www.ops4j.org/>).  
Licensed under the Apache License 2.0.

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2007).  
Licensed under the Apache License 2.0.

This product includes software developed at  
Mort Bay Consulting Pty. Ltd. (<http://www.mortbay.org/jetty/>).  
Copyright 2000-2009 Mort Bay Consulting Pty. Ltd.  
Licensed under the Apache License 2.0.

#### II. Used Software

This product uses software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2007).

Licensed under the Apache License 2.0.

### III. License Summary

- Apache License 2.0

Apache Axis2 Transports

Copyright 2009 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

xml-commons/java/external/README.dom.txt \$Id: README.dom.txt 477038 2006-11-20 04:40:36Z mrglavas \$

HEAR YE, HEAR YE!

All of the .java software and associated documentation about the DOM in this repository are distributed under the license from the W3C, which is provided herein.

LICENSE.dom-software.txt covers all software from the W3C including the following items in the xml-commons project:

xml-commons/java/external/src/org/w3c  
and all subdirectories

(Note: SAC (The Simple API for CSS) has been published under an older version of the W3C license. The original license file is LICENSE.sac.html.)

LICENSE.dom-documentation.txt covers all documentation from the W3C including the following items in the xml-commons project:

xml-commons/java/external/xdocs/dom  
and all subdirectories

The actual DOM Java Language Binding classes in xml-commons came from:

<http://www.w3.org/TR/2004/REC-DOM-Level-3-Core-20040407/java-binding.html>

The specification

of DOM Level 3's various parts is at:

<http://www.w3.org/TR/2004/REC-DOM-Level-3-Core-20040407/>

<http://www.w3.org/TR/2004/REC-DOM-Level-3-LS-20040407/>

<http://www.w3.org/TR/2004/NOTE-DOM-Level-3-XPath-20040226/>

The specification of DOM Level 2's various parts is at:

<http://www.w3.org/TR/2000/REC-DOM-Level-2-Events-20001113/>

<http://www.w3.org/TR/2000/REC-DOM-Level-2-Style-20001113/>



<http://www.w3.org/TR/2000/REC-DOM-Level-2-Traversal-Range-20001113/>

<http://www.w3.org/TR/2000/REC-DOM-Level-2-Views-20001113/>

The specification of DOM Level 1's various parts is at:

<http://www.w3.org/TR/1998/REC-DOM-Level-1-19981001/level-one-html.html>

Links to all available W3C DOM Java Bindings can be found at:

<http://www.w3.org/DOM/DOMTR>

The actual classes of The Simple API for CSS (SAC) came from:

<http://www.w3.org/Style/CSS/SAC/>

<http://www.w3.org/2002/06/sacjava-1.3.zip>

The actual DOM Java Language Binding classes for SMIL came from:

<http://dev.w3.org/cvsweb/java/classes/org/w3c/dom/smil/>

(both ElementTimeControl.java and TimeEvent.java were taken at revision 1.1)

The actual DOM Java Language Binding classes for SVG 1.1 came from:

<http://www.w3.org/TR/SVG11/java.html>

```
=====
== NOTICE file corresponding to the section 4 d of           ==
== the Apache License, Version 2.0,                          ==
== in this case for the Apache Woden distribution.           ==
=====
```

This product includes software developed by

The Apache Software Foundation (<http://www.apache.org/>).

This product also includes software developed by :

- IBM Corporation (<http://www.ibm.com>),

WSDL4J was the initial code contribution for the Apache Woden project and some of the WSDL4J design and code has been reused.

- The W3C Consortium (<http://www.w3c.org>),

Common W3C XML Schema and DTD files are packaged with Apache Woden.

Please read the different LICENSE files present in the root directory of this distribution.

Apache Software License, Version 1.1

\*

\* Copyright (c) 2001 The Apache Software Foundation. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.  
\*  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in  
\* the documentation and/or other materials provided with the  
\* distribution.  
\*  
\* 3. The end-user documentation included with the redistribution,  
\* if any, must include the following acknowledgment:  
\* "This product includes software developed by the  
\* Apache Software Foundation (<http://www.apache.org/>)."  
\* Alternately, this acknowledgment may appear in the software itself,  
\* if and wherever such third-party acknowledgments normally  
appear.  
\*  
\* 4. The names "Apache" and "Apache Software Foundation" and  
\* "Apache BCEL" must not be used to endorse or promote products  
\* derived from this software without prior written permission. For  
\* written permission, please contact [apache@apache.org](mailto:apache@apache.org).  
\*  
\* 5. Products derived from this software may not be called "Apache",  
\* "Apache BCEL", nor may "Apache" appear in their name, without  
\* prior written permission of the Apache Software Foundation.  
\*  
\* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED  
\* WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR  
\* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF  
\* USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND  
\* ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
\* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT  
\* OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.  
\* =====  
\*  
\* This software consists of voluntary contributions made by many  
\* individuals on behalf of the Apache Software Foundation. For more  
\* information on the Apache Software Foundation, please see  
\* <<http://www.apache.org/>>.  
\*/  
Apache Jakarta Commons FileUpload  
Copyright 2002-2006 The Apache Software Foundation

This product includes software developed by

The Apache Software Foundation (<http://www.apache.org/>).  
Copyright 2000-2002 Marc De Scheemaecker, All Rights Reserved.

This software is provided 'as-is', without any express or implied warranty. In no event will the author be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.

Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.

This notice may not be removed or altered from any source distribution.  
\${pom.name}  
Copyright (c) 2005 - 2009 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).  
ASM: a very small and fast Java bytecode manipulation framework  
Copyright (c) 2000,2002,2003 INRIA, France Telecom  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

/\*--

\$Id: LICENSE.txt,v 1.11 2004/02/06 09:32:57 jhunter Exp \$

Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions, and the disclaimer that follows these conditions in the documentation and/or other materials provided with the distribution.
3. The name "JDOM" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact <request\_AT\_jdom\_DOT\_org>.
4. Products derived from this software may not be called "JDOM", nor may "JDOM" appear in their name, without prior written permission from the JDOM Project Management <request\_AT\_jdom\_DOT\_org>.

In addition, we request (but do not require) that you include in the end-user documentation provided with the redistribution and/or in the software itself an acknowledgement equivalent to the following:

"This product includes software developed by the  
JDOM Project (<http://www.jdom.org/>)."

Alternatively, the acknowledgment may be graphical using the logos available at <http://www.jdom.org/images/logos>.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE JDOM AUTHORS OR THE PROJECT CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF

USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND  
ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT  
OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
SUCH DAMAGE.

This software consists of voluntary contributions made by many  
individuals on behalf of the JDOM Project and was originally  
created by Jason Hunter <jhunter\_AT\_jdom\_DOT\_org> and  
Brett McLaughlin <brett\_AT\_jdom\_DOT\_org>. For more information  
on the JDOM Project, please see <<http://www.jdom.org/>>.

\*/

#### OSGi Distribution Licenses

All JAR files in the licensed directory/project are -licensed- binaries. This means  
that there are restrictions on their usage. They are NOT membership donated  
material in the sense of the 3.2 clause in the membership agreement.

#### SERVLET-----

Copyright Copyright (c) 1999-2005 Apache Software Foundation

All Rights Reserved

Used Used in the RI for the Http Service

All RIs that use Http require this  
lib.

File servlet.jar

License licenses/ASL-2.0.txt (Apache Software License)

URL <http://tomcat.apache.org/download-41.cgi>

Modifications Servlet 2.3 source code modified to conform to Servlet 2.1 spec

Apache Obligation This product includes software developed  
by the Apache Software Foundation  
(<http://www.apache.org/>).

#### SAXON-----

Copyright Unclear

Used Used  
in the build, not in any applications

File saxon.jar

License <http://saxon.sourceforge.net/saxon6.5.4/conditions.html>

URL <http://prdownloads.sourceforge.net/saxon/saxon6-5-4.zip>

Modifications NONE, library used as is

#### BCEL-----

Copyright 1999,2005 Apache Software Foundation

Used In OSGi jar2xml (org.osgi.tools) to create an XML file from a JAR

File bcel.jar

License licenses/ASL-1.1.txt

URL <http://jakarta.apache.org/bcel/>  
Modifications NONE, library used as is

#### BCEL-----

Copyright Apache Software Foundation  
Used In weaving compliance tests  
File org.apache.servicemix.bundles.bcel  
License licenses/ASL-2.0.txt

#### URL

[http://mirrors.ibiblio.org/pub/mirrors/maven2/org/apache/servicemix/bundles/org.apache.servicemix.bundles.bcel/5.2\\_3/org.apache.servicemix.bundles.bcel-5.2\\_3.jar](http://mirrors.ibiblio.org/pub/mirrors/maven2/org/apache/servicemix/bundles/org.apache.servicemix.bundles.bcel/5.2_3/org.apache.servicemix.bundles.bcel-5.2_3.jar)

Modifications NONE,  
library used as is

#### JUNIT-----

Copyright Packaged by SpringSource, adds no copyright, or  
Used Diverse JUNIT tests, the JUNIT perspective seems  
to calculate a variable that is not portable between  
environments.

License Common Public License - v 1.0

URL <http://www.junit.org>

Modifications NONE, library uses as is

#### NANOXML-----

Copyright Copyright 2000-2002 Marc De Scheemaecker, All Rights Reserved.

Used Used in org.osgi.tools

License licenses/ZIP-1.0.txt

URL <http://nanoxml.cyberelf.be/download.html>

Modifications NONE, library used as is

#### ANT-----

Copyright Copyright (c) 2004 Apache Software Foundation, All Rights Reserved

Used In the build

License licenses/ASL-2.0.txt (basic  
ant)

licenses/ASL-1.1.txt (xerces)

licenses/W3C.txt (DOM tree classes)

licenses/SAX.txt (actually in public domain)

URL <http://ant.apache.org>

Modifications NONE, library and scripts used as is

#### ASM-----

Copyright Copyright (c) ObjectWEB

License <http://asm.objectweb.org/license.html>

URL <http://asm.objectweb.org/>

Modifications NONE, library used as is

#### JAPITOOLS-----

Copyright Copyright (C) 2000,2002,2003,2004,2005,2006 Stuart Ballard <stuart.a.ballard@gmail.com>  
License licenses/GPL-2.0.txt (GPL 2)  
URL <http://sab39.netreach.com/japi/>  
Modifications Modified japihtml to ref /www/japi.css for website use

DERBY-----

Copyright Copyright  
(c) 2004 Apache Software Foundation, All Rights Reserved  
Used Bundles framework  
URL  
Modifications none

BND -----

Copyright Copyright (c) 2006-2008 aQute SARL  
Used In build  
URL <http://www.aQute.biz/Code/Bnd>  
License licenses/ASL-2.0.txt  
Modifications none

EQUINOX et al -----

Contains org.eclipse.osgi, org.eclipse.equinox.ds, org.eclipse.equinox.event,  
org.eclipse.equinox.metatype  
Copyright Copyright (c) 2003, 2004 IBM Corporation and others. All rights reserved.  
Used As RI  
URL Prepared and submitted by IBM  
License licenses/EPL-1.0.txt  
Modifications none

JSLP (ch.ethz.iks.slp) -----

Copyright Copyright (c) 2005-2007, Jan S. Rellermeier  
Used In RI  
URL <http://jslp.sourceforge.net/>  
License licenses/EPL-1.0.txt  
Modifications none

Commons Logging -----

Copyright Copyright (c) 2004 Apache Software Foundation, All Rights Reserved  
Used transaction, distributed  
URL <http://commons.apache.org/logging/>  
License licenses/ASL-2.0.txt  
Modifications none

org.apache.cxf.dosgi.singlebundle -----

Copyright Copyright (c) 2004 Apache Software Foundation, All Rights Reserved  
Used distributed  
URL <http://cxf.apache.org/>  
License licenses/ASL-2.0.txt

Modifications none (this was made specially for us, but is in the general apache build)

org.apache.tuscany.sca.bundle -----

Copyright

Copyright (c) 2004 Apache Software Foundation, All Rights Reserved

Used scaconfigtype

URL <http://tuscany.apache.org/>

License licenses/ASL-2.0.txt

Modifications none (this was made specially for us, NOT YET IN in the general apache build) sourced from <http://people.apache.org/~rfeng/tuscany/tuscany-bundle.jar>

org.apache.felix.main -----

Copyright Copyright (c) 2004 Apache Software Foundation, All Rights Reserved

Used general testing

URL <http://felix.apache.org/>

License licenses/ASL-2.0.txt

Modifications none

org.apache.felix.scr -----

Copyright Copyright (c) 2004 Apache Software Foundation, All Rights Reserved

Used general testing

URL

<http://felix.apache.org/>

License licenses/ASL-2.0.txt

Modifications none

org.apache.felix.configadmin -----

Copyright Copyright (c) 2009 Apache Software Foundation, All Rights Reserved

Used general testing

URL <http://felix.apache.org/>

License licenses/ASL-2.0.txt

Modifications none

org.apache.log4j -----

Copyright Copyright (c) 2004 Apache Software Foundation, All Rights Reserved

Used for dependency finder, used in processing ees

URL <http://logging.apache.org/log4j>

License licenses/ASL-2.0.txt

Modifications none

org.apache.jakarta.oro -----

Copyright Copyright (c) 2004 Apache Software Foundation, All Rights Reserved

Used

for dependency finder, used in processing ees

URL <http://jakarta.apache.org/oro/>

License licenses/ASL-2.0.txt

Modifications none



org.apache.geronimo.specs.\* -----  
Copyright Copyright Apache Software Foundation, All Rights Reserved  
Used in org.osgi.impl.bundle.transaction  
URL <http://geronimo.apache.org/>  
License licenses/ASL-2.0.txt  
Modifications none

org.jeantessier.dependencyfinder -----  
Copyright Copyright (c) 2001-2008, Jean Tessier, All rights reserved.  
Used for dependency finder, used in processing ees  
URL <http://depfind.sourceforge.net/>  
License licenses/JEANTESSIER.txt  
Modifications none

org.easymock -----  
Copyright  
Copyright (c) Easymock  
Used Used in JMX tests  
URL <http://www.easymock.org/>  
License <http://www.opensource.org/licenses/apache-license.php>  
Modifications none  
GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component

itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals

of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and  
`show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

This copy of Woodstox XML processor is licensed under the  
Apache (Software) License, version 2.0 ("the License").  
See the License for details about distribution rights, and the  
specific rights regarding derivate works.

You may obtain a copy of the License at:



<http://www.apache.org/licenses/>

A copy is also included in the downloadable source code package containing Woodstox, in file "ASL2.0", under the same directory as this file.

Apache Jakarta Commons IO

Copyright 2001-2007 The Apache Software Foundation

This product includes software developed by

The Apache Software Foundation (<http://www.apache.org/>).

CUP Parser Generator Copyright Notice, License, and Disclaimer  
(runtime.jar component)

Copyright 1996-1999 by Scott Hudson, Frank Flannery, C. Scott Ananian

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both the copyright notice and this permission notice and warranty disclaimer appear in supporting documentation, and that the names of the authors or their employers not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

The authors and their employers disclaim all warranties with regard to this software, including all implied warranties of merchantability and fitness. In no event shall the authors or their employers be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortious action, arising out of or in connection with the use or performance of this software.

Apache Batik

Copyright 1999-2007 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

This software contains code from the World Wide Web Consortium (W3C) for the Document Object Model API (DOM API) and SVG Document Type Definition (DTD).

This software contains code from the International Organisation for Standardization for the definition of character entities used in the software's documentation.

This product includes images from the Tango Desktop Project  
(<http://tango.freedesktop.org/>).

This product includes images from the Pasodoble Icon Theme  
(<http://www.jesusda.com/projects/pasodoble>).  
Apache Felix Configuration Admin Service  
Copyright 2006-2010 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Licensed under the Apache License 2.0.

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2009).  
Licensed under the Apache License 2.0.

Web Services Metadata 2.0  
Copyright 2003-2010 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Obtained from: <http://www.srgb.com/usingsrgb.html>

The file "sRGB Color Space Profile.icm" is:  
Copyright (c) 1998 Hewlett-Packard Company

To anyone who acknowledges that the file "sRGB Color Space Profile.icm"  
is provided "AS IS" WITH NO EXPRESS OR IMPLIED WARRANTY:  
permission to use, copy and distribute this file for any purpose is hereby  
granted without fee, provided that the file is not changed including the HP  
copyright notice tag, and that the name of Hewlett-Packard Company not be  
used in advertising or publicity pertaining to distribution of the software  
without specific, written prior permission. Hewlett-Packard Company makes  
no representations about the suitability of this software for any purpose.

Apache Felix Configuration Admin Service  
Copyright 2006-2013 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed at  
The OSGi Alliance (<http://www.osgi.org/>).  
Copyright (c) OSGi Alliance (2000, 2012).  
Licensed under the Apache License 2.0.

=====  
== NOTICE file corresponding to section 4(d) of the Apache License, ==  
== Version 2.0, in this case for the Apache Xalan distribution. ==  
=====

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software was originally based on the following:

- software copyright (c) 1999-2002, Lotus Development Corporation.,  
<http://www.lotus.com>.
- software copyright (c) 2001-2002, Sun Microsystems.,  
<http://www.sun.com>.
- software copyright (c) 2003, IBM Corporation., <http://www.ibm.com>.
- voluntary contributions made by Ovidiu Predescu <[ovidiu@cup.hp.com](mailto:ovidiu@cup.hp.com)> on  
behalf of the Apache Software Foundation that was originally developed  
at Hewlett Packard Company.

The binary distribution package (ie. jars, samples and documentation)  
of  
this product includes software developed by the following:

- The Apache Software Foundation
  - Xerces Java - see [xercesImpl.README.txt](#)
  - JAXP 1.3 APIs - see [xml-apis.README.txt](#)
  - Bytecode Engineering Library - see [BCEL.README.txt](#)
  - Regular Expression - see [regexp.README.txt](#)
- Scott Hudson, Frank Flannery, C. Scott Ananian
  - CUP Parser Generator runtime ([javacup\runtime](#)) - see [runtime.README.txt](#)

The source distribution package (ie. all source and tools required to build  
Xalan Java) of this product includes software developed by the following:

- The Apache Software Foundation
  - Xerces Java - see [xercesImpl.README.txt](#)
  - JAXP 1.3 APIs - see [xml-apis.README.txt](#)
  - Bytecode Engineering Library - see [BCEL.README.txt](#)
  - Regular Expression - see [regexp.README.txt](#)
  - Ant - see [ant.README.txt](#)
  - Stylebook doc tool - see [stylebook-1.0-b3\\_xalan-2.README.txt](#)
- Elliot Joel Berk and C. Scott Ananian
  - Lexical Analyzer Generator (JLex) - see [JLex.README.txt](#)

/\* =====

\* The Apache Software License, Version 1.1  
\*  
\* Copyright (c) 2000-2002 The Apache Software Foundation. All rights  
\* reserved.  
\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:  
\*  
\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.  
\*  
\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in  
\* the documentation and/or other materials provided with the  
\* distribution.  
\*  
\* 3. The end-user documentation included with the redistribution,  
\* if any, must include the following acknowledgment:  
\* "This product includes software developed by the  
\* Apache Software Foundation (<http://www.apache.org/>)."  
\* Alternately, this  
acknowledgment may appear in the software itself,  
\* if and wherever such third-party acknowledgments normally appear.  
\*  
\* 4. The names "Apache" and "Apache Software Foundation", "Jakarta-Oro"  
\* must not be used to endorse or promote products derived from this  
\* software without prior written permission. For written  
\* permission, please contact [apache@apache.org](mailto:apache@apache.org).  
\*  
\* 5. Products derived from this software may not be called "Apache"  
\* or "Jakarta-Oro", nor may "Apache" or "Jakarta-Oro" appear in their  
\* name, without prior written permission of the Apache Software Foundation.  
\*  
\* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED  
\* WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR  
\* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,  
\* BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF  
\* USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
\* ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
\* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT  
\* OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.  
\* =====  
\*  
\* This software consists of voluntary contributions made by many  
\* individuals on behalf of the Apache Software Foundation. For more  
\* information on the Apache Software Foundation, please see  
\* <<http://www.apache.org/>>.

\*/

Apache Aries Proxy Bundle

Copyright 2009-2013 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache WebServices - XmlSchema

Copyright 2004-2008 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Portions Copyright 2006 International Business Machines Corp.  
Copyright (c) 2004-2010, Woodstox Project (<http://woodstox.codehaus.org/>)  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice,  
this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.
3. Neither the name of the Woodstox XML Processor nor the names  
of its contributors may be used to endorse or promote products derived  
from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGE.

# 1.834 siddhi-execution-string 5.0.1

## 1.834.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.



Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2017 WSO2 Inc. (<<http://www.wso2.org>>) All Rights Reserved.

WSO2 Inc. licenses this file to you under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<<http://www.apache.org/licenses/LICENSE-2.0>>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

---

-----  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with

the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright,

patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

#### 8. Limitation

of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License.

However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

...

## 1.835 siddhi 5.1.5

### 1.835.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,



excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2017 WSO2 Inc. (<<http://www.wso2.org>>) All Rights Reserved.

WSO2 Inc. licenses this file to you under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<<http://www.apache.org/licenses/LICENSE-2.0>>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

^^^

-----  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with

the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License.

However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

---

## 1.836 coreutils 8.30-15.el8

### 1.836.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for

them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.



## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your

rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately  
publish on each copy an appropriate copyright notice;  
keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;  
keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

## 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the

Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family,

or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you

received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.



You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a

consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment

to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you

have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the

Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.837 selinux 2.9-8.el8

### 1.837.1 Available under license :

This library (libselenium) is public domain software, i.e. not copyrighted.

#### Warranty Exclusion

-----

You agree that this software is a non-commercially developed program that may contain "bugs" (as that term is used in the industry) and that it may not function as intended. The software is licensed "as is". NSA makes no, and hereby expressly disclaims all, warranties, express, implied, statutory, or otherwise with respect to the software, including noninfringement and the implied warranties of merchantability and fitness for a particular purpose.

#### Limitation of Liability

-----

In no event will NSA be liable for any damages, including loss of data, lost profits, cost of cover, or other special, incidental, consequential, direct or indirect damages arising from the software or the use thereof, however caused and on any theory of liability. This limitation will apply even if NSA has been advised of the possibility of such damage. You acknowledge that this is a reasonable allocation of risk.

## 1.838 tar 1.30-9.el8

### 1.838.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <http://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run

modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the



public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for

the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid

circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the

Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply

if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal

Notices displayed by works containing it; or

c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your

license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.



You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent

license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the

GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## 1.839 libffi 3.1-24.el8

### 1.839.1 Available under license :

libffi - Copyright (c) 1996-2014 Anthony Green, Red Hat, Inc and others.  
See source files for details.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED ``AS IS'', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.840 setup 2.12.2-9.el8

### 1.840.1 Available under license :

Setup package is public domain.

You are free to use, copy, distribute or modify included files without restrictions.

## 1.841 libpwquality 1.4.4-6.el8

### 1.841.1 Available under license :

Unless otherwise *\*explicitly\** stated the following text describes the licensed conditions under which the contents of this libpwquality release may be distributed:

-----  
Redistribution and use in source and binary forms of libpwquality, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed

under the terms of the  
GNU General Public License version 2 or later, in which case the provisions  
of the GNU GPL are required INSTEAD OF the above restrictions.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED  
WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF  
MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.  
IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT,  
INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,  
BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS  
OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR  
TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE  
USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGE.

The full text of the GNU GENERAL PUBLIC LICENSE Version 2 is included  
below.

-----

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by  
the GNU Library General Public License instead.) You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not  
price. Our General Public  
Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it  
if you want it, that you can change the software or use pieces of it

in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".



Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and

can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program  
(or a work based on it,  
under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program  
in object code or executable form with such  
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free

Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either

version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical  
commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this  
License.

# 1.842 rpm 4.14.3-26.el8

## 1.842.1 Available under license :

RPM is covered under two separate licenses.

The entire code base may be distributed under the terms of the GNU General Public License (GPL), which appears immediately below. Alternatively, all of the source code in the lib and rpmlib subdirectories of the RPM source code distribution as well as any code derived from that code may instead be distributed under the GNU Library General Public License (LGPL), at the choice of the distributor. The complete text of the LGPL appears at the bottom of this file.

This alternative is provided to enable applications to be linked against the RPM library (commonly called librpm) without forcing such applications to be distributed under the GPL.

Any questions regarding the licensing of RPM should be addressed to rpm-maint@lists.rpm.org

---

### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive

source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in



the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third

parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program,

and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include

anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy  
both it and this License would be to  
refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under  
any particular circumstance, the balance of the section is intended to  
apply and the section as a whole is intended to apply in other  
circumstances.

It is not the purpose of this section to induce you to infringe any  
patents or other property right claims or to contest validity of any  
such claims; this section has the sole purpose of protecting the  
integrity of the free software distribution system, which is  
implemented by public license practices. Many people have made  
generous contributions to the wide range of software distributed  
through that system in reliance on consistent application of that  
system; it is up to the author/donor to decide if he or she is willing  
to distribute software through any other system and a licensee cannot  
impose that choice.

This section is intended to make thoroughly clear what is believed to  
be  
a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in  
certain countries either by patents or by copyrighted interfaces, the  
original copyright holder who places the Program under this License  
may add an explicit geographical distribution limitation excluding  
those countries, so that distribution is permitted only in or among  
countries not thus excluded. In such case, this License incorporates  
the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions  
of the General Public License from time to time. Such new versions will  
be similar in spirit to the present version, but may differ in detail to  
address new problems or concerns.

Each version is given a distinguishing version number. If the Program  
specifies a version number of this License which applies to it and "any  
later version", you have the option of following the terms and conditions  
either of that  
version or of any later version published by the Free  
Software Foundation. If the Program does not specify a version number of  
this License, you may choose any version ever published by the Free Software  
Foundation.

10. If you wish to incorporate parts of the Program into other free  
programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by

the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY  
WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w'  
and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

-----  
GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991

Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the

freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.



The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a

work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However,

linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work.

(Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the

Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply,

and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.



This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Library General Public License for more details.

You should have received a copy of the GNU Library General Public  
License along with this library; if not, write to the Free  
Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library  
'Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.843 librepo 1.14.2-4.el8

## 1.843.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some

specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The

former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that

uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood

that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:



a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to

refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our

decision

will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.844 libarchive 3.3.3-5.el8

### 1.844.1 Available under license :

The libarchive distribution as a whole is Copyright by Tim Kientzle and is subject to the copyright notice reproduced at the bottom of this file.

Each individual file in this distribution should have a clear copyright/licensing statement at the beginning of the file. If any do not, please let me know and I will rectify it. The following is intended to summarize the copyright status of the individual files; the actual statements in the files are controlling.

\* Except as listed below, all C sources (including .c and .h files) and documentation files are subject to the copyright notice reproduced at the bottom of this file.

\* The following source files are also subject in whole or in part to

a 3-clause UC Regents copyright; please read the individual source files for details:

libarchive/archive\_entry.c

libarchive/archive\_read\_support\_filter\_compress.c

libarchive/archive\_write\_add\_filter\_compress.c

libarchive/mtree.5

\* The following source files are in the public domain:

libarchive/archive\_getdate.c

\* The build files---including Makefiles, configure scripts, and auxiliary scripts used as part of the compile process---have widely varying licensing terms. Please check individual files before distributing them to see if those restrictions apply to you.

I intend for all new source code to use the license below and hope over time to replace code with other licenses with new implementations that do use the license below. The varying licensing of the build scripts seems to be an unavoidable mess.

Copyright (c) 2003-2009 <author(s)>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer in this position and unchanged.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR(S) ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.845 librasm 0.0.3-5.el8

## 1.845.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who  
decide to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,  
whether gratis  
or for a fee, you must give the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source

code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into



another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of

the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR

CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the



library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.846 node.js 14.21.3-

# 1.module+el8.7.0+18531+81d21ca6

### 1.846.1 Available under license :

The MIT License (MIT)

=====

Copyright (c) 2019 NodeSource LLC

-----

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.847 systemd 245.4-4ubuntu3.22

### 1.847.1 Available under license :

```
// Copyright 2014 The Chromium OS Authors. All rights reserved.  
//  
// Redistribution and use in source and binary forms, with or without  
// modification, are permitted provided that the following conditions are  
// met:  
//  
// * Redistributions of source code must retain the above copyright  
// notice, this list of conditions and the following disclaimer.  
// * Redistributions in binary form must reproduce the above
```

```
// copyright notice, this list of conditions and the following disclaimer
// in the documentation and/or other materials provided with the
// distribution.
// * Neither the name of Google Inc. nor the names of its
// contributors may be used to endorse or promote products derived from
// this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
// "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
// LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
// A PARTICULAR
// PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
// OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
// LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
// DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
// THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
// (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
// OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
```

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program

is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under

any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful,



but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.848 aop-alliance 2.6.1

### 1.848.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
{\rtf1\ansi\ansicpg1252\cocoartf1671\cocoasubrtf600
{\fonttbl\f0\froman\fcharset0 Times-Roman;\f1\fmodern\fcharset0 Courier;}
```

```

{\colortbl;\red255\green255\blue255;\red0\green0\blue0;}
{\*\expandedcolortbl;;\cssrgb\c0\c0\c0;}
\paperw11900\paperh16840\margl1440\marginr1440\vieww10800\viewh8400\viewkind0
\deftab720
\pard\pardeftab720\sl280\partightenfactor0

\fo\fs24 \cf2 \expnd0\expndtw0\kerning0
\outl0\strokewidth0 \strokec2 This XML file does not appear to have any style information associated with it. The
document tree is shown below.\
\pard\pardeftab720\sl300\partightenfactor0

\fi\fs26 \cf2 <!--\
\
Copyright (c) 2013, 2018 Oracle and/or its affiliates. All rights reserved.\
\
This program and the accompanying materials are made available under the\
terms of the Eclipse Public License v. 2.0, which is available at\
http://www.eclipse.org/legal/epl-2.0.\
\
This Source Code may also be made available
under the following Secondary\
Licenses when the conditions for such availability set forth in the\
Eclipse Public License v. 2.0 are satisfied: GNU General Public License,\
version 2 with the GNU Classpath Exception, which is available at\
https://www.gnu.org/software/classpath/license.html.\
\
SPDX-License-Identifier: EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0\
\
-->\
<project xmlns="http://maven.apache.org/POM/4.0.0" xmlns:xsi="http://www.w3.org/2001/XMLSchema-
instance" xsi:schemaLocation="http://maven.apache.org/POM/4.0.0 http://maven.apache.org/maven-
v4_0_0.xsd">\
<modelVersion>4.0.0</modelVersion>\
<parent>\
<groupId>org.glassfish.hk2</groupId>\
<artifactId>external</artifactId>\
<version>2.6.1</version>\
</parent>\
<groupId>org.glassfish.hk2.external</groupId>\
<artifactId>aopalliance-repackaged</artifactId>\
<name>\
aopalliance version ${aopalliance.version} repackaged as a module\
</name>\
<build>\
<plugins>\
<plugin>\
<groupId>org.apache.maven.plugins</groupId>\
<artifactId>maven-dependency-plugin</artifactId>\

```

```

<executions>\
<execution>\
<id>step1-unpack-sources</id>\
<phase>process-sources</phase>\
<goals>\
<goal>unpack</goal>\
</goals>\
<configuration>\
<artifactItems>\
<artifactItem>\
<groupId>aopalliance</groupId>\
<artifactId>aopalliance</artifactId>\
<version>${aopalliance.version}</version>\
<classifier>sources</classifier>\
<overwrite>>false</overwrite>\
<outputDirectory>${project.build.directory}/alternateLocation</outputDirectory>\
</artifactItem>\
</artifactItems>\
</configuration>\
</execution>\
</executions>\
</plugin>\
<plugin>\
<groupId>org.codehaus.mojo</groupId>\
<artifactId>build-helper-maven-plugin</artifactId>\
<executions>\
<execution>\
<id>step2-add-sources</id>\
<phase>process-sources</phase>\
<goals>\
<goal>add-source</goal>\
</goals>\
<configuration>\
<sources>\
<source>${project.build.directory}/alternateLocation</source>\
</sources>\
</configuration>\
</execution>\
</executions>\
</plugin>\
<plugin>\
<groupId>org.apache.felix</groupId>\
<artifactId>maven-bundle-plugin</artifactId>\
<configuration>\
<instructions>\
<Embed-Dependency>\a0*;scope=compile:inline=true\a0</Embed-Dependency>\
<!--\

```

We set a mandatory attribute for these packages, because we don't want them to be visible to just anyone. An importer must specify the mandatory attribute for it to be able to import. See section #3.6.5 of OSGi R4 spec. Why is this required? See [https://glassfish.dev.java.net/issues/show\\_bug.cgi?id=5385](https://glassfish.dev.java.net/issues/show_bug.cgi?id=5385) By doing this, we allow user have any version of apache-commons lib in their application class loader hierarchy. They don't even have to set delegation=false in sun-web.xml! This is the true advantage of using OSGi.

Sahoo.

```
-->
<Export-Package>org.aopalliance.*;version=${aopalliance.version}</Export-Package>
<Private-Package>!*</Private-Package>
</instructions>
</configuration>
<executions>
<execution>
<id>osgi-manifest</id>
<phase>process-classes</phase>
<goals>
<goal>manifest</goal>
</goals>
</execution>
</executions>
</plugin>
</plugins>
</build>
<dependencies>
<dependency>
<groupId>aopalliance</groupId>
<artifactId>aopalliance</artifactId>
<version>${aopalliance.version}</version>
<optional>>true</optional>
</dependency>
</dependencies>
</project>
}
```

Found in path(s):

\* /opt/cola/permits/1688041658\_1684928894.4895442/0/aopalliance-2-6-1-zip/aopalliance-2.6.1.rtf

Copyright (c) 2013, 2018 Oracle and/or its affiliates. All rights reserved.

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0, which is available at <http://www.eclipse.org/legal/epl-2.0>.

This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception, which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0  
Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE (“AGREEMENT”). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

“Contribution” means:

- a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and
  - b) in the case of each subsequent Contributor:
    - i) changes to the Program, and
    - ii) additions to the Program;
- where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution “originates” from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

“Contributor” means any person or entity that Distributes the Program.

“Licensed Patents” mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

“Program” means the Contributions Distributed in accordance with this Agreement.

“Recipient” means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

“Derivative Works” shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

“Modified Works” shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

“Distribute” means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

“Source Code” means the form of a Program preferred for making modifications, including but not limited to

software source code, documentation source, and configuration files.

“Secondary License” means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each

Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based

on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

## 3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a)

the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

### 3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ('notices') contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

## 4.

### COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply

to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT

NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

### Exhibit A – Form of Secondary Licenses Notice

“This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}.”

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.



If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

# 1.849 ca-certificates 20230311ubuntu0.20.04.1

## 1.849.1 Available under license :

Format: <http://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Files: \*

Copyright: 2013 System Administrator <root@localhost.localdomain>

License: ...

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Source: <http://ftp.debian.org/debian/pool/main/c/ca-certificates/>

Files: debian/\*

examples/\*

Makefile

mozilla/\*

sbin/\*

Copyright: 2003 Fumitoshi UKAI <ukai@debian.or.jp>

2009 Philipp Kern <pkern@debian.org>

2011 Michael Shuler <michael@pbandjelly.org>

Various Debian Contributors

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.

You should have received a copy of the GNU General Public License along with this

program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

.

On Debian GNU/Linux systems, the complete text of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'.

Files: mozilla/certdata.txt

mozilla/nssckbi.h

Copyright: Mozilla Contributors

Comment: Original Copyright: 1994-2000 Netscape Communications Corporation

(certdata.txt <= CVS Revision: 1.82)

NSS no longer contains explicit copyright. Upstream indicates that "Mozilla Contributors" is an appropriate attribution for the required Copyright: field in Debian's machine-readable format.

[https://bugzilla.mozilla.org/show\\_bug.cgi?id=850003](https://bugzilla.mozilla.org/show_bug.cgi?id=850003)

License: MPL-2.0

Mozilla Public License Version 2.0

=====

.

## 1. Definitions

-----

.

### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

.

### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

.

### 1.3. "Contribution"

means Covered Software of a particular Contributor.

.

### 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

.

### 1.5. "Incompatible With Secondary Licenses"

means

.

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

.

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

.

### 1.6. "Executable Form"

means any form of the work other than Source Code Form.

.

### 1.7. "Larger Work"

means a work that combines Covered Software with other material, in

a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making,

using, selling, offering for sale, having

made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants and Conditions

### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

### 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent Licenses

.

No Contributor makes additional grants as a result of Your choice to distribute the Covered

Software under a subsequent version of this

License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

.

## 2.5. Representation

.

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

.

## 2.6. Fair Use

.

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

.

## 2.7. Conditions

.

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

.

## 3. Responsibilities

-----

.

### 3.1. Distribution of Source Form

.

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered

Software is governed by the terms of this

License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

.

### 3.2. Distribution of Executable Form

.

If You distribute Covered Software in Executable Form then:

.

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

.  
(b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.  
.

### 3.3. Distribution of a Larger Work

.  
You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).  
.

### 3.4. Notices

.  
You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.  
.

### 3.5. Application of Additional Terms

.  
You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.  
.

## 4. Inability to Comply Due to Statute or Regulation

-----

.  
If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply

with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

\* \* \* \* \*

\* 6. Disclaimer of Warranty \*  
\* ----- \*  
\* \* \* \* \*

\* Covered Software is provided under this License on an "as is" \*  
\* basis, without warranty of any kind, either expressed, implied, or \*  
\* statutory, including, without limitation, warranties that the \*  
\* Covered Software is free of defects, merchantable, fit for a \*  
\* particular purpose or non-infringing. The entire risk as to the \*

\* quality and performance of the Covered Software is with You. \*  
\* Should any Covered Software prove defective in any respect, You \*  
\* (not any Contributor) assume the cost of any necessary servicing, \*  
\* repair, or correction. This disclaimer  
of warranty constitutes an \*  
\* essential part of this License. No use of any Covered Software is \*  
\* authorized under this License except under this disclaimer. \*

\*  
\*  
\*\*\*\*\*

.  
\*\*\*\*\*

\*  
\* 7. Limitation of Liability \*

\* ----- \*

\* Under no circumstances and under no legal theory, whether tort \*  
\* (including negligence), contract, or otherwise, shall any \*  
\* Contributor, or anyone who distributes Covered Software as \*  
\* permitted above, be liable to You for any direct, indirect,  
\*  
\* special, incidental, or consequential damages of any character \*  
\* including, without limitation, damages for lost profits, loss of \*  
\* goodwill, work stoppage, computer failure or malfunction, or any \*  
\* and all other commercial damages or losses, even if such party \*  
\* shall have been informed of the possibility of such damages. This \*  
\* limitation of liability shall not apply to liability for death or \*  
\* personal injury resulting from such party's negligence to the \*  
\* extent applicable law prohibits such limitation. Some \*  
\* jurisdictions do not allow the exclusion or limitation of \*  
\* incidental or consequential damages, so this exclusion and \*  
\* limitation may not apply to You. \*

\*  
\*\*\*\*\*

.  
8. Litigation  
-----

.  
Any litigation relating to this License may be brought only in the  
courts of a jurisdiction where the defendant maintains its principal  
place of business and such litigation shall be governed by laws of that  
jurisdiction, without reference to its conflict-of-law provisions.  
Nothing in this Section shall prevent a party's ability to bring  
cross-claims or counter-claims.

.  
9. Miscellaneous  
-----

.  
This License represents the complete agreement concerning the subject



matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

.  
10. Versions of the License  
-----

.  
10.1. New Versions  
.

Mozilla Foundation is the license steward. Except as provided in Section 10.3,

no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

.  
10.2. Effect of New Versions  
.

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

.  
10.3. Modified Versions  
.

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

.  
10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses  
.

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

.  
Exhibit A - Source Code Form License Notice  
-----

.  
This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

.  
If it is not possible or desirable to put the notice in a particular

file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

-----  
This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

# 1.850 glibc 2.27-3ubuntu1.6

## 1.850.1 Available under license :

@c The GNU Lesser General Public License.

@center Version 2.1, February 1999

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

@end display

@subheading Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software---to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software---typically

libraries---of the Free

Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the @dfn{Lesser} General Public License because it does @emph{Less} to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a ``work based on the library" and a ``work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

@subheading TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

@enumerate 0

@item

This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called ``this License"). Each licensee is addressed as ``you".

A ``library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The ``Library", below, refers to any such software library or work which has been distributed under these terms. A ``work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it,

either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term ``modification".)

``Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

@item

You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

@item

You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

@enumerate a

@item

The modified work must itself be a software library.

@item

You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

@item

You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

@item

If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

@end enumerate

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

@item

You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

@item

You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

@item

A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a ``work that uses the Library''. Such a

work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a ``work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a ``work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a ``work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

@item

As an exception to the Sections above, you may also combine or link a ``work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

@enumerate a



@item

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable ``work that uses the Library'', as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

@item

Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

@item

Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

@item

If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

@item

Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

@end enumerate

For an executable, the required form of the ``work that uses the Library'' must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

@item

You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

@enumerate a

@item

Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

@item

Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

@end enumerate

@item

You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

@item

You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

@item

Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

@item

If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

@item

If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add

an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

@item

The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and ``any later version'', you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

@item

If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

@center @b{NO WARRANTY}

@item

BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY ``AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

@item

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE,

BE LIABLE TO YOU  
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR  
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE  
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING  
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.

@end enumerate

@subheading END OF TERMS AND CONDITIONS

@page

@subheading How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the ``copyright" line and a pointer to where the full notice is found.

@smallexample

@var{one line to give the library's name and an idea of what it does.}

Copyright (C) @var{year} @var{name of author}

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

@end

smallexample

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a ``copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

@smallexample

Yoyodyne, Inc., hereby disclaims all copyright interest in the library  
`Frob' (a library for tweaking knobs) written by James Random Hacker.

@var{signature of Ty Coon}, 1 April 1990

Ty Coon, President of Vice

@end smallexample

That's all there is to it!

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.  
This software is not subject to any license of the American Telephone  
and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on  
any computer system, and to alter it and redistribute it, subject  
to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free

software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an



announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution)

and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing

version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

#### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,

whether gratis  
or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many

libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a



portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses

the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above

specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or

distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE,

BE LIABLE TO YOU  
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR  
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE  
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING  
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:



Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
@c The GNU Free Documentation License.  
@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,  
@c hence no sectioning command or @node.

@display  
Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.  
@uref{http://fsf.org/}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.  
@end display

@enumerate 0  
@item  
PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The ``Invariant Sections'' are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts'' are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A ``Transparent'' copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for

images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent" is called ``Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, La@TeX{ } input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has

no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies

you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the

title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps,

when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single

copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History" in the various original documents, forming one section Entitled ``History"; likewise combine any sections Entitled ``Acknowledgements", and any sections Entitled ``Dedications". You must delete all sections Entitled ``Endorsements."

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole



aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the

licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

#### FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

#### RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons

Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover Texts being @var{list}, and with the Back-Cover Texts being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

## UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

### COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY

KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF  
SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC  
Berkeley, by Digital Equipment Corporation and by Internet Software  
Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any  
purpose with or without fee is hereby granted, provided that the above  
copyright notice and this permission notice appear in all copies, and  
that the name of Digital Equipment Corporation not be used in  
advertising or publicity pertaining to distribution of the document or  
software without specific, written prior permission.

THE SOFTWARE IS PROVIDED ``AS IS" AND DIGITAL EQUIPMENT CORP.  
DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL  
DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT,  
INDIRECT, OR CONSEQUENTIAL DAMAGES  
OR ANY DAMAGES WHATSOEVER RESULTING  
FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT,  
NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION  
WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any  
purpose with or without fee is hereby granted, provided that the above  
copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS  
ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES  
OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE  
CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL  
DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR  
PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS  
ACTION, ARISING  
OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS  
SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System  
Copyright (C) 1991,1990,1989 Carnegie Mellon University  
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS ``AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator  
School of Computer Science  
Carnegie Mellon University  
Pittsburgh PA 15213-3890

or Software.Distribution@CS.CMU.EDU any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file if\_ppp.h is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement



Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

```
/* The Inner Net License,  
Version 2.00
```

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.
1. All terms of the all other applicable copyrights and licenses must be

followed.

2. Redistributions of source code must retain the authors' copyright notice(s), this list of conditions, and the following disclaimer.
3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
4. [The copyright holder has authorized the removal of this clause.]
5. Neither the name(s)  
of the author(s) nor the names of its contributors  
may be used to endorse or promote products derived from this software  
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. \*/

The file sunrpc/des\_impl.c  
is copyright Eric Young:

Copyright (C) 1992 Eric Young  
Collected from libdes and modified for SECURE RPC by Martin Kuck 1994  
This file is distributed under the terms of the GNU Lesser General  
Public License, version 2.1 or later - see the file COPYING.LIB for details.  
If you did not receive a copy of the license with this program, please  
see <<http://www.gnu.org/licenses/>> to obtain a copy.

The libidn code is copyright Simon Josefsson, with portions copyright  
The Internet Society, Tom Tromej and Red Hat, Inc.:

Copyright (C) 2002, 2003, 2004, 2011 Simon Josefsson

This file is part of GNU Libidn.

GNU Libidn is free software; you can redistribute it and/or  
modify it under the terms of the GNU Lesser General Public  
License as published by the Free Software Foundation; either  
version 2.1 of the License, or (at your option) any later version.

GNU Libidn is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with GNU Libidn; if not, see <<http://www.gnu.org/licenses/>>.

The following notice applies to portions of libidn/nfkc.c:

This file contains functions from GLIB, including gutf8.c and gunidecomp.c, all licensed under LGPL and copyright hold by:

Copyright (C) 1999, 2000 Tom Tromeey  
Copyright 2000 Red Hat, Inc.

The following applies to portions of libidn/punycodc.c and libidn/punycodc.h:

This file is derived from RFC 3492bis written by Adam M. Costello.

Disclaimer and license: Regarding this entire document or any portion of it (including the pseudocode and C code), the author makes no guarantees and is not responsible for any damage resulting from its use. The author grants irrevocable permission to anyone to use, modify, and distribute it in any way that does not diminish the rights of anyone else to use, modify, and distribute it, provided that redistributed derivative works do not contain misleading author or version information. Derivative works need not be licensed under similar terms.

Copyright (C) The Internet Society (2003). All Rights Reserved.

This document and translations of it may be copied and furnished to others, and derivative works that comment on or otherwise explain it or assist in its implementation may be prepared, copied, published and distributed, in whole or in part, without restriction of any kind, provided that the above copyright notice and this paragraph are included on all such copies and derivative works. However, this document itself may not be modified in any way, such as by removing the copyright notice or references to the Internet Society or other Internet organizations, except as needed for the purpose of developing Internet standards in which case the procedures for copyrights defined in the Internet Standards process must be followed, or as required to translate it into languages other than English.

The limited permissions granted above are perpetual and will not be revoked by the Internet Society or its successors or assigns.

This document and the information contained herein is provided on an "AS IS" basis and THE INTERNET SOCIETY AND THE INTERNET ENGINEERING TASK FORCE DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY THAT THE USE OF THE INFORMATION HEREIN WILL NOT INFRINGE ANY RIGHTS OR ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file posix/runtests.c is copyright Tom Lord:

Copyright 1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

TOM LORD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The posix/rxspencer tests are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved. This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

The file posix/PCRE.tests is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online help data or similar. A reference to the ftp site for the source, that is, to

<ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/>

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. If PCRE is embedded in any software that is released under the GNU General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

#### Files

from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems, Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Part of stdio-common/tst-printf.c is copyright C E Chew:

(C) Copyright C E Chew

Feel free to copy, use and distribute this software provided:

1. you do not pretend that you wrote it
2. you leave this copyright notice intact.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, see <<http://www.gnu.org/licenses/>>. \*/

## 1.851 tzdata 2023c-0ubuntu0.20.04.2

### 1.851.1 Available under license :

Unless specified below, all files in the tz code and data (including this LICENSE file) are in the public domain.

If the files date.c, newstrftime.3, and strftime.c are present, they contain material derived from BSD and use the BSD 3-clause license.

## 1.852 jquery 3.7.0

### 1.852.1 Available under license :

Copyright OpenJS Foundation and other contributors, <https://openjsf.org/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.853 perl 5.30.0-9ubuntu0.4

## 1.853.1 Available under license :

The "Artistic License"

### Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

### Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.



"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder.

A Package

modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines (or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

Perl5 Metaconfig Units

Copyright (c) 1996-1998, Andy Dougherty

Copyright (c) 1999-2011, H.Merijn Brand

All rights reserved.

These units are the ones used to build Configure and config\_h.SH in the Perl5 distribution.

metaconfig will first look in its standard locations (specified when you installed dist). It will then recurse through the 'U' subdirectory and find any additional "private" units. Private units override standard ones supplied with metaconfig.

Files in this directory:

README

This file.

Glossary.patch

The standard dist units contain some strings that make pod2man complain. This patch silences those warnings. As new units are added and Configure is regenerated, this patch may need more and more 'fuzz' to be applied. It should be freshly regenerated every once in a while. See also mkgloss.pl

In-all.pl

Re-generate the all/ folder

mkglossary

A script to regenerate Porting/Glossary. You have to manually edit

the top of the script to point the location of your metaconfig units. It is called automatically by 'mksample'. See also mkgloss.pl

mkgloss.pl

A perl script that calls U/mkglossary from the perl source tree, sorts

the list of symbols, and applies the patch mentioned in Glossary.patch. When called on its own, redirect the output to a temporary file, and compare that file to Porting/Glossary before applying.

#### mksample

A script to regenerate Porting/config.sh and Porting/config.H. It also calls mkglossary, if necessary.

#### Subdirectories:

The units and other related files have been broken up into the following directories.

#### a\_dvisory/

These are units that have to go first in the generated config\_h.SH. A word of explanation: Configure and config\_h.SH are generated from 'Units' (the \*.U files). Files indicate dependencies (using make(1)), and Configure is built to follow those dependencies. However, config\_h.SH is simply built by putting all the units in alphabetical order and extracting the relevant lines. (This could be fixed, I suppose, but it wasn't trivial the one time I looked.) The a\_dvisory/ directory, then, is a place to put units that need to be early in config\_h.SH. (Most units are self-contained and ought to be able to go anywhere. However, some things, like byteorder, need to have the #defines from multiarch available.)

#### acl/

This is an old patch to begin to detect and use ACL (access control list) file protection schemes.

#### all/

A folder that conveniently holds symbolic links to all the modules that are used to build the current Configure and config\_h.SH.

#### compline/

These are similar to the standard units, but I have modified them to have a more uniform compile command line, usually using the new Compile.U unit. (The ccflags.U unit is perl-specific since it mentions -DDEBUGGING and -DPOSIX\_SOURCE, but that's the only place it is perl-specific.)

#### dist\_patches/

These are patches to dist that must be applied before it is built and installed. I have submitted these for inclusion in the regular dist distribution. They have already been applied to the ../dist-3.0at70b directory.

#### ebcdic/

These are units that had to be specially modified to work under either EBCDIC or ASCII.

#### installdirs/

These are units to handle perl's installation directories and related issues.

#### modified/

These are modified versions of the standard units. Also included in this directory are new units that are clearly derived from existing units. I have submitted these for inclusion in the regular dist distribution.

#### nullified/

These are null units that replace units in the standard distribution. Typically they are there because some part of the perl source accidentally uses a symbol that metaconfig thinks means we want the corresponding unit.

#### perl/

These are specific to perl. Some are heavily derived from original dist units, and are marked as such. Others are original.

#### perl\_patches/

These are patches to the perl source. This directory should ordinarily be empty, but there may have been drift between the standard version of perl and the one associated with these units.

#### protos/

These are units modified to use the new Hasproto.U or Protochk.U units to check for prototypes.

#### threads/

These are specific to threading perl.

#### typedefs/

These are standard units modified to use the modified Typedef.U unit to check for typedefs. (The modified Typdef.U includes a function to avoid unnecessary prompts if the typedef being searched for exists.)

Where appropriate, I submitted these units for inclusion into the regular dist distribution. However, since dist is no longer actively maintained, and the alternative is for \*me\* to actively maintain it,

the units just sit here.

#### Copyright Information:

Unless otherwise indicated,  
the files contained in this  
distribution are:

Copyright (c) 1996-1998, Andy Dougherty

The following licensing terms apply to all files contained in  
this distribution:

You may distribute the files contained in this distribution  
under the terms of either

- a) the "Artistic License" which comes with Perl, or
- b) the "Artistic License" which comes with dist, or
- c) the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version (see the file "Copying" that comes with the Perl distribution).

Which one to use is your choice.

The units in the "modified" directory have been derived from units associated with the metaconfig program of Raphael Manfredi's "dist" distribution. These units list Raphael Manfredi as the Copyright holder. dist is distributed under a modified version of the Perl Artistic License. Clause 7 of this modified license as contained in dist-3.0-pl60 provides:

7. You may reuse parts of this Package in your own programs, provided that you explicitly state where you got them from, in the source code (and, left to your courtesy, in the documentation), duplicating all the associated copyright notices and disclaimers. Besides your changes, if any, must be clearly marked as such. Parts reused that way will no longer fall under this license if, and only if, the name of your program(s) have no immediate connection with the name of the Package itself or its associated programs. You may then apply whatever restrictions you wish on the reused parts or choose to place them in the Public Domain--this will apply only within the context of your package.

In accordance with this clause, the versions of these units contained here are made available under the same terms as the

rest of the units.

If you have any questions about the use of these units or about the differences between these units and the standard versions, please feel free to ask.

Andy Dougherty [doughera@lafayette.edu](mailto:doughera@lafayette.edu)  
Dept. of Physics  
Lafayette College  
Easton, PA 18042-1782

© 1996-1998, Andy Dougherty

© 1998:

© 1998: You may distribute under the terms of either the GNU General Public

© 1998: License or the Artistic License, as specified in the README file.

# 1.854 slf4j-impl 2.17.1

## 1.854.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of



this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Log4j SLF4J Binding

Copyright 1999-1969 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.855 util-linux 2.34-0.1ubuntu9.4

## 1.855.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who  
decide to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,  
whether gratis  
or for a fee, you must give the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source

code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into

another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of



the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR

CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the

library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which

gives you legal permission to copy,  
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.



You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF

LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This library is free software; you can redistribute it and/or modify it under the terms of the Modified BSD License.

The complete text of the license is available in the `../Documentation/licenses/COPYING.BSD-3-Clause` file.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the `../Documentation/licenses/COPYING.LGPL-2.1-or-later`

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the `../Documentation/licenses/COPYING.LGPL-2.1-or-later` file.

/\*

- \* Copyright (c) 1989 The Regents of the University of California.
- \* All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.

- \* 3. All advertising materials mentioning features or use of this software
- \* must display the following acknowledgement:
- \* This product includes software developed by the University of
- \* California, Berkeley and its contributors.
- \* 4. Neither the name of the University nor the names of its contributors
- \* may be used to endorse or promote products derived from this software
- \*
  - without specific prior written permission.
  - \*
    - \* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
    - \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
    - \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
    - \* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
    - \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
    - \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
    - \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
    - \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
    - \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
    - \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
    - \* SUCH DAMAGE.
- \*/

# 1.856 glib 2.64.6-1~ubuntu20.04.6

## 1.856.1 Available under license :

This work may be reproduced and distributed in whole or in part, in any medium, physical or electronic, so as long as this copyright notice remains intact and unchanged on all copies. Commercial redistribution is permitted and encouraged, but you may not redistribute, in whole or in part, under terms more restrictive than those under which you received it. If you redistribute a modified or translated version of this work, you must also make the source code to the modified or translated version available in electronic form without charge. However, mere aggregation as part of a larger work shall not count as a modification for this purpose.

All code examples in this work are placed into the public domain, and may be used, modified and redistributed without restriction.

BECAUSE THIS WORK IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE WORK, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE WORK "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SHOULD THE WORK PROVE DEFECTIVE, YOU ASSUME



THE COST OF ALL NECESSARY REPAIR OR CORRECTION.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE WORK AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE WORK, EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

PCRE LICENCE

Please see the file LICENCE in the PCRE distribution for licensing details.

End

#### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with

the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data

prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the

ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object

file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the

Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if

the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your



rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that

system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE

LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301

USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.857 libx11 1.6.9-2ubuntu1.5

### 1.857.1 Available under license :

The following is the 'standard copyright' agreed upon by most contributors, and is currently the canonical license preferred by the X.Org Foundation. This is a slight variant of the common MIT license form published by the Open Source Initiative at <http://www.opensource.org/licenses/mit-license.php>

Copyright holders of new code should use this license statement where possible, and insert their name to this list. Please sort by surname for people, and by the full name for other entities (e.g. Juliusz Chroboczek sorts before Intel Corporation sorts before Daniel Stone).

See each individual source file or directory for the license that applies to that file.

Copyright (C) 2003-2006,2008 Jamey Sharp, Josh Triplett

Copyright 2009 Red Hat, Inc.

Copyright (c) 1990-1992, 1999, 2000, 2004, 2009, 2010, 2015, 2017, Oracle and/or its affiliates.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to

deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  
The following licenses  
are 'legacy' - usually MIT/X11 licenses with the name  
of the copyright holder(s) in the license statement:

Copyright 1984-1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

X Window System is a trademark of The Open Group.

-----  
Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1994, 1996 X Consortium  
Copyright 2000 The XFree86 Project, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991 by  
Digital Equipment Corporation

Portions Copyright 1990, 1991 by Tektronix, Inc.

Permission to use, copy, modify and distribute this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appears in all copies and that both that copyright notice and this permission notice appear in all copies, and that the names of Digital and Tektronix not be used in in advertising or publicity pertaining to this documentation without specific, written prior permission. Digital and Tektronix makes no representations about the suitability of this documentation for any purpose. It is provided ``as is" without express or implied warranty.

-----  
Copyright (c) 1999-2000 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice  
and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE FREE SOFTWARE FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Free Software Foundation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Free Software Foundation.

-----

Code and supporting documentation (c) Copyright 1990 1991 Tektronix, Inc.  
All Rights Reserved

This file is a component of an X Window System-specific implementation of Xcms based on the TekColor Color Management System. TekColor is a trademark of Tektronix, Inc. The term "TekHVC" designates a particular color space that is the subject of U.S. Patent No. 4,985,853 (equivalent foreign patents pending). Permission is hereby granted to use, copy, modify, sell, and otherwise distribute this software and its documentation for any purpose and without fee, provided that:

1. This copyright, permission, and disclaimer notice is reproduced in all copies of this software and any modification thereof and in supporting documentation;
2. Any color-handling application which displays TekHVC color coordinates identifies these as TekHVC color coordinates in any interface that displays these coordinates and in any associated documentation;
3. The term "TekHVC" is always used, and is only used, in association with the mathematical derivations of the TekHVC Color Space, including those provided in this file and any equivalent pathways and mathematical derivations, regardless of digital (e.g., floating point or integer) representation.

Tektronix makes no representation about the suitability of this software for any purpose. It is provided "as is" and with all faults.

TEKTRONIX DISCLAIMS ALL WARRANTIES APPLICABLE TO THIS SOFTWARE, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL TEKTRONIX BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA, OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE, OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR THE PERFORMANCE OF THIS SOFTWARE.

-----  
(c) Copyright 1995 FUJITSU LIMITED

This is source code modified by FUJITSU LIMITED under the Joint Development Agreement for the CDE/Motif PST.

-----  
Copyright 1992 by Oki Technosystems  
Laboratory, Inc.  
Copyright 1992 by Fuji Xerox Co., Ltd.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Oki Technosystems Laboratory and Fuji Xerox not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Oki Technosystems Laboratory and Fuji Xerox make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1990, 1991, 1992, 1993, 1994 by FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee,



provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1990, 1991 by OMRON Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name OMRON not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991 by  
Digital Equipment Corporation

Portions Copyright 1990, 1991 by Tektronix, Inc

Rewritten for X.org by Chris Lee <clee@freedesktop.org>

Permission to use, copy, modify, distribute, and sell this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

Chris Lee makes

no representations about the suitability for any purpose of the information in this document. It is provided ``as-is" without express or implied warranty.

-----  
Copyright 1993 by Digital Equipment Corporation, Maynard, Massachusetts,  
Copyright 1994 by FUJITSU LIMITED  
Copyright 1994 by Sony Corporation

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Digital, FUJITSU LIMITED and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL, FUJITSU LIMITED AND SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL, FUJITSU LIMITED AND SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1991 by the Open Software Foundation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Open Software Foundation not be used in advertising or publicity pertaining to distribution of the

software without specific, written prior permission. Open Software Foundation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1990, 1991, 1992, 1993, 1994 by FUJITSU LIMITED  
Copyright 1993, 1994 by Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED and Sony Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED OR SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright (c) 1993, 1995 by Silicon Graphics  
Computer Systems, Inc.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright

notice and this permission notice appear in supporting documentation, and that the name of Silicon Graphics not be used in advertising or publicity pertaining to distribution of the software without specific prior written permission. Silicon Graphics makes no representation about the suitability of this software for any purpose. It is provided "as is" without any express or implied warranty.

SILICON GRAPHICS DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL SILICON GRAPHICS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1991, 1992, 1993, 1994 by FUJITSU LIMITED  
Copyright 1993 by Digital Equipment Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED and Digital Equipment Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND DIGITAL EQUIPMENT CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED AND DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1992, 1993 by FUJITSU LIMITED  
Copyright 1993 by Fujitsu Open Systems Solutions, Inc.  
Copyright 1994 by Sony Corporation

Permission to use, copy, modify, distribute and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED, Fujitsu

Open Systems Solutions, Inc. and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

FUJITSU LIMITED, Fujitsu Open Systems Solutions, Inc. and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED, FUJITSU OPEN SYSTEMS SOLUTIONS, INC. AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU OPEN SYSTEMS SOLUTIONS, INC., FUJITSU LIMITED AND SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright  
1987, 1988, 1990, 1993 by Digital Equipment Corporation,  
Maynard, Massachusetts,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Digital not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS,

WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION,  
ARISING OUT OF OR IN CONNECTION WITH THE  
USE OR PERFORMANCE OF THIS  
SOFTWARE.

-----  
Copyright 1993 by SunSoft, Inc.  
Copyright 1999-2000 by Bruno Haible

Permission to use, copy, modify, distribute, and sell this software  
and its documentation for any purpose is hereby granted without fee,  
provided that the above copyright notice appear in all copies and  
that both that copyright notice and this permission notice appear  
in supporting documentation, and that the names of SunSoft, Inc. and  
Bruno Haible not be used in advertising or publicity pertaining to  
distribution of the software without specific, written prior  
permission. SunSoft, Inc. and Bruno Haible make no representations  
about the suitability of this software for any purpose. It is  
provided "as is" without express or implied warranty.

SunSoft Inc. AND Bruno Haible DISCLAIM ALL WARRANTIES WITH REGARD  
TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY  
AND FITNESS, IN NO EVENT SHALL SunSoft, Inc. OR Bruno Haible  
BE LIABLE  
FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT  
OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1991 by the Open Software Foundation  
Copyright 1993 by the TOSHIBA Corp.

Permission to use, copy, modify, distribute, and sell this software and its  
documentation for any purpose is hereby granted without fee, provided that  
the above copyright notice appear in all copies and that both that  
copyright notice and this permission notice appear in supporting  
documentation, and that the names of Open Software Foundation and TOSHIBA  
not be used in advertising or publicity pertaining to distribution of the  
software without specific, written prior permission. Open Software  
Foundation and TOSHIBA make no representations about the suitability of this  
software for  
any purpose. It is provided "as is" without express or  
implied warranty.

OPEN SOFTWARE FOUNDATION AND TOSHIBA DISCLAIM ALL WARRANTIES WITH REGARD TO

THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION OR TOSHIBA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1988 by Wyse Technology, Inc., San Jose, Ca.,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name Wyse not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

WYSE DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1991 by the Open Software Foundation  
Copyright 1993, 1994 by the Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Open Software Foundation and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION OR SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1992, 1993 by FUJITSU  
LIMITED  
Copyright 1993 by Fujitsu Open Systems Solutions, Inc.

Permission to use, copy, modify, distribute and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Fujitsu Open Systems Solutions, Inc. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

FUJITSU LIMITED and Fujitsu Open Systems Solutions, Inc. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND FUJITSU OPEN SYSTEMS SOLUTIONS, INC. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU OPEN SYSTEMS SOLUTIONS, INC. AND FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1993, 1994 by Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.



Sony Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SONY

CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1986, 1998 The Open Group  
Copyright (c) 2000 The XFree86 Project, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM OR THE XFREE86 PROJECT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium or of the XFree86 Project shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium and the XFree86 Project.

-----  
Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,  
and Nippon Telegraph and Telephone Corporation  
Copyright 1991 by the Open Software Foundation  
Copyright

1993 by the FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, NTT, and Open Software Foundation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, NTT, and Open Software Foundation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, NTT, AND OPEN SOFTWARE FOUNDATION  
DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING  
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT  
SHALL OMRON, NTT SOFTWARE, NTT, OR OPEN SOFTWARE FOUNDATION BE  
LIABLE FOR ANY SPECIAL,  
INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF  
OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1988 by Wyse Technology, Inc., San Jose, Ca,  
Copyright 1987 by Digital Equipment Corporation, Maynard, Massachusetts,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name Digital not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL AND WYSE DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE,  
INCLUDING  
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO  
EVENT SHALL DIGITAL OR WYSE BE LIABLE FOR ANY SPECIAL, INDIRECT OR  
CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF  
USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR  
OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR  
PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1991, 1992 by Fuji Xerox Co., Ltd.  
Copyright 1992, 1993, 1994 by FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Fuji Xerox, FUJITSU LIMITED not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Fuji Xerox, FUJITSU LIMITED make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJI XEROX, FUJITSU LIMITED DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJI XEROX, FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 2006 Josh Triplett

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,

ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  
(c) Copyright 1996 by Sebastien Marineau and Holger Veit

<marineau@genie.uottawa.ca>

<Holger.Veit@gmd.de>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL HOLGER VEIT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of Sebastien Marineau or Holger Veit shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Holger Veit or Sebastien Marineau.

-----  
Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,  
and Nippon Telegraph and Telephone Corporation

Copyright 1991 by the Open Software Foundation

Copyright 1993 by the TOSHIBA Corp.

Copyright 1993, 1994 by Sony Corporation

Copyright 1993, 1994 by the FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, NTT, Open

Software Foundation, and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, NTT, Open Software Foundation, and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, NTT, OPEN SOFTWARE FOUNDATION, AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON, NTT SOFTWARE, NTT, OPEN SOFTWARE FOUNDATION, OR SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright 2000 by Bruno Haible

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Bruno Haible not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Bruno Haible makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

Bruno Haible DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL Bruno Haible BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright  
2003 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that

the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Keith Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Keith Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

KEITH PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL KEITH PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright (c) 2007-2009, Troy D. Hanson  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Copyright 1992, 1993 by TOSHIBA Corp.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that

copyright notice and this permission notice appear in supporting documentation, and that the name of TOSHIBA not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. TOSHIBA make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

TOSHIBA DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOSHIBA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright IBM Corporation 1993

All Rights Reserved

License to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of IBM not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

IBM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS, AND NONINFRINGEMENT OF THIRD PARTY RIGHTS, IN NO EVENT SHALL IBM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,  
and Nippon Telegraph and Telephone Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that

the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, and NTT not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, and NTT make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, AND NTT, DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON, NTT SOFTWARE, OR NTT, BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright (c) 2008 Otto Moerbeek <otto@drijf.net>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This notice applies to the files in this directory. They are taken from the libiconv-1.1 package, which is covered by the LGPL license. The files in this directory have been placed under the following copyright, with permission from the Free Software Foundation.

Copyright (c) 1999-2000 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:



The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE FREE SOFTWARE FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Free Software Foundation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Free Software Foundation.

Notes:

1. This copyright applies only to the files in this directory, and not to the remaining files in libiconv.
2. The Free Software Foundation does not encourage the use of the above license for newly written software.

# 1.858 gmp 6.2.0+dfsg-4ubuntu0.1

## 1.858.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to

your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below,

refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but

does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source

code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software

Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this



is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains

that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to

control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological

measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not

invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or

specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:



- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly

provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered

work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may

not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

## WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

### 17.

#### Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by

the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short  
notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, your program's commands  
might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school,  
if any, to sign a "copyright disclaimer" for the program, if necessary.  
For more information on this, and how to apply and follow the GNU GPL, see  
<http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program  
into proprietary programs. If your program is a subroutine library, you  
may consider it more useful to permit linking proprietary applications with  
the library. If this is what you want to  
do, use the GNU Lesser General  
Public License instead of this License. But first, please read  
<http://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <http://fsf.org/>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates  
the terms and conditions of version 3 of the GNU General Public

License, supplemented by the additional permissions listed below.

## 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

## 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

## 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the



function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or

b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form

suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

## 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may

differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you

these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose

of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
  
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
  
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
  
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
  
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a



written offer, valid for at least three years

and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status

of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent

that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms

of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However,

nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily

for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs



If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you

may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/philosophy/why-not-lgpl.html>>.

# 1.859 ncurses 6.2-0ubuntu2.1

## 1.859.1 Available under license :

Upstream source <https://invisible-island.net/ncurses/ncurses-examples.html>

Current ncurses maintainer: Thomas Dickey <[dickey@invisible-island.net](mailto:dickey@invisible-island.net)>

-----  
Files: \*

Copyright: 1998-2019,2020 Free Software Foundation, Inc.

Licence: X11

Files: aclocal.m4 package

Copyright: 2003-2019,2020 by Thomas E. Dickey

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

-----  
Files: install-sh  
Copyright: 1994 X Consortium  
Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

FSF changes to this file are in the public domain.

Calling this script install-sh is preferred over install.sh, to prevent `make` implicit rules from creating a file called install from it when there is no Makefile.

This script is compatible with the BSD install script, but was written from scratch. It can only install one file at a time, a restriction shared with many OS's install programs.

On Debian systems, the complete text of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'

-- vile: txtmode file-encoding=utf-8  
Copyright 2018-2019,2020 Thomas E. Dickey  
Copyright 1998-2017,2018 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the

"Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

-- vile:txtmode fc=72  
-- \$Id: COPYING,v 1.9 2020/02/08 13:34:12 tom Exp \$  
Upstream source <https://invisible-island.net/ncurses/ncurses.html>  
This package is used for testing builds of ncurses.

Current ncurses maintainer: Thomas Dickey <[dickey@invisible-island.net](mailto:dickey@invisible-island.net)>

-----  
Files: \*  
Copyright: 1998-2019,2020 Free Software Foundation, Inc.  
Licence: X11

Files: aclocal.m4 package  
Copyright: 1996-2019,2020 by Thomas E. Dickey  
Licence: X11

Files: doc/html/NCURSES-Programming-HOWTO.html  
Copyright: 2001 by Pradeep Padala  
Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

-----  
Files: install-sh  
Copyright: 1994  
X Consortium  
Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

-----  
Files: progs/tset.c ncurses/tinfo/read\_termcap.c

Copyright: 1980,1991,1992,1993 The Regents of the University of California.

License: BSD

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-- vile: txtmode file-encoding=utf-8

Upstream source <https://invisible-island.net/ncurses/ncurses-examples.html>

Current ncurses maintainer: Thomas Dickey <[dickey@invisible-island.net](mailto:dickey@invisible-island.net)>

-----  
Files: \*

Copyright: 1998-2019,2020 Free Software Foundation, Inc.

License: X11

Files: alocal.m4 package

Copyright: 2010-2019,2020 by Thomas E. Dickey

License: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the

"Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

-----  
Files: install-sh

Copyright: 1994 X Consortium

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the

name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

FSF changes to this file are in the public domain.

Calling this script install-sh is preferred over install.sh, to prevent `make` implicit rules from creating a file called install from it when there is no Makefile.

This script is compatible with the BSD install script, but was written from scratch. It can only install one file at a time, a restriction shared with many OS's install programs.

On Debian systems, the complete text of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'

-- vile: txtmode file-encoding=utf-8

# 1.860 libssh 0.9.6-10.el8\_8

## 1.860.1 Available under license :

MIT License

Copyright (c) 2017 Jan-Lukas Wynen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999



Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the

library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free

software only, so we use  
the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

#### GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must

be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed

under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the

major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the



original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute  
so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made  
generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new

versions of the Lesser General Public License

from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Linking with OpenSSL

17. In addition, as a special exception, we give permission to link the code of its release of libssh with the OpenSSL project's "OpenSSL" library (or with modified versions of it that use the same license as the "OpenSSL" library), and distribute the linked executables. You must obey the GNU Lesser General Public License in all respects for all of the code used other than "OpenSSL". If you modify this file, you may extend this exception to your version of the file, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

#### END OF TERMS AND CONDITIONS

Some parts are under the BSDv2 License :

Copyright (c) 2000 Markus Friedl. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.861 sqlite 3.26.0-18.e18\_8

### 1.861.1 Available under license :

The author disclaims copyright to this source code. In place of a legal notice, here is a blessing:

May you do good and not evil.  
May you find forgiveness for yourself and forgive others.  
May you share freely, never taking more than you give.

## 1.862 spring-expression 5.3.28

### 1.862.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2002-2023 the original author or authors.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/spel/ast/VariableReference.java
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
```

jar/org/springframework/expression/spel/ast/OpPlus.java  
\*  
/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/ReflectiveMethodResolver.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/EvaluationContext.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/MethodReference.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/CompoundExpression.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/FunctionReference.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/Assign.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/standard/SpelExpressionParser.java  
\*  
/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/Indexer.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/OperatorMatches.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/OpMultiply.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/SpelNodeImpl.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/SpelParserConfiguration.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/SimpleEvaluationContext.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ExpressionState.java  
\*  
/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/SpelMessage.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/common/TemplateAwareExpressionParser.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/PropertyOrFieldReference.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/standard/InternalSpelExpressionParser.java  
No license file was found, but licenses were detected in source scan.

/\*

- \* Copyright 2002-2018 the original author or authors.
- \*
- \* Licensed under the Apache License, Version 2.0 (the "License");
- \* you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at

\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/SpelEvaluationException.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/StandardOperatorOverloader.java  
\*  
/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/BooleanTypedValue.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/StandardEvaluationContext.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/FormatHelper.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/SpelNode.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/TypedValue.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/DataBindingMethodResolver.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/DataBindingPropertyAccessor.java  
\*  
/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/common/CompositeStringExpression.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/Operation.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/common/LiteralExpression.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2002-2020 the original author or authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\*/

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/StandardTypeLocator.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/AstUtils.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2009 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <https://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/ExpressionParser.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2013 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <https://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/ExpressionInvocationTargetException.java

\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/MethodExecutor.java

\*

/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/ConstructorExecutor.java

\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/common/TemplateParserContext.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2012 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <https://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/InternalParseException.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright 2002-2019 the original author or authors.

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <https://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.



- \* See the License for the specific language governing permissions and
- \* limitations under the License.

\*/

Found in path(s):

- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/ValueRef.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/Literal.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/TypeCode.java
- \*
- /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/FloatLiteral.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/BooleanLiteral.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/NullLiteral.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpDec.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/InlineList.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpMinus.java
- \*
- /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/standard/Tokenizer.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/PropertyAccessor.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpInc.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/RealLiteral.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpNE.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OperatorPower.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OperatorBetween.java
- \*
- /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OperatorInstanceof.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/Identifier.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpEQ.java
- \* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpLT.java

\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/Projection.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpOr.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpGE.java  
\*  
/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpLE.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpAnd.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OperatorNot.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/Selection.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/IntLiteral.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/support/StandardTypeComparator.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpGT.java  
\*  
/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/LongLiteral.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpDivide.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/OpModulus.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2002-2021 the original author or authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-

jar/org/springframework/expression/MethodResolver.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/Operator.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/BeanReference.java  
\*  
/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/ReflectionHelper.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/BeanResolver.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/CodeFlow.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/StandardTypeConverter.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/QualifiedIdentifier.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/TypeComparator.java  
\*  
/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/TypeConverter.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/standard/Token.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/InlineMap.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/ReflectiveConstructorResolver.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/TypeReference.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2002-2017 the original author or authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

```
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/common/ExpressionUtils.java
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/spel/support/ReflectiveConstructorExecutor.java
*
/opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/Expression.java
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/AccessException.java
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/OperatorOverloader.java
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/ParseException.java
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/spel/SpelParseException.java
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/ParserContext.java
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/spel/CompiledExpression.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2002-2014 the original author or authors.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/spel/CompilablePropertyAccessor.java
* /opt/cola/permits/1733954530_1688013067.974324/0/spring-expression-5-3-28-sources-
jar/org/springframework/expression/spel/SpelCompilerMode.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2002-2016 the original author or authors.
*
* Licensed under the Apache License, Version 2.0 (the "License");
```

\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/MethodFilter.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/standard/TokenKind.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/EvaluationException.java  
\*  
/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/ConstructorResolver.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/TypeLocator.java

No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright 2002-2022 the original author or authors.  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <https://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/ast/Ternary.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-  
jar/org/springframework/expression/spel/support/ReflectiveMethodExecutor.java  
\*

/opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/ExpressionException.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/standard/SpelCompiler.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/ConstructorReference.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/support/ReflectivePropertyAccessor.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/Elvis.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/ast/StringLiteral.java  
\* /opt/cola/permits/1733954530\_1688013067.974324/0/spring-expression-5-3-28-sources-jar/org/springframework/expression/spel/standard/SpelExpression.java

## 1.863 rsocket-transport-netty 1.1.3

### 1.863.1 Available under license :

Apache-2.0

## 1.864 rsocket-core 1.1.3

### 1.864.1 Available under license :

Apache-2.0

## 1.865 tinkerpop 3.5.2

### 1.865.1 Available under license :

Apache TinkerPop

Copyright 2015-2022 The Apache Software Foundation.

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

-----  
Activiti  
-----

Activiti BPM Platform

Copyright 2010-2014 Alfresco Software, Ltd.

gremlin-core/src/main/java/org/apache/tinkerpop/gremlin/structure/io/graphml/GraphMLWriterHelper.java  
contains DelegatingXMLStreamWriter.java and IndentingXMLStreamWriter.java from  
<https://github.com/Activiti/Activiti/tree/activiti-5.16/modules/activiti-bpmn-converter/src/main/java/org/activiti/bpmn/converter>

-----  
Apache Kerby  
-----

Apache Kerby  
Copyright 2015-2017 The Apache Software Foundation

gremlin-server/src/main/java/org/apache/tinkerpop/gremlin/server/auth/JaasKrbUtil.java  
from  
<https://github.com/apache/directory-kerby/blob/kerby-all-1.0.0/kerby-kerb/kerb-simplekdc/src/main/java/org/apache/kerby/kerberos/kerb/client/JaasKrbUtil.java>  
Apache TinkerPop  
Copyright 2015-2021 The Apache Software Foundation.

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Copyright (c) 2012-2015, jcabi.com  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met: 1) Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. 2) Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution. 3) Neither the name of the jcabi.com nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2008, Nathan Sweet  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Esoteric Software nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation



source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====  
BSD-style Licenses  
=====

The Apache TinkerPop project bundles the following components under the BSD License:

jcabi-log (com.jcabi:jcabi-log:0.14 - <http://www.jcabi.com/jcabi-log>) - for details, see  
- shaded to com.shaded.jcabi.log  
- for details, see licenses/jcabi-log  
jcabi-manifests 1.1 (com.jcabi:jcabi-manifests:1.1 - <http://www.jcabi.com/jcabi-manifests>)

- shaded to com.shaded.jcabi.manifests
- for details, see licenses/jcabi-manifests
- Kryo (com.esotericsoftware:kryo-shaded:3.0.3
- <https://github.com/EsotericSoftware/kryo>
- shaded to org.apache.tinkerpop.shaded.kryo
- for details, see licenses/kryo
- minlog (com.esotericsoftware:minlog:1.3.0 - <https://github.com/EsotericSoftware/minlog>)
- shaded to org.apache.tinkerpop.shaded.minlog
- for details, see licenses/minlog

---

---

## MIT Licenses

---

---

The Apache TinkerPop project bundles the following components under the MIT License:

- SLF4J API Module (org.slf4j:slf4j-api:1.7.25 - <http://www.slf4j.org>)
- shaded to org.shaded.slf4j
- for details, see licenses/slf4j
- SLF4J LOG4J-12 Binding (org.slf4j:slf4j-log4j12:1.7.25 - <http://www.slf4j.org>)
- shaded to org.shaded.slf4j
- for details, see licenses/slf4j

## MIT LICENSE

Copyright (c) 2012 Lea Verou

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) Nicolas Gallagher and Jonathan Neal

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the

rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache TinkerPop

Copyright 2015-2022 The Apache Software Foundation.

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

-----  
Apache Commons Codec 1.15 (AL ASF)

-----  
src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java  
contains test data from <http://aspell.net/test/orig/batch0.tab>.  
Copyright (C) 2002 Kevin Atkinson ([kevina@gnu.org](mailto:kevina@gnu.org))

The content of package org.apache.commons.codec.language.bm has been translated from the original php source code available at <http://stevemorse.org/phoneticinfo.htm> with permission from the original authors.

Original source copyright:

Copyright (c) 2008 Alexander Beider & Stephen P. Morse.

-----  
Apache Groovy 2.5.14 (AL ASF)

-----  
This  
product includes/uses ANTLR (<http://www.antlr2.org/>)  
developed by Terence Parr 1989-2006

This product bundles icons from the famfamfam.com silk icons set  
<http://www.famfamfam.com/lab/icons/silk/>  
Licensed under the Creative Commons Attribution Licence v2.5  
<http://creativecommons.org/licenses/by/2.5/>

-----  
Apache Ivy 2.3.0 (AL ASF)

-----  
Portions of Ivy were originally developed by  
Jayasoft SARL (<http://www.jayasoft.fr/>)

and are licensed to the Apache Software Foundation under the "Software Grant License Agreement"

SSH and SFTP support is provided by the JCraft JSch package, which is open source software, available under the terms of a BSD style license.

The original software and related information is available at <http://www.jcraft.com/jsch/>.

-----  
JavaTuples 1.2  
-----

Copyright

(c) 2010, The JAVATUPLES team (<http://www.javatuples.org>)

-----  
HPPC 0.7.1  
-----

HPPC borrowed code, ideas or both from:

- \* Apache Lucene, <http://lucene.apache.org/>  
(Apache license)
- \* Fastutil, <http://fastutil.di.unimi.it/>  
(Apache license)
- \* Koloboke, <https://github.com/OpenHFT/Koloboke>  
(Apache license)

-----  
Netty 4.1.72  
-----

Copyright 2014 The Netty Project

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity



on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

---

---

## MIT Licenses

---

---

The Apache TinkerPop project bundles the following components under the MIT License:

bootstrap/carousel 3.3.5 (<http://getbootstrap.com/>) - for details, see license/bootstrap  
jquery 1.11.0 (<https://jquery.com/>) - for details, see license/jquery  
normalize.css 2.1.2 (<http://necolas.github.io/normalize.css/>) - for details, see licenses/normalize  
prism.css/js (<http://prismjs.com>) - for details, see licenses/prism

Apache TinkerPop

Copyright 2015-2021 The Apache Software Foundation.

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

---

## HPPC 0.7.1

---

HPPC borrowed code, ideas or both from:

- \* Apache Lucene, <http://lucene.apache.org/>  
(Apache license)
- \* Fastutil, <http://fastutil.di.unimi.it/>  
(Apache license)
- \* Koloboke, <https://github.com/OpenHFT/Koloboke>  
(Apache license)

---

## JavaTuples 1.2

---

Copyright (c) 2010, The JAVATUPLES team (<http://www.javatuples.org>)

---

## Netty 4.1.62

---

Copyright 2014 The Netty Project  
Copyright (c) 2004-2017 QOS.ch  
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to

the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2014 jQuery Foundation and other contributors  
<http://jquery.com/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2011-2016 Twitter, Inc.  
Copyright (c) 2011-2016 The Bootstrap Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with



the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====  
BSD-style Licenses  
=====

The Apache TinkerPop project bundles the following components under the BSD License:

- jcabi-log (com.jcabi:jcabi-log:0.14 - <http://www.jcabi.com/jcabi-log>) - for details, see licenses/jcabi-log
- jcabi-manifests 1.1 (com.jcabi:jcabi-manifests:1.1 - <http://www.jcabi.com/jcabi-manifests>) - for details, see licenses/jcabi-manifests
- JLine (jline:jline:2.14.6 - <https://github.com/jline/jline2>) - for details, see licenses/jline2
- Kryo (com.esotericsoftware:kryo-shaded:3.0.3 - <https://github.com/EsotericSoftware/kryo>)
  - shaded in gremlin-shaded to org.apache.tinkerpop.shaded.kryo
  - for details, see licenses/kryo
- minlog (com.esotericsoftware:minlog:1.3.0 - <https://github.com/EsotericSoftware/minlog>)
  - shaded in gremlin-shaded to org.apache.tinkerpop.shaded.minlog
  - for details, see licenses/minlog

---

---

## MIT Licenses

---

---

The Apache TinkerPop project bundles the following components under the MIT License:

JCL 1.1.1 implemented over SLF4J (org.slf4j:jcl-over-slf4j:1.7.25 - <http://www.slf4j.org>) - for details, see licenses/slf4j

SLF4J API Module (org.slf4j:slf4j-api:1.7.25 - <http://www.slf4j.org>) - for details, see licenses/slf4j

SLF4J LOG4J-12 Binding (org.slf4j:slf4j-log4j12:1.7.25 - <http://www.slf4j.org>) - for details, see licenses/slf4j  
Foundation stylesheet

for CodeRay (<http://foundation.zurb.com>) - for details, see licenses/foundation

normalize.css 2.1.2 (<http://necolas.github.io/normalize.css/>) - for details, see licenses/normalize

---

---

## Other Licenses

---

---

The Apache TinkerPop project bundles the following components under the ISC License:

jBCrypt (org.mindrot:jbcrypt:0.4 - <https://github.com/djmdjm/jBCrypt>) - for details, see licenses/jbcrypt

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

jBCrypt is subject to the following license:

```
/*
 * Copyright (c) 2006 Damien Miller <djm@mindrot.org>
 *
 * Permission to use, copy, modify, and distribute this software for any
 * purpose with or without fee is hereby granted, provided that the above
 * copyright notice and this permission notice appear in all copies.
 *
```

\* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES  
\* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF  
\* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR  
\* ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
\* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
\* ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF  
\* OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.  
\*/

Apache TinkerPop

Copyright 2015-2022 The Apache Software Foundation.

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

-----  
Apache Groovy 2.5.14 (AL ASF)

-----  
This product includes/uses ANTLR (<http://www.antlr2.org/>)  
developed by Terence Parr 1989-2006

This product bundles icons from the famfamfam.com silk icons set  
<http://www.famfamfam.com/lab/icons/silk/>  
Licensed under the Creative Commons Attribution Licence v2.5  
<http://creativecommons.org/licenses/by/2.5/>

-----  
Apache Ivy 2.3.0 (AL ASF)

-----  
Portions of Ivy were originally developed by  
Jayasoft SARL (<http://www.jayasoft.fr/>)  
and are licensed to the Apache Software Foundation under the  
"Software Grant License Agreement"

#### SSH

and SFTP support is provided by the JCraft JSch package,  
which is open source software, available under  
the terms of a BSD style license.

The original software and related information is available  
at <http://www.jcraft.com/jsch/>.

-----  
JavaTuples 1.2

-----  
Copyright (c) 2010, The JAVATUPLES team (<http://www.javatuples.org>)

-----  
Metrics 3.0.2  
-----



Copyright 2010-2013 Coda Hale and Yammer, Inc., 2014-2015 Dropwizard Team

This product includes software developed by Coda Hale and Yammer, Inc.

This product includes code derived from the JSR-166 project (ThreadLocalRandom, Striped64, LongAdder), which was released with the following comments:

Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

-----  
HPPC 0.7.1  
-----

HPPC borrowed code, ideas or both from:

- \* Apache Lucene, <http://lucene.apache.org/>  
(Apache license)
- \* Fastutil, <http://fastutil.di.unimi.it/>  
(Apache license)
- \* Koloboke, <https://github.com/OpenHFT/Koloboke>  
(Apache license)

-----  
Netty 4.1.72  
-----

Copyright 2014 The Netty Project  
Copyright (c) 2002-2012, the original author or authors.  
All rights reserved.

<http://www.opensource.org/licenses/bsd-license.php>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2013-2016 ZURB, inc.

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.866 hashicorp-hcl v1.0.0

## 1.866.1 Available under license :

Mozilla Public License, version 2.0

1. Definitions

1.1. Contributor

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

#### 1.2. Contributor Version

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

#### 1.3. Contribution

means Covered Software of a particular Contributor.

#### 1.4. Covered Software

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

#### 1.5. Incompatible With Secondary Licenses

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

#### 1.6. Executable Form

means any form of the work other than Source Code Form.

#### 1.7. Larger Work

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

#### 1.8. License

means this document.

#### 1.9. Licensable

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

## 1.10. Modifications

means any of the following:

- a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- b. any new file in Source Code Form that contains any Covered Software.

## 1.11. Patent Claims of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable

by such Contributor that

would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

## 1.12. Secondary License

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

## 1.13. Source Code Form

means the form of the work preferred for making modifications.

## 1.14. You (or Your)

means an individual or a legal entity exercising rights under this License. For legal entities, You includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b)

ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants and Conditions

### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark)  
Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

## 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

## 2.3.

### Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent

### Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software

with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

#### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

#### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

#### 4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor

explicitly and finally terminates Your grants, and (b) on an ongoing basis,  
if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections

5.1 or 5.2 above, all end user

license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

## 6. Disclaimer of Warranty

Covered Software is provided under this License on an as is basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

## 7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such



partys negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

## 8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a partys ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

#### Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

#### Exhibit B - Incompatible With Secondary Licenses Notice

This Source Code Form is Incompatible With Secondary Licenses, as defined by the Mozilla Public License, v. 2.0.

# 1.867 client-go v0.23.5

## 1.867.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.868 apimachinery v0.23.5

## 1.868.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,



and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.869 kube-openapi v0.0.0-20211115234752-e816edb12b65

## 1.869.1 Available under license :

```
// Copyright 2015 go-swagger maintainers
//
// Licensed under the Apache License, Version 2.0 (the "License");
// you may not use this file except in compliance with the License.
// You may obtain a copy of the License at
//
// http://www.apache.org/licenses/LICENSE-2.0
//
// Unless required by applicable law or agreed to in writing, software
```

```
// distributed under the License is distributed on an "AS IS" BASIS,  
// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
// See the License for the specific language governing permissions and  
// limitations under the License.
```

package spec

```
// License information for the exposed API.  
//  
// For more information: http://goo.gl/8us55a#licenseObject  
type License struct {  
    Name string `json:"name,omitempty"`  
    URL string `json:"url,omitempty"`  
}  
// Copyright 2015 go-swagger maintainers  
//  
// Licensed under the Apache License, Version 2.0 (the "License");  
// you may not use this file except in compliance with the License.  
// You may obtain a copy of the License at  
//  
// http://www.apache.org/licenses/LICENSE-2.0  
//  
// Unless required by applicable law or agreed to in writing, software  
// distributed under the License is distributed on an "AS IS" BASIS,  
// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
// See the License for the specific language governing permissions and  
// limitations under the License.
```

package spec

```
import "testing"
```

```
func TestIntegrationLicense(t *testing.T) {  
    license := License{Name: "the name", URL: "the url"}  
    const licenseJSON = `{"name":"the name","url":"the url"}`  
    const licenseYAML = "name: the name\nurl: the url\n"  
  
    assertSerializeJSON(t, license, licenseJSON)  
    assertParsesJSON(t, licenseJSON, license)  
}
```

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each



Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.870 apiextensions-apiserver v0.23.5

## 1.870.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.871 beam 2.40.0

## 1.871.1 Available under license :

<!--

Licensed to the Apache Software Foundation (ASF) under one or more contributor license agreements. See the NOTICE file distributed with this work for additional information regarding copyright ownership. The ASF licenses this file to you under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-->

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct



or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

A part of several convenience binary distributions of this software is licensed as follows:

Google Protobuf:

Copyright 2008 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or

other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

jsr-305:

Copyright (c) 2007-2009, JSR305 expert group  
All rights reserved.

<https://opensource.org/licenses/BSD-3-Clause>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the JSR305 expert group nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

janino-compiler:

Janino - An embedded Java[™] compiler

Copyright (c) 2001-2016, Arno Unkrig

Copyright (c) 2015-2016 TIBCO Software Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of JANINO nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE  
COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER  
IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN  
IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

jline:

Copyright (c) 2002-2016, the original author or authors.

All rights reserved.

<http://www.opensource.org/licenses/bsd-license.php>

Redistribution and use in source and binary forms, with or without modification,  
are permitted provided that the following  
conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

sqlline:

SQLLine - Shell for issuing SQL to relational databases via JDBC

Copyright (c) 2002,2003,2004,2005,2006,2007 Marc Prud'hommeaux

Copyright (c) 2004-2010 The Eigenbase Project

Copyright (c) 2013-2017 Julian Hyde

All rights reserved.

=====  
Licensed under the Modified BSD License (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at:

<http://opensource.org/licenses/BSD-3-Clause>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- (1) Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- (2) Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.

- (3) The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

slf4j:

Copyright (c) 2004-2017 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

See the adjacent LICENSE.python file, if present, for additional licenses that apply to parts of Apache Beam Python.

# 1.872 grpc 1.43.2

## 1.872.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial



revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016-2020 Istio Authors

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

/\*

\* Copyright 2015 The gRPC Authors

\*

\* Licensed under the Apache License, Version 2.0 (the "License");

\* you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS,

\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/

Envoy

Copyright 2016-2019 Envoy Project Authors

Licensed under Apache License 2.0. See LICENSE for terms.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner].



Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

protoc-gen-validate

Copyright 2019 Envoy Project Authors

Licensed under Apache License 2.0. See LICENSE for terms.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.



8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

zero-allocation-hashing

Copyright 2015 Higher Frequency Trading <http://www.higherfrequencytrading.com>

Licensed under Apache License 2.0. See LICENSE for terms.

Copyright 2014 The gRPC Authors

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-----  
This product contains a modified portion of 'OkHttp', an open source HTTP & SPDY client for Android and Java applications, which can be obtained at:

- \* LICENSE:
  - \* [okhttp/third\\_party/okhttp/LICENSE](#) (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/square/okhttp>
- \* LOCATION\_IN\_GRPC:
  - \* [okhttp/third\\_party/okhttp](#)

This product contains a modified portion of 'Envoy', an open source cloud-native high-performance edge/middle/service proxy, which can be obtained at:

- \* LICENSE:
  - \* [xds/third\\_party/envoy/LICENSE](#) (Apache License 2.0)
- \* NOTICE:
  - \* [xds/third\\_party/envoy/NOTICE](#)
- \* HOMEPAGE:
  - \* <https://www.envoyproxy.io>
- \* LOCATION\_IN\_GRPC:
  - \* [xds/third\\_party/envoy](#)

This product contains a modified portion of 'protoc-gen-validate (PGV)',

an open source protoc plugin to generate polyglot message validators,  
which can be obtained at:

- \* LICENSE:
  - \* xds/third\_party/protoc-gen-validate/LICENSE (Apache License 2.0)
- \* NOTICE:
  - \* xds/third\_party/protoc-gen-validate/NOTICE
- \* HOMEPAGE:
  - \* <https://github.com/envoyproxy/protoc-gen-validate>
- \* LOCATION\_IN\_GRPC:
  - \* xds/third\_party/protoc-gen-validate

This product contains a modified portion of 'udpa',  
an open source universal data plane API, which can be obtained at:

- \* LICENSE:
  - \* xds/third\_party/udpa/LICENSE (Apache License 2.0)
- \* HOMEPAGE:
  - \* <https://github.com/cncf/udpa>
- \* LOCATION\_IN\_GRPC:
  - \* xds/third\_party/udpa

# 1.873 jackson 2.12.4

## 1.873.1 Available under license :

Camel :: Jackson  
Copyright 2007-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

```
=====
== NOTICE file corresponding to the section 4 d of      ==
== the Apache License, Version 2.0,                    ==
== in this case for the Apache Camel distribution.      ==
=====
```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Please read the different LICENSE files present in the licenses directory of  
this distribution.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
  
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
  
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.874 codeceptjs 2.3.0

### 1.874.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 DavertMik <davert@codegyre.com> (<http://codegyre.com>)

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT  
OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

## 1.875 d3 4.12.0



## 1.875.1 Available under license :

Copyright 2010-2017 Mike Bostock

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the author nor the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.876 puppeteer 12.0.1

### 1.876.1 Available under license :

Apache License

Version 2.0, January 2004

<https://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2017 Google Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.877 react-dates 15.2.0

### 1.877.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Airbnb

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.878 react-jsonschema-form 1.0.0

### 1.878.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
{"version":3,"sources":["webpack:///webpack/universalModuleDefinition","webpack:///react-jsonschema-form.js","webpack:///webpack/bootstrap2f229745fb205a87841b","webpack:///./index.js","webpack:///./components/Form.js","webpack:///external{"root":{"React"},"commonjs":{"react"},"commonjs2":{"react"},"amd":{"react}}","webpack:///./~/prop-types/index.js","webpack:///./~/prop-types/factoryWithThrowingShims.js","webpack:///./~/fbjs/lib/emptyFunction.js","webpack:///./~/fbjs/lib/invariant.js","webpack:///./components/ErrorMessage.js","webpack:///./utils.js","webpack:///./~/timers-browserify/main.js","webpack:///./~/timers-browserify/process/browser.js","webpack:///./~/setImmediate/setImmediate.js","webpack:///./~/node-libs-
```

browser/~/process/browser.js", "webpack:///./validate.js", "webpack:///./~/lodash.topath/index.js", "webpack:///./~/ajv/lib/ajv.js", "webpack:///./~/ajv/lib/compile/index.js", "webpack:///./~/ajv/lib/compile/resolve.js", "webpack:///./~/url/url.js", "webpack:///./~/url/~punycode/punycode.js", "webpack:///./~/webpack/buildin/module.js", "webpack:///./~/webpack/buildin/amd-  
options.js", "webpack:///./~/querystring/index.js", "webpack:///./~/querystring/decode.js", "webpack:///./~/querystring/encode.js", "webpack:///./~/fast-deep-equal/index.js", "webpack:///./~/ajv/lib/compile/util.js", "webpack:///./~/ajv/lib/compile/ucs2length.js", "webpack:///./~/ajv/lib/compile/schema\_obj.js", "webpack:///./~/json-schema-traverse/index.js", "webpack:///./~/ajv/lib/compile/error\_classes.js", "webpack:///./~/json-stable-stringify/index.js", "webpack:///./~/jsonify/index.js", "webpack:///./~/jsonify/lib/parse.js", "webpack:///./~/jsonify/lib/stringify.js", "webpack:///./~/ajv/lib/dotjs/validate.js", "webpack:///./~/co/index.js", "webpack:///./~/ajv/lib/cache.js", "webpack:///./~/ajv/lib/compile/formats.js", "webpack:///./~/ajv/lib/compile/rules.js", "webpack:///./~/ajv/lib/compile/\_rules.js", "webpack:///./~/ajv/lib/dotjs/ref.js", "webpack:///./~/ajv/lib/dotjs/allOf.js", "webpack:///./~/ajv/lib/dotjs/anyOf.js", "webpack:///./~/ajv/lib/dotjs/const.js", "webpack:///./~/ajv/lib/dotjs/contains.js", "webpack:///./~/ajv/lib/dotjs/dependencies.js", "webpack:///./~/ajv/lib/dotjs/enum.js", "webpack:///./~/ajv/lib/dotjs/format.js", "webpack:///./~/ajv/lib/dotjs/items.js", "webpack:///./~/ajv/lib/dotjs/\_limit.js", "webpack:///./~/ajv/lib/dotjs/\_limitItems.js", "webpack:///./~/ajv/lib/dotjs/\_limitLength.js", "webpack:///./~/ajv/lib/dotjs/\_limitProperties.js", "webpack:///./~/ajv/lib/dotjs/multipleOf.js", "webpack:///./~/ajv/lib/dotjs/not.js", "webpack:///./~/ajv/lib/dotjs/oneOf.js", "webpack:///./~/ajv/lib/dotjs/pattern.js", "webpack:///./~/ajv/lib/dotjs/properties.js", "webpack:///./~/ajv/lib/dotjs/propertyNames.js", "webpack:///./~/ajv/lib/dotjs/required.js", "webpack:///./~/ajv/lib/dotjs/uniqueItems.js", "webpack:///./~/ajv/lib/\$data.js", "webpack:///./~/ajv/lib/patternGroups.js", "webpack:///./~/ajv/lib/compile/async.js", "webpack:///./~/ajv/lib/keyword.js", "webpack:///./~/ajv/lib/dotjs/custom.js", "webpack:///./~/ajv/lib/refs/\$data.json", "webpack:///./~/ajv/lib/refs/json-schema-draft-  
06.json", "webpack:///./components/fields/index.js", "webpack:///./components/fields/ArrayField.js", "webpack:///./components/fields/UnsupportedField.js", "webpack:///./components/fields/BooleanField.js", "webpack:///./components/fields/DescriptionField.js", "webpack:///./components/fields/NumberField.js", "webpack:///./components/fields/ObjectField.js", "webpack:///./components/fields/SchemaField.js", "webpack:///./components/fields/StringField.js", "webpack:///./components/fields/TitleField.js", "webpack:///./components/widgets/index.js", "webpack:///./components/widgets/AltDateWidget.js", "webpack:///./components/widgets/AltDateTimeWidget.js", "webpack:///./components/widgets/BaseInput.js", "webpack:///./components/widgets/CheckboxWidget.js", "webpack:///./components/widgets/CheckboxesWidget.js", "webpack:///./components/widgets/ColorWidget.js", "webpack:///./components/widgets/DateWidget.js", "webpack:///./components/widgets/DateTimeWidget.js", "webpack:///./components/widgets/EmailWidget.js", "webpack:///./components/widgets/FileWidget.js", "webpack:///./components/widgets/HiddenWidget.js", "webpack:///./components/widgets/PasswordWidget.js", "webpack:///./components/widgets/RadioWidget.js", "webpack:///./components/widgets/RangeWidget.js", "webpack:///./components/widgets/SelectWidget.js", "webpack:///./components/widgets/TextareaWidget.js", "webpack:///./components/widgets/TextWidget.js", "webpack:///./components/widgets/URLWidget.js", "webpack:///./components/widgets/UpDownWidget.js"], "names": ["root", "factory", "exports", "module", "require", "define", "amd", "this", "\_\_WEBPACK\_EXTERNAL\_MODULE\_2\_\_", "modules", "\_\_webpack\_require\_\_", "moduleId", "installedModules", "id", "loaded", "call", "m", "c", "p", "\_interopRequireDefault", "obj", "\_\_esModule", "default", "Object", "defineProperty", "value", "\_Form", "\_Form2", "\_classCallCheck", "instance", "Constructor", "TypeError", "\_possibleConstructorReturn", "self", "ReferenceError", "\_inherits", "subClass", "superClass", "prototype", "create", "constructor", "enumerable", "writable", "configurable", "setPrototypeOf", "\_\_proto\_\_", "\_typeof", "Symbol", "iterator", "\_extends", "assign", "target", "i", "arguments", "length", "source", "key", "hasOwnProperty", "\_createClass", "defineProperties", "props", "descriptor", "protoProps", "staticProps", "\_react", "\_react2", "\_propTypes", "\_ErrorList", "\_ErrorList2", "\_utils", "\_validate", "\_validate2", "Form", "\_Component", "\_this", "getPrototypeOf", "onChange", "formData", "options", "undefined", "validate", "mustValidate", "noValidate", "liveValidate", "state", "\_this\$validate", "errors", "errorSchema", "setState", "onBlur", "\_this\$props", "apply", "onFocus", "\_this\$props2", "onSubmit", "event", "preventDefault", "\_ret", "\_this\$validate2", "keys", "onError", "console", "error", "v", "status", "getStateFromProps", "nextProps", "schema", "uiSchema", "edit", "de

finitions", "getDefaultFormState", "\_ref", "idSchema", "toIdSchema", "nextState", "shouldRender", "\_props", "transformErrors", "\_state", "\_props2", "ErrorList", "showErrorList", "formContext", "createElement", "\_getDefaultRegistry", "getDefaultRegistry", "fields", "widgets", "ArrayFieldTemplate", "ObjectFieldTemplate", "FieldTemplate", "\_props3", "children", "safeRenderCompletion", "className", "name", "method", "action", "autocomplete", "enctype", "acceptcharset", "noHTML5Validate", "\_state2", "registry", "getRegistry", "\_SchemaField", "SchemaField", "autoComplete", "encType", "acceptCharset", "renderErrors", "type", "Component", "defaultProps", "emptyFunction", "invariant", "shim", "getShim", "isRequired", "ReactPropTypes", "array", "bool", "func", "number", "object", "string", "symbol", "any", "arrayOf", "elementType", "instanceOf", "node", "objectOf", "oneOf", "oneOfType", "shape", "checkPropTypes", "PropTypes", "makeEmptyFunction", "arg", "thatReturns", "thatReturnsFalse", "thatReturnsTrue", "thatReturnsNull", "thatReturnsThis", "thatReturnsArgument", "condition", "format", "a", "b", "d", "e", "f", "validateFormat", "Error", "args", "argIndex", "replace", "framesToPop", "map", "stack", "setImmediate", "\_toConsumableArray", "arr", "Array", "isArray", "arr2", "from", "\_defineProperty", "\_objectWithoutProperties", "indexOf", "getWidget", "widget", "mergeOptions", "Widget", "MergedWidget", "defaultOptions", "\_ref\$options", "registeredWidgets", "registeredWidget", "widgetMap", "computeDefaults", "parentDefaults", "defaults", "isObject", "mergeObjects", "refSchema", "findSchemaDefinition", "\$ref", "isFixedItems", "items", "itemSchema", "properties", "reduce", "acc", "minItems", "isMultiSelect", "defaultsLength", "defaultEntries", "fillerEntries", "fill", "concat", "\_schema", "retrieveSchema", "getUiOptions", "filter", "warn", "component", "substring", "thing", "obj1", "obj2", "concatArrays", "left", "right", "asNumber", "test", "n", "Number", "valid", "isNaN", "orderProperties", "order", "arrayToHash", "prev", "curr", "errorPropList", "join", "propertyHash", "orderHash", "extraneous", "prop", "rest", "restIndex", "lastIndexOf", "complete", "splice", "isConstant", "enum", "toConstant", "const", "isSelect", "altSchemas", "anyOf", "every", "uniqueItems", "isFilesArray", "itemsSchema", "item", "allowAdditionalItems", "additionalItems", "optionsList", "label", "enumNames", "String", "title", "match", "exec", "parts", "split", "current", "\_iteratorNormalCompletion", "\_didIteratorError", "\_iteratorError", "\_step", "\_iterator", "next", "done", "part", "err", "return", "\$refSchema", "localSchema", "resolvedSchema", "resolveDependencies", "\_schema\$dependencies", "dependencies", "dependencyKey", "dependencyValue", "withDependentProperties", "withDependentSchema", "additionallyRequired", "required", "Set", "\_retrieveSchema", "dependentSchema", "mergeSchemas", "withExactlyOneSubschema", "validSubschemas", "subschema", "conditionPropertySchema", "conditionSchema", "\_validateFormData", "\_subschema\$properties", "dependentSubschema", "schema1", "schema2", "isArguments", "toString", "deepEquals", "ca", "cb", "Date", "getTime", "RegExp", "global", "multiline", "lastIndex", "ignoreCase", "slice", "ka", "kb", "cal", "push", "sort", "j", "k", "pop", "comp", "\$id", "field", "fieldId", "parseDateString", "dateString", "includeTime", "year", "month", "day", "hour", "minute", "second", "date", "getUTCFullYear", "getUTCMonth", "getUTCDate", "getUTCHours", "getUTCMinutes", "getUTCSeconds", "toDateString", "\_ref2", "\_ref2\$hour", "\_ref2\$minute", "\_ref2\$second", "time", "utcTime", "UTC", "datetime", "toJSON", "pad", "num", "size", "s", "callback", "dataURIToBlob", "dataURI", "splitted", "params", "param", "binary", "atob", "charCodeAt", "blob", "window", "Blob", "Uint8Array", "rangeSpec", "spec", "multipleOf", "step", "minimum", "min", "maximum", "max", "boolean", "checkbox", "radio", "select", "hidden", "text", "password", "email", "hostname", "ipv4", "ipv6", "uri", "data-url", "textarea", "date-time", "alt-date", "alt-datetime", "color", "file", "updown", "range", "integer", "checkboxes", "files", "clearImmediate", "Timeout", "clearFn", "\_id", "\_clearFn", "nextTick", "Function", "immediateIds", "nextImmediateId", "setTimeout", "clearTimeout", "setInterval", "clearInterval", "timeout", "close", "unref", "ref", "enroll", "msecs", "\_idleTimeoutId", "\_idleTimeout", "unenroll", "\_unrefActive", "active", "\_onTimeout", "fn", "defaultSetTimeout", "defaultClearTimeout", "runTimeout", "fun", "cachedSetTimeout", "runClearTimeout", "marker", "cachedClearTimeout", "cleanUpNextTick", "draining", "currentQueue", "queue", "queueIndex", "drainQueue", "len", "run", "Item", "noop", "process", "browser", "env", "argv", "version", "versions", "on", "addListener", "once", "off", "removeListener", "removeAllListeners", "emit", "binding", "cwd", "chdir", "dir", "umask", "task", "tasksByHandle", "nextHandle", "registerImmediate", "handle", "runIfPresent", "currentlyRunningATask", "installNextTickImplementation", "canUsePostMessage", "postMessage", "importScripts", "postMessageIsAsynchronous", "oldOnMessage", "onmessage", "installPostMessageImplementation", "messagePrefix", "Math", "random", "onGlobalMessage", "data", "addEventListener", "attachEvent", "installMessageChannelImplementation", "channel", "MessageChannel", "port1", "port2", "installReadyStateChangeImplementation", "html", "doc", "documentElement", "script", "onreadystatechange", "removeChild", "appendChild", "installSetTimeoutImplementation", "document", "attachTo", "toErrorSchema



","property","message","path","\_lodash2","parent","segment","\_\_errors","toErrorList","fieldName","errorList","createErrorHandler","handler","addError","unwrapErrorHandler","errorHandler","transformAjvErrors","dataPath","keyword","trim","validateFormData","customValidate","ajv","userErrorSchema","newErrorSchema","newErrors","\_lodash","\_ajv","\_ajv2","errorDataPath","allErrors","addFormat","arrayMap","iteratee","index","result","getValue","isHostObject","Hash","entries","clear","entry","set","hashClear","\_\_data\_\_","nativeCreate","hashDelete","has","hashGet","HASH\_UNDEFINED","hashHas","hashSet","ListCache","listCacheClear","listCacheDelete","assocIndexOf","listCacheGet","listCacheHas","listCacheSet","MapCache","mapCacheClear","hash","Map","mapCacheDelete","getMapData","mapCacheGet","get","mapCacheHas","mapCacheSet","eq","baseIsNative","isMasked","pattern","isFunction","reIsNative","reIsHostCtor","toSource","baseToString","isSymbol","symbolToString","INFINITY","copyArray","isKeyable","getNative","maskSrcKey","toKey","funcToString","memoize","resolver","FUNC\_ERROR\_TEXT","memoized","cache","Cache","other","tag","objectToString","funcTag","genTag","isObjectLike","symbolTag","toPath","stringToPath","reLeadingDot","rePropName","reRegExpChar","reEscapeChar","freeGlobal","freeSelf","arrayProto","funcProto","objectProto","coreJsData","uid","IE\_PROTO","symbolProto","quote","Ajv","opts","\_opts","util","copy","\_schemas","\_refs","\_fragments","\_formats","formats","schemaUriFormat","\_schemaUriFormat","\_schemaUriFormatFunc","str","\_cache","\_loadingSchemas","\_compilations","RULES","rules","\_getId","chooseGetId","loopRequired","Infinity","\_errorDataPathProperty","serialize","stableStringify","\_metaOpts","getMetaSchemaOptions","addInitialFormats","addDraft6MetaSchema","meta","addMetaSchema","addInitialSchemas","patternGroups","schemaKeyRef","getSchema","schemaObj","\_addSchema","\_compile","\$async","async","co","compile","\_meta","addSchema","\_skipValidation","resolve","normalizeId","checkUnique","skipValidation","validateSchema","throwOrLogError","\$schema","defaultMeta","currentUriFormat","errorsText","META\_SCHEMA\_ID","keyRef","\_getSchemaObj","\_getSchemaFragment","res","baseId","compileSchema","SchemaObject","fragment","removeSchema","\_removeAllSchemas","del","cacheKey","schemas","regex","shouldAddSchema","cached","addUsedSchema","recursiveMeta","willValidate","localRefs","ids","put","callValidate","compiling","currentOpts","refs","refVal","schemaId","\_getId","\_getIdOrId","separator","dataVar","\$dataSchema","\$data","metaSchema","\$dataMetaSchema","META\_SUPPORT\_DATA","optsSchemas","metaOpts","META\_IGNORE\_OPTIONS","compileAsync","customKeyword","addKeyword","add","getKeyword","removeKeyword","remove","errorClasses","ValidationError","Validation","MissingRefError","MissingRef","compilation","localCompile","\_root","isRoot","sourceCode","validateGenerator","isTop","schemaPath","errSchemaPath","errorPath","resolveRef","usePattern","useDefault","useCustomRule","vars","refValCode","patterns","patternCode","defaultCode","customRules","customRuleCode","processCode","makeValidate","equal","ucs2length","code","url","\_refVal","refCode","refIndex","resolvedRef","rootRefId","addLocalRef","inlineRef","inlineRefs","replaceLocalRef","removeLocalRef","refId","inline","regexStr","patternsHash","toQuotedString","valueStr","defaultsHash","rule","parentSchema","it","definition","macro","checkCompiling","cv","endCompiling","compIndex","statement","resolveSchema","parse","refPath","\_getFullPath","getFullPath","resolveRecursive","getJSONPointer","parsedRef","resolveUrl","unescapeFragment","PREVENT\_SCOPE\_CHANGE","limit","checkNoRef","countKeys","count","SIMPLE\_INLINED","normalize","protocolSeparator","protocol","href","host","TRAILING\_SLASH\_HASH","resolveIds","baseIds","","fullPaths","traverse","allKeys","sch","jsonPtr","rootSchema","parentJsonPtr","parentKeyword","keyIndex","fullPath","escapeFragment","toHash","Url","slashes","auth","port","search","query","pathname","urlParse","parseQueryString","slashesDenoteHost","u","urlFormat","isString","urlResolve","relative","urlResolveObject","resolveObject","isNull","isNullOrUndefined","punycode","protocolPattern","portPattern","delims","unwise","autoEscape","nonHostChars","hostEndingChars","hostnameMaxLen","hostnamePartPattern","hostnamePartStart","unsafeProtocol","javascript","javascript:","hostlessProtocol","slashedProtocol","http","https","ftp","gopher","http:","https:","ftp:","gopher:","file:","querystring","proto","lowerProto","toLowerCase","substr","hostEnd","hec","atSign","decodeURIComponent","parseHost","ipv6Hostname","hostparts","I","newpart","validParts","notHost","bit","unshift","domainArray","newOut","encode","h","ae","esc","encodeURIComponent","escape","qm","stringify","charAt","rel","forEach","relPath","shift","isSourceAbs","isRelAbs","mustEndAbs","removeAllDots","srcPath","psychotic","authInHost","last","hasTrailingSlash","up","isAbsolute","\_\_WEBPACK\_AMD\_DEFINE\_RESULT\_\_","RangeError","mapDomain","regexSeparators","labels","encoded","ucs2decode","extra","output","counter","ucs2encode","stringFromCharCode","basicToDigit","codePoint","base","digitToBasic","digit","flag","ad

apt", "delta", "numPoints", "firstTime", "floor", "damp", "baseMinusTMin", "tMax", "skew", "decode", "input", "out", "basic", "oldi", "w", "t", "baseMinusT", "inputLength", "initialN", "bias", "initialBias", "delimiter", "maxInt", "tMin", "handledCPCount", "basicLength", "q", "currentValue", "handledCPCountPlusOne", "qMinusT", "toUnicode", "regexPunycode", "toASCII", "regexNonASCII", "freeExports", "nodeType", "freeModule", "overflow", "not-basic", "invalid-input", "fromCharCode", "ucs2", "webpackPolyfill", "deprecate", "paths", "\_\_webpack\_amd\_options\_\_", "qs", "sep", "regex", "maxKeys", "kstr", "vstr", "x", "idx", "stringifyPrimitive", "isFinite", "ks", "arrA", "arrB", "dateA", "dateB", "regexA", "regexB", "o", "to", "checkDataType", "dataType", "negate", "EQUAL", "AND", "OK", "NOT", "checkDataTypes", "dataTypes", "types", "null", "coerceToTypes", "optionCoerceTypes", "COERCE\_TO\_TYPES", "getProperty", "IDENTIFIER", "escapeQuotes", "SINGLE\_QUOTE", "varOccurrences", "matches", "varReplace", "expr", "cleanUpCode", "EMPTY\_ELSE", "EMPTY\_IF\_NO\_ELSE", "EMPTY\_IF\_WITH\_ELSE", "finalCleanUpCode", "ERRORS\_REGEX", "REMOVE\_ERRORS\_ASYNC", "RETURN\_ASYNC", "RETURN\_DATA\_ASYNC", "REMOVE\_ERRORS", "RETURN\_INVALID", "RETURN\_TRUE", "ROOTDATA\_REGEX", "REMOVE\_ROOTDATA", "schemaHasRules", "schemaHasRulesExcept", "exceptKeyword", "getPathExpr", "currentPath", "jsonPointers", "isNumber", "joinPaths", "getPath", "escapeJsonPointer", "getData", "lvl", "jsonPointer", "JSON\_POINTER", "RELATIVE\_JSON\_POINTER", "segments", "unescapeJsonPointer", "pos", "\_traverse", "arrayKeywords", "propsKeywords", "escapeJsonPtr", "keywords", "skipKeywords", "contains", "additionalProperties", "propertyNames", "not", "allOf", "patternProperties", "exclusiveMaximum", "exclusiveMinimum", "maxLength", "minLength", "maxItems", "maxProperties", "minProperties", "validation", "missingRef", "missingSchema", "errorSubclass", "Subclass", "json", "JSON", "cmp", "space", "cycles", "replacer", "aobj", "boj", "seen", "level", "indent", "colonSeparator", "objectKeys", "keyValue", "at", "ch", "escapee", "\\", "\\", "/", "r", "hex", "uffff", "parseInt", "white", "word", "reviver", "walk", "holder", "escapable", "partial", "mind", "gap", "rep", "\b", "\t", "\n", "\f", "\r", "\$keyword", "\$ruleType", "\$shouldUseGroup", "\$rulesGroup", "\$shouldUseRule", "\$rule", "implements", "\$ruleImplementsSomeKeyword", "impl", "\$refKeywords", "all", "\$es7", "yieldAwait", "\$errorKeyword", "\$lvl", "\$dataLvl", "dataLevel", "\$schemaPath", "\$errSchemaPath", "\$breakOnError", "\$valid", "\$\$outStack", "createErrors", "messages", "verbose", "\_err", "compositeRule", "Stop", "rootId", "dataPathArr", "\$closingBraces1", "\$closingBraces2", "\$typeSchema", "\$typeIsArray", "extendRefs", "coerceTypes", "\$coerceToTypes", "\$method", "\$dataType", "\$coerced", "\$bracesCoercion", "arr1", "\$type", "\$i", "11", "\$parentData", "\$parentDataProperty", "v5", "i2", "12", "useDefaults", "\$schemaKeys", "arr3", "\$propertyKey", "i3", "13", "\$sch", "\$passData", "arr4", "14", "arr5", "i5", "15", "\$code", "gen", "ctx", "Promise", "reject", "onFulfilled", "ret", "onRejected", "throw", "toPromise", "isPromise", "then", "isGeneratorFunction", "isGenerator", "thunkToPromise", "arrayToPromise", "objectToPromise", "defer", "promise", "results", "promises", "displayName", "val", "wrap", "createPromise", "\_\_generatorFunction\_\_", "mode", "DATE", "DAYS", "full", "TIME", "timeZone", "date\_time", "dateTime", "DATE\_TIME\_SEPARATOR", "HOSTNAME", "NOT\_URI\_FRAGMENT", "URI", "Z\_ANCHOR", "URIREF", "URITEMPLATE", "URL", "UUID", "fast", "uri-reference", "uri-template", "uuid", "json-pointer", "relative-json-pointer", "ruleModules", "ALL", "KEYWORDS", "TYPES", "group", "implKeywords", "custom", "\$refCode", "\$refVal", "\$message", "missingRefs", "\$it", "\$nextValid", "passContext", "\_\_callValidate", "\$closingBraces", "\$currentBaseId", "\$allSchemasEmpty", "\$errs", "\$noEmptySchema", "\$wasComposite", "\$schemaValue", "\$isData", "\$idx", "\$dataNxt", "\$nextData", "\$nonEmptySchema", "\$schemaDeps", "\$propertyDeps", "\$ownProperties", "ownProperties", "\$property", "\$deps", "\$currentErrorPath", "\$prop", "\$useData", "\$propertyPath", "\$missingProperty", "\$vSchema", "\$unknownFormats", "unknownFormats", "\$allowUnknown", "\$format", "\$isObject", "\$formatType", "\$formatRef", "\$additionalItems", "\$currErrSchemaPath", "\$isMax", "\$exclusiveKeyword", "\$schemaExcl", "\$isDataExcl", "\$op", "\$notOp", "\$schemaValueExcl", "\$exclusive", "\$exclType", "\$exclIsNumber", "\$opExpr", "\$opStr", "unicode", "multipleOfPrecision", "\$allErrorsOption", "\$regex", "\$key", "\$dataProperties", "\$pProperties", "\$pPropertyKeys", "\$aProperties", "\$someProperties", "\$noAdditional", "\$additionalIsSchema", "\$removeAdditional", "removeAdditional", "\$checkAdditional", "\$required", "\$requiredHash", "\$pgProperties", "\$pgPropertyKeys", "i1", "\$pProperty", "\$pgProperty", "\$additionalProperty", "\$useDefaults", "i4", "\$hasDefault", "arr6", "i6", "16", "\$pgSchema", "\$pgMin", "\$pgMax", "\$limit", "\$reason", "\$moreOrLess", "\$invalidName", "\$propertySch", "\$loopRequired", "keywordsJsonPointers", "metaSchemaRef", "loadMetaSchemaOf", "\_compileAsync", "loadMissingSchema", "removePromise", "added", "schemaPromise", "loadSchema", "\_addRule", "ruleGroup", "rg", "\$compile", "\$inline", "\$macro", "\$ruleValidate", "\$validateCode", "\$definition", "\$rDef", "\$validateSchema", "\$ruleErrs", "\$ruleErr", "\$asyncKeyword", "statements", "def\_callRuleValidate", "modifying", "def\_customError",

"description","schemaArray","nonNegativeInteger","nonNegativeIntegerDefault0","simpleTypes","stringArray","\_ArrayField","\_ArrayField2","\_BooleanField","\_BooleanField2","\_DescriptionField","\_DescriptionField2","\_NumberField","\_NumberField2","\_ObjectField","\_ObjectField2","\_SchemaField2","\_StringField","\_StringField2","\_TitleField","\_TitleField2","\_UnsupportedField","\_UnsupportedField2","ArrayField","BooleanField","DescriptionField","NumberField","ObjectField","StringField","TitleField","UnsupportedField","ArrayFieldTitle","ArrayFieldDescription","IconBtn","\_props\$type","icon","otherProps","DefaultArrayItem","btnStyle","flex","paddingLeft","paddingRight","fontWeight","hasToolBar","style","display","justifyContent","hasMoveUp","hasMoveDown","tabIndex","disabled","readonly","onClick","onReorderClick","hasRemove","onDropIndexClick","DefaultFixedArrayFieldTemplate","canAdd","AddButton","onAddClick","DefaultNormalArrayFieldTemplate","\_ref4","\_ref3","\_temp","\_len","\_key","\_this\$props\$registry","\_","newIndex","blur","\_this\$props3","onChangeForIndex","\_this\$props4","newFormData","jsonValue","onSelectChange","includes","formItems","\_getUiOptions","addable","\_props2\$registry","renderFixedArray","renderFiles","renderMultiSelect","renderNormalArray","reason","\_this2","autofocus","\_props3\$registry","arrayProps","canAddItem","itemErrorSchema","itemIdPrefix","itemIdSchema","renderArrayFieldItem","canMoveUp","canMoveDown","itemData","itemUiSchema","\_props4","\_props4\$registry","enumOptions","\_getUiOptions\$enumOpt","\_getUiOptions\$enumOpt2","multiple","\_props5","\_props5\$registry","\_getUiOptions2","\_getUiOptions2\$widget","\_this3","\_props6","\_props6\$registry","itemSchemas","additionalSchema","additional","canRemove","Template","\_props\$canRemove","\_props\$canMoveUp","\_props\$canMoveDown","\_props7","\_props7\$registry","\_orderable\$removable\$","orderable","removable","moveUp","moveDown","toolbar","some","isItemRequired","\_props\$registry","\_getUiOptions\$widget","DefaultObjectFieldTemplate","content","onPropertyChange","orderedProperties","templateProps","getFieldComponent","componentName","COMPONENT\_TYPES","Label","htmlFor","REQUIRED\_FIELD\_SYMBOL","Help","help","\_props\$errors","DefaultTemplate","classNames","displayLabel","SchemaFieldRender","\_registry\$FieldTempla","FieldComponent","Boolean","uiOptions","\_uiOptions\$label","fieldErrorSchema","fieldProps","rawDescription","rawHelp","rawErrors","\_React\$Component","defaultWidget","\_getUiOptions\$placeholder","placeholder","legend","\_AltDateWidget","\_AltDateWidget2","\_AltDateTimeWidget","\_AltDateTimeWidget2","\_BaseInput","\_BaseInput2","\_CheckboxWidget","\_CheckboxWidget2","\_CheckboxesWidget","\_CheckboxesWidget2","\_ColorWidget","\_ColorWidget2","\_DateWidget","\_DateWidget2","\_DateTimeWidget","\_DateTimeWidget2","\_EmailWidget","\_EmailWidget2","\_FileWidget","\_FileWidget2","\_HiddenWidget","\_HiddenWidget2","\_PasswordWidget","\_PasswordWidget2","\_RadioWidget","\_RadioWidget2","\_RangeWidget","\_RangeWidget2","\_SelectWidget","\_SelectWidget2","\_TextareaWidget","\_TextareaWidget2","\_TextWidget","\_TextWidget2","\_URLWidget","\_URLWidget2","\_UpDownWidget","\_UpDownWidget2","BaseInput","PasswordWidget","RadioWidget","UpDownWidget","RangeWidget","SelectWidget","TextWidget","DateWidget","DateTimeWidget","AltDateWidget","AltDateTimeWidget","EmailWidget","URLWidget","TextareaWidget","HiddenWidget","ColorWidget","FileWidget","CheckboxWidget","CheckboxesWidget","rangeOptions","start","stop","readyForChange","DateElement","setNow","nowDateObj","dateElementProps","elemProps","inputProps","inputType","\_onChange","emptyValue","readOnly","autoFocus","checked","selectValue","selected","updated","deselectValue","option","disabledCls","utcToLocal","jsonDate","yyyy","getFullYear","MM","getMonth","dd","getDate","hh","getHours","mm","getMinutes","ss","getSeconds","SSS","getMilliseconds","localToUTC","addNameToDataURL","dataURL","processFile","reader","FileReader","onload","readAsDataURL","processFiles","FilesInfo","filesInfo","fileInfo","extractFileInfo","dataURLs","\_dataURIToBlob","values","inputRef","defaultValue","processValue","enumDisabled","newValue","rows"],"mappings":"CAA,SAAA,EAAAC,GACA,gBAAAC,UAAA,gBAAAC,QACAA,OAAAD,QAAAD,EAAAG,QAAA,UACA,kBAAAC,gBAAAC,IACAD,QAAA,SAAAJ,GACA,gBAAAC,SACAA,QAAA,eAAAD,EAAAG,QAAA,UA EAJ,EAAA,eAAAC,EAAAD,EAAA,QACCO,KAAA,SAAAC,GACD,MCAGB,UAAUC,GCN1B,QAAAC,GAAAC,GAGA,GAAAC,EAAAD,GACA,MAAAC,GAAAD,GAAAT,OAGA,IAAAC,GAAAS,EAAAD,IACAT,WACAW,GAAAF,EACAG,QAAA,EAUA,OANAL,GAAAE,GAAAI,KAAAZ,EAAAD,QAAAC,IAAAD,QAAAQ,GAGAP,EAAAW,QAAA,EAGAX,EAAAD,QA vBA,GAAAU,KAqCA,OATAF,GAAAM,EAAAP,EAGAC,EAAAO,EAAAL,EAGAF,EAAAQ,EAAA,SAGAR,EAAA,KDgBM,SAASP,EAAQD,EAASQ,GAE/B,YAUA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAAd,GAAQE,QAASF,GARvFG,OAAOC,eAAeB,EAAS,cAC7BuB,OAAO,GE3DV,IAAAC,GAAAhB,EAAA,GFgEKiB,EAASR,EAAuBO,EAIpCxB,GAAQoB,QAAUK,EAAOL,SAI

pB,SAASnB,EAAQD,EAASQ,GAE/B,YA8BA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GA  
AQE,QAASF,GAEvF,QAASQ,GAAgBC,EAAUC,GAAe,KAAMD,YAAoBC,IAAgB,KAAM,IAAIC,WAAU,qCA  
EhH,QAASC,GAA2BC,EAAMIB,GAAQ,IAAKkB,EAAQ,KAAM,IAAIC,gBAAe,4DAAGe,QAAOnB,GAAyB,g  
BAATA,IAAQc,kBAATA,GAA8BkB,EAAPIB,EAEIO,QAASoB,GAAUC,EAAUC,GAAC,GAA0B,kBAAfA,IAA  
4C,OAAfA,EAAuB,KAAM,IAAIN,WAAU,iEAAoEM,GAAeD,GAASE,UAAyf,OAAOgB,OAAOF,GAACa,EA  
AWC,WAAaE,aAAef,MAAOW,EAAUK,YAAy,EAAOC,UAAU,EAAMC,cAAc,KAAeN,IAAYd,OAAOqB,eAA  
iBrB,OAAOqB,eAAeR,EAAUC,GAACd,EAASS,UAAyR,GAICjed,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,G  
AGT,IAAIqB,GAA4B,kBAAXC,SAAoD,gBAApBA,QAAOC,SAAwB,SAAU5B,GAAO,aAAcA,IAAS,SAAUA,  
GAAO,MAAOA,IAAyB,kBAAX2B,SAAyB3B,EAAIoB,cAAgBO,QAAU3B,IAAQ2B,OAAOT,UAAy,eAAkBIB  
,IAEIq6B,EAAW1B,OAAO2B,QAAU,SAAUC,GAAU,IAAK,GAAIC,GAAI,EAAGA,EAAIC,UAAUC,OAAQF,I  
AAK,CAAE,GAAIG,GAASF,UAAUD,EAAL,KAAC,GAAII,KAAOD,GAAChC,OAAOe,UAAUmB,eAAe1C,KA  
AKwC,EAAQC,KAAQL,EAAOK,GAAOD,EAAOC,IAAY,MAAOL,IAEnPO,EA Ae,WAAC,QAASC,GAAiBR,E  
AAQS,GAAS,IAAK,GAAIR,GAAL,EAAGA,EAAIQ,EAAMN,OAAQF,IAAK,CAAE,GAAS,GAAaD,EAAMR,E  
AAIS,GAAWpB,WAAaOB,EAAWpB,aAAc,EAAOoB,EAAW1B,cAAe,EAAU,SAAWkB,KAAyA,EAAWnB,UA  
AW,GAAMnB,OAAOC,eAAe2B,EAAQU,EAAWL,IAAKK,IAAiB,MAAO,UAAU/B,EAAGC,EAAYC,GAAiJ,  
MAA9HD,IAAYH,EAAiB7B,EAAYQ,UAAWwB,GAAiBC,GAAaJ,EAAiB7B,EAAaiC,GAAqBjC,MGPfjiBkC,E  
AAAtD,EAAA,GHwFKuD,EAAU9C,EAAuB6C,GGvFtCE,EAAAxD,EAAA,GAEAyD,GHyFmBhD,EAAuB+C,  
GGzF1CxD,EAAA,IH6FK0D,EAAcjD,EAAuBgD,GG5F1CE,EAAA3D,EAAA,GAAO4D,EAAA5D,EAAA,IH2F  
K6D,EAAapD,EAAuBmD,GGzFpBE,EHmGT,SAAUC,GGzFpB,QAAAD,GAAyZ,GAAOhC,EAAArB,KAAAiE,  
EAAA,IAAAE,GAAA1C,EAAAzB,MAAAiE,EAAA3B,WAAAtB,OAAAOd,eAAAH,IAAAzD,KAAAR,KACXq  
D,GADW,OAAAc,GAYenBE,SAAW,SAACC,GAA4C,GAAICC,GAACzB,UAAAC,OAAA,GAAAyB,SAAA1B  
,UAAA,GAAAA,UAAA,IAAtB2B,UAAU,GACpCC,GACHP,EAAKd,MAAMsB,aAAeR,EAAKd,MAAMuB,cA  
AgBL,EAAQE,UAC5DI,GAAUP,WACd,IAAIL,EAAC,IAAAI,GACgBX,EAAKM,SAASH,GAAAtCS,EADQD,EA  
CRC,OAAQC,EADAF,EACAE,WACHBH,QAAaA,GAAOE,SAAQC,iBAE9B,EAAAlB,EAAAmB,UAAAd,EAA  
eU,EAAO,WACHBV,EAAKd,MAAMgB,UACbF,EAAKd,MAAMgB,SAASF,EAaku,UAnFZV,EAwFnBe,OAA  
S,WACP,GAAIf,EAAKd,MAAM6B,OAAQ,IAAAC,IACrBA,EAAAhB,EAAKd,OAAM6B,OAAXE,MAAAD,EA  
AArC,aA1FeqB,EA8FnBkB,QAAU,WACR,GAAIL,EAAKd,MAAMgC,QAAS,IAAAC,IACtBA,EAAAnB,EA  
Kd,OAAMgC,QAAXD,MAAAE,EAAAxC,aAhGeqB,EAoGnBoB,SAAW,SAAAC,GAGT,GAFAA,EAAMC,kBA  
EDtB,EAAKd,MAAMsB,WAAY,IAAAe,GAAA,cAAAC,GACMxB,EAAKM,SAASN,EAaku,MAAMP,UAAjD  
S,EADkBY,EACIBZ,OAAQC,EADUW,EACVX,WACHB,IAAIhE,OAAO4E,KAAKb,GAAQhC,OAAS,EAQ/B,O  
APA,EAAAE,EAAAmB,UAAAd,GAAiBY,SAAQC,eAAe,WACiCb,EAAKd,MAAMwC,QACb1B,EAAKd,MAA  
MwC,QAAQd,GAEnBe,QAAQC,MAAM,yBAA0BhB,MAG5CiB,EAAA,UAVwB,mCAAN,GAAA,YAAAnD,E  
AAAmD,IAAA,MAAAA,GAAAM,EACxB7B,EAAKd,MAAMkC,UACbpB,EAAKd,MAAMkC,SAAX7C,KAAy  
ByB,EAaku,OAAOoB,OAAQ,eAE/C9B,EAAKc,UAAWF,UAAyC,kBAth5Bb,EAaku,MAAQV,EAAK+B,kB  
AAkB7C,GAFnBc,EHwUIB,MA9OAvC,GAAUqC,EAAMC,GA8EhBf,EAAC,IACXhB,IAAK,4BACL/B,MAAO,  
SGrKgBiF,GACxBnG,KAAKiF,SAASjF,KAAKkG,kBAaKBC,OHwKpCID,IAAK,oBACL/B,MAAO,SgtKQmC,  
GACHB,GAAMwB,GAAQ7E,KAAK6E,UACbuB,EAAS,UAAy/C,GAAQA,EAAM+C,OAASpG,KAAKqD,MA  
AM+C,OACvDC,EAAW,YAAchD,GAAQA,EAAMgD,SAAWrG,KAAKqD,MAAMgD,SAC7DC,EAAiC,mBAA  
nBjD,GAAMiB,SACpBM,EAAevB,EAAMuB,cAAgB5E,KAAKqD,MAAMuB,aAChDF,EAAe4B,IAASjD,EA  
MsB,YAAcC,EAC1C2B,EAAGBH,EAAhBG,YACFjC,GAAW,EAAAR,EAAA0C,qBAAoBJ,EAAQ/C,EAAMiB,  
SAAUiC,GARtCE,EASS/B,EAC5B1E,KAAKyE,SAASH,EAAU8B,IAEtBrB,OAAQF,EAAME,WACdC,YAAaH,  
EAAMG,iBAJjBD,EATe0B,EASf1B,OAAQC,EAToYB,EASPzB,YAMV0B,GAAW,EAAA5C,EAAA6C,YACfP,  
EACAC,EAAS,kBACTE,EACAjC,EAef,QACE8B,SACAC,WACAK,WACApC,WACAgC,OACAvB,SACAC,k  
BHwKD/B,IAAK,wBACL/B,MAAO,SGrKYiF,EAAWS,GAC/B,OAAO,EAAA9C,EAAA+C,cAAa7G,KAAMmG  
,EAAWS,MHwKpC3D,IAAK,WACL/B,MAAO,QAASuD,GGtKVH,EAAU8B,GAAQ,GAAAU,GACa9G,KAAK  
qD,MAAnCoB,EADiBqC,EACjBrC,SAAUsC,EADOD,EACPC,eACIB,QAAO,EAAA/C,EAAjD,SACLuD,EAC  
A8B,GAAUpG,KAAKqD,MAAM+C,OACrB3B,EACAsC,MHwKD9D,IAAK,eACL/B,MAAO,WGrKK,GAAA8F  
,GACqChH,KAAK6E,MAA/CE,EADKiC,EACLjC,OAAQC,EADHgC,EACGhC,YAAaOB,EADhBY,EACgBZ,O

AAQC,EADxBW,EACwBX,SADxBY,EAeqCjH,KAAKqD,MAA/C6D,EAFKD,EAELC,UAAWC,EAFNF,EAE  
ME,cAAeC,EAfrBH,EAeqBG,WAEIC,OAAlrC,GAAOhC,QAA2B,GAAjBoE,EAejBzD,EAAA3C,QAAAsG,cA  
ACH,GACCnC,OAQA,EAERC,YAAaA,EACboB,OAQA,EAERC,SAAUA,EACVe,YAAaA,IAIZ,QH8KNnE,  
IAAK,cACL/B,MAAO,WG1HI,GAAAoG,IAGgB,EAAAxD,EAAyD,sBAApBC,EAHIF,EAGJE,OAAQC,EAHJ  
H,EAGIG,OACHb,QACED,YAAaA,EAAXhH,KAAKqD,MAAMmE,QACnCC,aAAcA,EAAYzH,KAAKqD,MA  
AMoE,SACrCC,mBAAoB1H,KAAKqD,MAAMqE,mBAC/BC,oBAAqB3H,KAAKqD,MAAMsE,oBACHCC,cAA  
e5H,KAAKqD,MAAMuE,cAC1BrB,YAAavG,KAAKqD,MAAM+C,OAAOG,gBAC/Ba,YAAapH,KAAKqD,MA  
AM+D,oBHilzBnE,IAAK,SACL/B,MAAO,WG9HD,GAAA2G,GAcH7H,KAAKqD,MAZPyE,EAFKD,EAELC,S  
ACAC,EAHKF,EAGLE,qBACAzH,EAJKuH,EAILvH,GACA0H,EALKH,EAKLG,UACAC,EANKJ,EAMLI,KAC  
AC,EAPKL,EAOLK,OACAtF,EARKiF,EAQLjF,OACAUf,EATKN,EASLM,OACAC,EAVKP,EAULO,aACAC,E  
AXKR,EAWLQ,QACAC,EAZKT,EAYLS,cACAC,EAbKV,EAaLU,gBAbKC,EAgBuDxI,KAAK6E,MAA3DuB,E  
AhBDoc,EAgBCpC,OAAQC,EAhBTmC,EAgBSnC,SAAU/B,EAhBnBkE,EAgBmBIE,SAAUU,EAhB7BwD,EA  
gB6BxD,YAAa0B,EAhB1C8B,EAgB0C9B,SAC3C+B,EAAXzI,KAAK0I,cACHBC,EAaEF,EAASjB,OAAOoB,W  
AErC,OACEIF,GAAA3C,QAAAsG,cAAA,QACEW,UAAWA,EAAYA,EAAY,OACnC1H,GAAIA,EACJ2H,KA  
AMA,EACNC,OAQA,EACRtF,OAQA,EACRuF,OAQA,EACRU,aAAcT,EACdU,QAAS,EAATU,cAAeT,E  
ACf3D,WAAy4D,EACZHD,SAAUvF,KAAKuF,UACdvF,KAAKjG,eACNf,EAAA3C,QAAAsG,cAAcSb,GACC  
vC,OAQA,EAERC,SAAUA,EACVrB,YAAaA,EACb0B,SAAUA,EACVpC,SAAUA,EACVD,SAAUrE,KAAKq  
E,SACfa,OAQIF,KAAKkF,OACbG,QAASrF,KAAKqF,QACdoD,SAAUA,EACVV,qBAAsBA,IAEvBD,EACC  
A,EAEPe,EAAA3C,QAAAsG,cAAA,SACE3D,EAAA3C,QAAAsG,cAAA,UAAQ4B,KAAK,SAASjB,UAAU,g  
BAAhC,gBH4IF/D,GACPR,EAAYfF,UGnVWjF,GACZkF,cACL9C,YACA1B,YAAy,EACZC,cAAc,EACdM,D,s  
BAAsB,EACtBQ,iBAAiB,EACjBrB,qBHsVHvH,EAAQoB,QG7VYkD,GHoYf,SAASrE,EAAQD,GljZvBC,EAA  
AD,QAAAM,GJuZM,SAASL,EAAQD,EAASQ,GAE/B,YAEgC,mBAAXqC,SAAoD,gBAApBA,QAAOC,SAAw  
B,SAAU5B,GAAO,aAAcA,IAAS,SAAUA,GAAO,MAAOA,IAAyB,kBAAX2B,SAAyB3B,EAAlOBo,cAAgBO,QA  
AU3B,IAAQ2B,OAOT,UAAy,eAAkBIB,GK/XrQjB,GAAOD,QAAUQ,EAQ,ML6ZrB,SAASP,EAAQD,EA  
SQ,GMhbhC,YAEA,IAAiJ,GAAgBjJ,EAQ,GACxBkJ,EAAYIJ,EAQ,EAExBP,GAAOD,QAAU,WAGf,QAAS  
2J,KACPD,GACE,EACA,mLAMJ,QAASE,KACP,MAAOD,GAFTA,EAAKE,WAAaF,CAIIB,IAAIG,IACFC,MA  
AOJ,EACPK,KAAML,EACNM,KAAMN,EACNO,OAAQP,EACRQ,OAAQR,EACRS,OAAQT,EACRU,OAAQV  
,EAERW,IAAKX,EACLY,QAASX,EACTY,QAASb,EACTc,WAAyB,EACZc,KAAMf,EACNgB,SAAUf,EACVg  
B,MAAOHb,EACPiB,UAAWjB,EACXkB,MAAOIB,EAMT,OAHAe,GAAeiB,eAAiBtB,EACHCK,EAaekB,UAA  
YIB,EAEPa,IN2bH,SAAS7J,EAAQD,GO/evB,YAAa,SAASiL,GAakBC,GACzB,MAAO,YACL,MAAOA,IAS  
X,GAAIzB,GAAgB,YAEpBA,GAAc0B,YAAcF,EAC5BxB,EAAC2B,iBAAmBH,GAakB,GACnDxB,EAAC4B,gB  
AAkBJ,GAakB,GACIDxB,EAAC6B,gBAakBL,EAakB,MACIDxB,EAAC8B,gBAakB,WAC9B,MAAOIL,OAET  
oJ,EAAC+B,oBAAsB,SAAUN,GAC5C,MAAOA,IAGTjL,EAAOD,QAAUyJ,GPqfX,SAASxJ,EAAQD,EAASQ,G  
QhhBhC,YAuBA,SAASKJ,GAAU+B,EAAWC,EAAQC,EAAGC,EAAG7K,EAAG8K,EAAGC,EAAGC,GAGnD,  
GAFAC,EAaEN,IAEVD,EAAW,CACd,GAAIrF,EACJ,IAAevB,SAAX6G,EACfF,EAQ,GAAl6F,OAAM,qIAC  
b,CACL,GAAIC,IAAQP,EAAGC,EAAG7K,EAAG8K,EAAGC,EAAGC,GACvBI,EAAW,CACf/F,GAAQ,GAAl6  
F,OAAMP,EAOU,QAAQ,MAAO,WACtC,MAAOF,GAAC,QAEd/F,EAAMkC,KAAO,sBAIf,KADAIC,GAA  
MiG,YAAc,EACdjG,GA3BV,GAAl4F,GAAlB,SAAwBN,IA+B7CzL,GAAOD,QAAU0J,GRgiBX,SAASzJ,EAAQ  
D,EAASQ,GAE/B,YAWA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAlC,WAAaD,GAAQE,QAASF,GSjmB  
zE,QAASqG,GAAU7D,GAAO,GAC/B0B,GAAW1B,EAAX0B,MACR,OACERB,GAAA3C,QAAAsG,cAAA,OA  
AKW,UAAU,6BACbtE,EAAA3C,QAAAsG,cAAA,OAkW,UAAU,iBACbtE,EAAA3C,QAAAsG,cAAA,MAAI  
W,UAAU,eAAAD,WAefE,EAAA3C,QAAAsG,cAAA,MAAIW,UAAU,cACXjD,EAAOKH,IAAI,SAACIG,EAAOI  
D,GACIB,MACEa,GAAA3C,QAAAsG,cAAA,MAAIpE,IAAKJ,EAAGmF,UAAU,+BACnBjC,EAAMmG,WT6k  
BpBIL,OAOC,eAAeT,EAAS,cAC7BuB,OAEO,IAETvB,EAQoB,QS3lBemG,CAFXB,IAAAzD,GAAAtD,EA  
AA,GTImBKuD,EAAU9C,EAAB6C,IAMChC,SAAS7D,EAAQD,EAASQ,IAEH,SAASgM,GAAe,YA+CpD,SA  
ASvL,GAAuBC,GAAO,MAAOA,IAAOA,EAAlC,WAAaD,GAAQE,QAASF,GAEvF,QAASuL,GAAMBC,GAAO  
,GAAIC,MAAMC,QAQF,GAAM,CAAE,IAAK,GAAlxJ,GAAl,EAAG2J,EAOF,MAAMD,EAAltJ,QAASF,EA  
AlwJ,EAAltJ,OAQF,IAAO2J,EAk3J,GAkwJ,EAAlxJ,EAAM,OAEO2J,GAAe,MAAOF,OAAMG,KAAKJ,

GAEIL,QAASK,GAAgB7L,EAAKoC,EAAK/B,GAAiK,MAApJ+B,KAAOpC,GAAOG,OAAOC,eAAeJ,EAAKoC,GAAO/B,MAAOA,EAAOgB,YAAY,EAAME,cAAc,EAAMD,UAAU,IAAkBtB,EAAIoC,GAAO/B,EAAgBL,EA3M,QAAS8L,GAAyB9L,EAAK+E,GAAQ,GAAIhD,KAAa,KAAK,GAAIC,KAAKhc,GAAW+E,EAAKgH,QAQ/J,IAAM,GAAkB7B,OAAOe,UAAUmB,eAAeIC,KAAKK,EAAKgC,KAAcD,EAAOC,GAAKhc,EAAIgC,GAAM,OAAOD,GUpoB7M,QAAS2E,KACd,OACEC,OAAQrH,EAAQ,IAAuBY,QACvC0G,QAAStH,EAAQ,IAAwBY,QACzCwF,eACAa,gBAIG,QAASyF,GAAUzG,EAAQ0G,GAGhC,QAASC,GAAaC,GASpB,MAPKA,GAAOC,eAAc,WACxB,GAAMC,GACHF,EAAO7D,cAAgB6D,EAAO7D,aAAa5E,WAC9CyI,GAAOC,aAAe,SAAAxG,GAAA,GAAA0G,GAAA1G,EAAGIC,UAAHC,SAAA2I,OAAoB9J,EAAPBsJ,EAAAIG,GAAA,kBACpB/C,GAAA3C,QAAA5G,cAAC2F,EAADtK,GAAQ6B,QAAA7B,KAAcwK,EAAMb3I,IAAelB,QAGrD2J,EAAOC,aAZgD,GAAxBG,GAAwBtK,UAAAC,OAAA,GAAyB,SAAA1B,UAAA,GAAAA,UAAA,MACxDmG,EAAS7C,EAAT6C,IAcR,IAAsB,kBAAX6D,GACT,MAAOC,GAAaD,EAGtB,IAAsB,gBAAXA,GACT,KAAM,IAAIIB,OAAJ,sDAAMdKb,GAANd,YAAAvK,EAAMDuK,IAG3D,IAAIM,EAAkBIK,eAAe4J,GAAS,CAC5C,GAAMO,GAAMBD,EAAkBN,EAC3C,OAAOD,GAAUzG,EAAQiH,EAAkBD,GAG7C,IAAKE,EAAUpK,eAAe+F,GAC5B,KAAAM,IAAI2C,OAAJ,uBAAiC3C,EAAjC,IAGR,IAAIqE,EAAUrE,GAAM/F,eAAe4J,GAAS,CAC1C,GAAMO,GAAMBD,EAAkBE,EAAUrE,GAAM6D,GAC3D,OAAOD,GAAUzG,EAAQiH,EAAkBD,GAG7C,KAAM,IAAIxB,OAAJ,cAAwBkB,EAAXB,eAA6C7D,EAA7C,KAGR,QAASsE,GAAgBnH,EAAQoH,GAAkC,GAAIBjH,GAAkBzD,UAAAC,OAAA,GAAyB,SAAA1B,UAAA,GAAAA,UAAA,MAE7D2K,EAAWD,CACf,IAAIE,EAASD,IAAaC,EAAStH,EAAOrF,SAGxC0M,EAWE,EAAaF,EAAUrH,EAAOrF,aACpC,IAAI,WAAaQF,GAETbqH,EAAWrH,EAAOrF,YACb,IAAI,QAAUqF,GAAQ,CAE3B,GAAMwH,GAAYC,EAAqBzH,EAAO0H,KAAMvH,EACpD,OAAOgH,GAAgBK,EAAWH,EAAUIH,GACnCW,H,EAAa3H,KACtBqH,EAAWrH,EAAO4H,MAAM/B,IAAI,SAAGC,GAAA,MAC1BV,GAAgBU,EAAyzJ,OAAW+B,MAQ3C,OAJwB,mBAAbkH,KACTA,EAAWrH,EAAOrF,SAGZqF,EAAO6C,MAEb,IAAK,SACH,MAAOjI,QAAO4E,KAAKQ,EAAO8H,gBAAkBC,OAAO,SAACC,EAANKnL,GAQvD,MALAmL,GAAInL,GAAOsK,EACTnH,EAAO8H,WAAWjL,IACjBwK,OAAgBxK,GACjBsD,GAEK6H,MAGX,KAAK,QACH,GAAIhI,EAAOiI,SAAU,CACnB,GAAKC,EAACII,EAAQG,GAezB,QAdA,IAAMgI,GAAiBd,EAAWA,EAAS1K,OAAS,CACpD,IAAIqD,EAAOiI,SAWE,EAAGB,CACpC,GAAMC,GAAiBf,MAEjBgB,EAAGB,GAAInC,OACxBIG,EAAOiI,SAWE,GACIBG,KACAnB,EAAGBnH,EAAO4H,MAAO5H,EAAO4H,MAAMP,SAAUIH,GAIVD,OAAOiI,GAAeG,OAAOF,KAOvC,MAAOHb,GAGF,QAASjH,GAAoBoI,EAAStK,GAA4B,GAAIBiC,GAakBzD,UAAAC,OAAA,GAAyB,SAAA1B,UAAA,GAAAA,UAAA,KACvE,KAAK4K,EAASkB,GACZ,KAAM,IAAIhD,OAAM,mBAAQBgD,EAEvC,IAAMxI,GAASyI,EAAeD,EAASrI,EAAajC,GAC9CmJ,EAASF,EAAGBnH,EAAQwI,EAAQ7N,QAASwF,EAC1D,OAAwB,mBAAbjC,GAEFmJ,EAELC,EAASpJ,GAIEjJ,EAAaF,EAAUnJ,GAezBA,GAAYmJ,EAGd,QAASqB,GAAazI,GAE3B,MAAOOrF,QAAO4E,KAAKS,GACHBoI,OAAO,SAAA9L,GAAA,MAA8B,KAAvBA,EAAI2J,QAAQ,SAC1BuB,OAAO,SAAC5J,EAAStB,GACHB,GAAM/B,GAAQmF,EAASpD,EAEvB,OAAY,cAARA,GAAuByK,EAASxM,IACIC4E,QAAQkJ,KACN,8EAEFtM,KACK6B,EACCrD,EAAMqD,aACVuI,OAAQ5L,EAAM+N,aAGN,eAARhM,GAAWByK,EAASxM,GACnCwB,KAAy6B,EAAYrD,GAElBwB,KAAy6B,EAZmI,KAAsBzJ,EAAlIM,UAAU,GAAKhO,SAIxC,QAASwM,GAASyB,GACvB,MAAwB,YAAjB,mBAAOA,GAAP,YAAA5M,EAAO4M,KAAgC,OAAVA,IAAMb7C,MAAMC,QAAQ4C,GAGhE,QAASxB,GAAyB,EAAMC,GAA4B,GAAtBC,GAASBxM,UAAAC,OAAA,GAAyB,SAAA1B,UAAA,IAAAA,UAAA,GAEDsL,EAAMpN,OAAO2B,UAAWym,EAC5B,OAAOpO,QAAO4E,KAAKyJ,GAAMIB,OAAO,SAACC,EAANKnL,GACpC,GAAMsM,GAAOH,EAANKnM,GACHBuM,EAAQH,EAAKpM,EAQf,OAPImM,GAAKIM,eAAeD,IAAQyK,EAAS8B,GACvCpB,EAAlnL,GAAO0K,EAAa4B,EAAMC,EAAOF,GAC5BA,GAAgBhD,MAAMC,QAAQgD,IAASjD,MAAMC,QAAQiD,GAC9DpB,EAAlnL,GAAOsM,EAAKZ,OAAOa,GAEvBpB,EAAlnL,GAAOmM,EAENpB,GACNA,GAGE,QAASqB,GAASvO,GACvB,GAAC,KAAVA,EAAJ,CAGA,GAAl,MAAMwO,KAAKxO,GAGb,MAAOA,EAET,IAAI,OAAOwO,KAAKxO,GAEd,MAAOA,EAET,IAAMyO,GAAIC,OAAO1O,GACX2O,EAAqB,gBAANF,KAAmBC,OAAOE,MAAMH,EAERD,OAAI,UAAUD,KAAKxO,GAIVA,EAGF2O,EAAQF,EAAlzO,GAGd,QAAS6O,GAAgB7B,EAAY8B,GAC1C,IAAK1D,MAAMC,QAAQyD,GACjB,MAAO9B,EAGT,IAAM+B,GAAC,SAAA5D,GAAA,MACIBA,GAAl8B,OAAO,SAAC+B,EAAMC,GAEHb,MADAD,GAAKC,IAAQ,EACND,QAELE,EAAGB,SAAA/D,GAAA,MACpBA,GAAltJ,OAAS,EAAb,eACmBsJ,EAAlgE,KAAK,QAD5B,iBAEiBhE,EAAl,GAFrB,KAGIIE,EAAL,EAAY/B,GAC3BqC,EAAYN,EA

AYD,GACxBQ,EAAaR,EAAMjB,OAAO,SAAA0B,GAAA,MAAiB,MAATA,IAAiBH,EAAaG,IACtE,IAAID,EA  
AWzN,OACb,KAAM,IAAI6I,OAAJ,2CACuCW,E,EAACI,GAG7D,IAAME,GAAOxC,EAAWa,OAAO,SAAA0B,G  
AAA,OAASF,EAAUE,KAC5CE,EAAYX,EAAMpD,QAAQ,IAChC,IAAI+D,KAAc,EAAL,CACpB,GAAID,EAA  
K3N,OACP,KAAM,IAAI6I,OAAJ,wCACoCW,E,EAACm,GAG1D,OAAOV,GAET,GAAIW,IAAcX,EAAMY,YA  
AY,KACIC,KAAM,IAAIhF,OAAM,2DAGIB,IAAMiF,eAAeb,GAERB,OADAA,GAASC,OAAT1L,MAAAyL,GA  
AgBF,EAAW,GAA3BhC,OAAAvC,EAAiCsE,KAC1BG,EAOF,QAASE,GAAW3K,GACzB,MACGkG,OAAMC,  
QAAQnG,EAAO4K,OAAgC,IAAvB5K,EAAO4K,KAAKjO,QAC3CqD,EAAOID,eAAe,SAInB,QAAS+N,GAAW  
7K,GACzB,GAAIkG,MAAMC,QAAQnG,EAAO4K,OAAgC,IAAvB5K,EAAO4K,KAAKjO,OAC5C,MAAOqD,  
GAAO4K,KAAK,EACd,IAAI5K,EAAOID,eAAe,SAC/B,MAAOkD,GAAO8K,KAEd,MAAM,IAAIhF,OAAM,2C  
Alb,QAASuF,GAASvC,GAA2B,GAAIBrI,GAABzD,UAAAC,OAAA,GAAyB,SAAA1B,UAAA,GAAAA,UA  
AA,MAC5CsD,EAASyI,EAAeD,EAASfI,GACjC6K,EAAhL,EAAOmE,OAASnE,EAAOiL,KAC1C,SAAI/E,MA  
AMC,QAAQnG,EAAO4K,SAEd1E,MAAMC,QAAQ6E,IACbA,EAWE,MAAM,SAAAF,GAAA,MAAcL,GA  
AWK,KAK9C,QAAS9C,GAAClI,GAA0B,GAAIBG,GAABzD,UAAAC,OAAA,GAAyB,SAAA1B,UAAA,GA  
AAA,UAAA,KACtD,UAAKsD,EAAOmL,cAAgBnL,EAAO4H,QAG5BmD,EAAS/K,EAAO4H,MAAOzH,GAGz  
B,QAASiL,GAAapL,EAAQC,GAA4B,GAAIBE,GAABzD,UAAAC,OAAA,GAAyB,SAAA1B,UAAA,GAAA  
A,UAAA,KAC/D,IAA8B,UAA1BuD,EAAS,aACX,OAAO,CACF,IAAID,EAAO4H,MAAO,CACvB,GAAMyD,G  
AAc5C,EAAezI,EAAO4H,MAAOzH,EACjD,OAA4B,WAArBkL,EAAYxI,MAA4C,aAAvBwI,EAAYpG,OAEd,  
OAAO,EAGF,QAAS0C,GAAa3H,GAC3B,MACEkG,OAAMC,QAAQnG,EAAO4H,QACrB5H,EAAO4H,MAAM  
jL,OAAS,GACtBqD,EAAO4H,MAAMsD,MAAM,SAAAI,GAAA,MAAQhE,GAASgE,KAIjC,QAASC,GAAqBv  
L,GAInC,MAHIA,GAAOwL,mBAAoB,GAC7B9L,QAAQkI,KAAK,mDAERtB,EAAStH,EAAOwL,iBAGIB,QA  
ASC,GAAyZL,GAC1B,GAAIA,EAAO4K,KACT,MAAO5K,GAAO4K,KAAK/E,IAAI,SAAC/K,EAAO2B,GAC7  
B,GAAMiP,GAAS1L,EAAO2L,WAAa3L,EAAO2L,UAAUIP,IAAOmP,OAAO9Q,EACIE,QAAS4Q,QAAO5Q,U  
AGIB,IAAMkQ,GAAhL,EAAOmE,OAASnE,EAAOiL,KAC1C,OAAOD,GAAWnF,IAAI,SAAC7F,EAQvD,G  
AC7B,GAAM3B,GAAQ+P,EAAW7K,GACnB0L,EAAQ1L,EAAO6L,OAASD,OAAO9Q,EACrC,QAAS4Q,QAA  
O5Q,WAKtB,QAAS2M,GAAqBC,GAAwB,GAAIBvH,GAABzD,UAAAC,OAAA,GAAyB,SAAA1B,UAAA,G  
AAAA,UAAA,MAE9CoP,EAAQ,yBAAYBC,KAAKrE,EAC5C,IAAIoE,GAASA,EAAM,GAAL,CACrB,GAAME,  
GAAQF,EAAM,GAAGG,MAAM,KACzBC,EAAU/L,EAFOgM,GAAA,EAAAC,GAAA,EAAAC,EAAajO,MAA  
A,KAGrB,OAAaK,O,GAAAC,EAAiBP,EAAjB5P,OAAAC,cAAA8P,GAAAG,EAAAC,EAAAC,QAAAC,MAAA  
N,GAAA,EAAwB,IAAfO,GAAeJ,EAAAxR,KAETB,IADA4R,EAAOA,EAAC/G,QAAQ,MAAO,KAAKA,QAAQ,  
MAAO,MAC3CuG,EAAQpP,eAAe4P,GAIZB,KAAM,IAAIhH,OAAJ,mCAA6CkC,EAA7C,IAHNwE,GAAUA,EA  
AQQ,IAND,MAAAC,GAAAP,GAAA,EAAAC,EAAAM,EAAA,aAAAR,GAAAI,EAAAK,QAAAL,EAAAK,SA  
AA,WAAAR,EAAA,KAAAC,IAYrB,MAAOH,GAIT,KAAM,IAAI1G,OAAJ,mCAA6CkC,EAA7C,KAGD,QAAS  
e,GAAezI,GAAyC,GAAjCG,GAAiCzD,UAAAC,OAAA,GAAyB,SAAA1B,UAAA,GAAAA,UAAA,MAAfwB,  
EAAexB,UAAAC,OAAA,GAAyB,SAAA1B,UAAA,GAAAA,UAAA,KACtE,IAAIIsD,EAAOID,eAAe,QAAS,C  
AEjC,GAAM+P,GAAapF,EAAqBzH,EAAO0H,KAAMvH,GAEPc2M,GAAgB9M,EAazB0H,KAJyBnB,EAIavG  
,GAJA,SAMjC,OAAOyI,QACAoE,EAAeC,GACpB3M,EACAjC,GAEG,GAAI8B,EAAOID,eAAe,gBAAiB,CACb  
D,GAAMiQ,GAAiBC,EAAoBhN,EAAQG,EAAajC,EACHE,OAAOuK,GAAesE,EAAgB5M,EAAajC,GAGnD,M  
AAO8B,GAIX,QAASgN,GAAoBhN,EAAQG,EAAajC,GAAU,GAAA+O,GAEXjN,EAazCkN,eAFoD9O,SAAA6  
O,OAe9BF,EAf8BxG,EAEXvG,GAfw,gBAI1D,KAAK,GAAMmN,KAAiBD,GAe1B,GAAgC9O,SAA5BF,EA  
ASiP,GAAb,CAGA,GAAMC,GAABF,EAAaC,EACjCjH,OAAMC,QAAQiH,GACbL,EAAiBM,EAAwBN,EA  
AgBK,GACbD9F,EAAS8F,KACIBL,EAAiBO,EACfP,EACA5M,EACAjC,EACaiP,EACAC,IAIN,MAAOL,GAG  
T,QAASM,GAAwBrN,EAAQuN,GACvC,IAAKA,EACH,MAAOvN,EAET,IAAMwN,GAAWtH,MAAMC,QAA  
QnG,EAAOwN,UACICtH,MAAMG,KAAK,GAAIoH,QAAlJF,OAAAvC,EAYhG,EAAOwN,UAAAnBxH,EAAg  
CuH,MAC3CA,CACJ,OAAAjR,MAAY0D,GAAQwN,SAAUA,IAGhC,QAASF,GACpN,EACAG,EACAjC,EAC  
AiP,EACAC,GACA,GAAAM,GACoCjF,EACIC2E,EACAjN,EACAjC,GAHIg,EADNuJ,EACMvJ,MAAUwJ,EA  
DhBpH,EAAAmH,GAAA,SAOA,OADA1N,GAAS4N,EAAa5N,EAAQ2N,GACbvP,SAAV+F,EACHnE,EACA6  
N,EACE7N,EACAG,EACAjC,EACaiP,EACAhJ,GAIR,QAAS0J,GACp7N,EACAG,EACAjC,EACaiP,EACAhJ,  
GAEA,IAAK+B,MAAMC,QAAQhC,GACjB,KAAM,IAAIqB,OAAJ,iDACgCrB,GADhC,YAAAhI,EACgCgI,IAD

hC,uBAIR,IAAM2J,GAaKB3J,EAAMwE,OAAO,SAAAoF,GACnC,IAAKA,EAAUjG,WACb,OAAO,CAFuC,IAI  
vBkG,GAA4BD,EAAUjG,WAAtdQf,EACT,IAAIa,EAAYB,CAC3B,GAAMC,IACJpL,KAAM,SACNiF,gBACGq  
F,EAAGBa,IAJME,GAOR,EAAAtQ,EAaAjD,SAAiBuD,EAAU+P,GAAtCtP,EAPmBuP,EAOnBvP,MACR,OAA  
yB,KAAIbA,EAaOhC,SAGIB,IAA+B,IAA3BmR,EAAGbnR,OAIIB,MAHA+C,SAAQkJ,KACn,0FAEK5I,CAET  
,IAAM+N,GAAYD,EAAGB,GA5BICK,EAAGCIJ,EAAUjG,WADTsG,GA/BLD,EA8BGhB,GA9BH5G,EAAA4H,G  
A8BGhB,KAGGQ,OAAuBI,GAAWjG,WAAYsG,GACpD,OAAOR,GACL5N,EACAyI,EAaekF,EAaIBxN,EAAa  
jC,IAIjD,QAAS0P,GAAaS,EAASC,GAC7B,MAAO/G,GAAa8G,EAASC,GAAS,GAGxC,QAASC,GAAY7K,GA  
CnB,MAAKd,uBAA3C9I,OAAOe,UAAU6S,SAASpU,KAAKsJ,GAGjC,QAAS+K,GAAWvJ,EAAGC,GAAqB,G  
AAIBuJ,GAaKBhS,UAAAC,OAAA,GAAAYB,SAAA1B,UAAA,GAAAA,UAAA,MAATiS,EAASjS,UAAAC,OA  
AA,GAAAYB,SAAA1B,UAAA,GAAAA,UAAA,KAIjD,IAAIwI,IAAMC,EACR,OAAO,CACF,IAAIb,kBAAND,  
IAAIc,kBAANC,GAG3C,OAAO,CACF,IAAIb,YAAb,mBAAOD,GAAP,YAAA/I,EAaO+I,KAA+B,YAAb,mBA  
AOC,GAAP,YAAAhJ,EAaOgJ,IACzC,OAAO,CACF,IAAU,OAAND,GAAoB,OAANC,EACvB,OAAO,CACF,I  
AAID,YAAa0J,OAAQzJ,YAAayJ,MAC3C,MAAO1J,GAAE2J,YAAc1J,EAaE0J,SACpB,IAAI3J,YAAa4J,SAAU  
3J,YAAa2J,QAC7C,MACE5J,GAAEtI,SAAWuI,EAaEvI,QACfsI,EAaE6J,SAAW5J,EAaE4J,QACf7J,EAaE8J,  
YAAc7J,EAaE6J,WACIB9J,EAaE+J,YAAc9J,EAaE8J,WACIB/J,EAaEgK,aAAe/J,EAaE+J,UAEhB,IAAIX,EA  
AYrJ,IAAMqJ,EAAYpJ,GAAI,CAC3C,IAAMoJ,EAAYrJ,KAAMqJ,EAAYpJ,GACIC,OAAO,CAET,IAAIgK,GA  
AQjJ,MAAMvK,UAAUwT,KAC5B,OAAOV,GAAWU,EAAM/U,KAAK8K,GAAIiK,EAAM/U,KAAK+K,GAAI  
uJ,EAaIC,GAEPd,GAAlzJ,EAaErJ,cAAgBsJ,EAaEtJ,YACtB,OAAO,CAGT,IAAIuT,GAaKxU,OAAO4E,KAA  
K0F,GACjBmK,EAaKzU,OAAO4E,KAAK2F,EAERb,IAAkB,IAAdiK,EAAGzS,QAA8B,IAAd0S,EAAG1S,OAC  
xB,OAAO,CAET,IAAIyS,EAAGzS,SAAW0S,EAAG1S,OACnB,OAAO,CAIT,KADA,GAAI2S,GAAMZ,EAAG/  
R,OACN2S,KACL,GAAlZ,EAAGY,KAASpK,EACd,MAAOyJ,GAAGW,KAASnK,CAGvBuJ,GAAGa,KAAKrK,  
GACRyJ,EAAGY,KAAKpK,GAERiK,EAAGI,OACHH,EAAGG,MACH,KAAK,GAaIC,GAAIL,EAAGzS,OAA  
S,EAAG8S,GAaK,EAAGA,IACIC,GAAIL,EAAGK,KAAOJ,EAAGI,GACf,OAAO,CAKX,KAAK,GADD5S,UA  
CK6S,EAaIN,EAAGzS,OAAAS,EAAG+S,GAaK,EAAGA,IAEIC,GADA7S,EAAMuS,EAAGM,IACjB,EAAWvJ,  
EAaErI,GAAMsI,EAaEtI,GAAM6R,EAaIC,GACIC,OAAO,CAOX,OAHAD,GAAGiB,MACHhB,EAAGgB,OA  
EI,EAII,QAASIP,GAAAmP,EAAM7P,EAAWS,GAAW,GAC/CvD,GAaIB2S,EAaJB3S,MAAOwB,EAaUmR,EA  
AVnR,KACf,QAAQgQ,EAAWxR,EAaO8C,KAAe0O,EAaWhQ,EAaO+B,GAGtD,QAASD,GAAWP,EAaQ9F,  
EAaLiG,GAA4B,GAafjC,GAaexB,UAAAC,OAAA,GAAAYB,SAAA1B,UAAA,GAAAA,UAAA,MAC3D4D,G  
ACJuP,IAAK3V,GAAM,OAEB,IAAI,QAAU8F,GAAQ,CACpB,GAAMwI,GAAUC,EAaEzI,EAaQG,EAaAjC,EA  
CpD,OAAOqC,GAAWiI,EAAStO,EAaLiG,EAaAjC,GAe9C,GAAL,SAAW8B,KAAWA,EAaO4H,MAAMF,KAC  
rC,MAAOH,GAAWP,EAaO4H,MAAO1N,EAaLiG,EAaAjC,EAEnD,IAAOB,WAaHb8B,EAaO6C,KACT,MA  
AOvC,EAET,KAAK,GAAMuB,KAAQ7B,GAAO8H,eAAkB,CAC1C,GAAMgI,GAaQ9P,EAaO8H,WAAWjG,G  
AC1BkO,EAaUzP,EAASuP,IAAM,IAAMhO,CACrCvB,GAASuB,GAaQtB,EAAWuP,EAaOC,EAAS5P,EAaAj  
C,EAAS2D,IAEPe,MAAOvB,GAGF,QAAS0P,GAAGBC,GAAGC,GAAPBC,KAAoBxT,UAAAC,OAAA,GAAAY  
B,SAAA1B,UAAA,KAAAA,UAAA,EAC9D,KAAKuT,EACH,OACEE,MAAM,EACNC,OAAO,EACPC,KAAK,  
EAaCLC,KAAAMJ,GAAC,EAaK,EACzBK,OAAQL,GAAC,EAaK,EAC3BM,OAAQN,GAAC,EAaK,EAG/B,IAAM  
O,GAaO,GAaI7B,MAAKqB,EACtB,IAAlzG,OAAOE,MAAM+G,EAaK5B,WACpB,KAAM,IAAIrJ,OAAM,wB  
AA0ByK,EAe5C,QACEE,KAAAMM,EAaKC,iBACXN,MAAOK,EAaKE,cAAgB,EAC5BN,IAAKI,EAaKG,aAC  
VN,KAAAMJ,EAaCO,EAaKI,cAAgB,EACzCN,OAAQL,EAaCO,EAaKK,gBAaKB,EAC7CN,OAAQN,EAaCO,E  
AAKM,gBAaKB,GAIIC,QAASC,GAATC,GAGL,GAFeD,GAeFc,EAFeD,KAAAMC,EAERa,EAaFqB,MAAOC,EA  
EfY,EAFeZ,IAEfa,EAaAD,EAfoBX,OAEPbIS,SAAA8S,EAf2B,EAe3BA,EAaAC,EAaAF,EAf8BV,SAE9BnS  
,SAAA+S,EAfuC,EAevCA,EAaAC,EAaAH,EAfOCT,SAE1CpS,SAAAgT,EAfmD,EAEnDA,EADAC,IACA3U  
,UAAAC,OAAA,GAAAYB,SAAA1B,UAAA,KAAAA,UAAA,GACM4U,EAaU1C,KAAK2C,IAAIpB,EAAMC,E  
AAQ,EAAGC,EAaKC,EAAMC,EAaQC,GACvDgB,EAaW,GAaI5C,MAAK0C,GAASG,QACnC,OAAOJ,GA  
OG,EAaWA,EAASrC,MAAM,EAAG,IAGtC,QAASuC,GAaIC,EAaKC,GAevB,IADA,GAaIC,GAaIjG,OAAO  
+F,GACRE,EAaEIV,OAASiV,GACHBC,EAAL,IAAMA,CAEZ,OAAOA,GAGF,QAAShT,GAAS3D,EAaUuD,E  
AAOqT,GAaU,GAC1CnQ,GAAYBzG,EAAS+B,MAaIC0E,oBACJA,GACfzG,EAAS2D,SAASJ,EAaOqT,IAEz  
B5W,EAAS2D,SAASJ,GACIBsH,EAaA+L,IAIV,QAASC,GAAC,GAe5B,GAAMC,GAaWD,EAaQ/F,MAAM,



KAEzBiG,EAASD,EAAS,GAAGhG,MAAM,KAE3BpJ,EAAOqP,EAAO,GAAGvM,QAAQ,QAAS,IAEICmC,EA  
AaoK,EAAOvJ,OOAO,SAAAwJ,GAC/B,MAA+B,SAAxBA,EAAMIG,MAAM,KAAK,KAGtBpK,QAEFA,GAD  
wB,IAAtBiG,EAAWnL,OACN,UAIAmL,EAAW,GAAGmE,MAAM,KAAK,EAMIC,KAAK,GAFcmG,GAASC,  
KAAKJ,EAAS,IACvB3O,KACG7G,EAAl,EAAGA,EAAl2V,EAAOzV,OOAQF,IACjC6G,EAAMiM,KAAK6C,E  
AAOE,WAAW7V,GAG/B,IAAM8V,GAAO,GAAIC,QAAOC,MAAM,GAAIC,YAAWpP,KAAWT,QAExD,QAA  
S0P,OAAM1Q,QAGV,QAAS8Q,GAAU3S,GACxB,GAAM4S,KAUN,OATI5S,GAAO6S,aACTD,EAAKE,KAAO  
9S,EAAO6S,aAEjB7S,EAAO+S,SAA8B,IAAnB/S,EAAO+S,WAC3BH,EAAKI,IAAMhT,EAAO+S,UAEhB/S,E  
AAOiT,SAA8B,IAAnBjT,EAAOiT,WAC3BL,EAAKM,IAAMIT,EAAOiT,SAEbL,EVnFRhY,OOAOC,eAAetB,E  
AAS,cAC7BuB,OOAO,GAGT,IAAIqB,GAA4B,kBAAXC,SAAoD,gBAApBA,QAAOC,SAAwB,SAAU5B,GAA  
O,aAaCA,IAAS,SAAUA,GAAO,MAAOA,IAAyB,kBAAX2B,SAAyB3B,EAAIoB,cAAGBO,QAAU3B,IAAQ2B,  
OAAOT,UAAy,eAAkBIB,IAEIQ6B,EAAW1B,OOAO2B,QAAU,SAAUC,GAAU,IAAK,GAAIC,GAAI,EAAGA,  
EAAIC,UAAUC,OOAQF,IAAK,CAAE,GAAIG,GAASF,UAAUD,EAAl,KAAK,GAAII,KAAOD,GAAchC,OOA  
Oe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,EAAOK,GAAOD,EAAOC,IAAY,MAAOL,GAEvPjD,GUzl  
Be4H,qBV0lBf5H,EUjlBekN,YVklBflN,EU5ee6G,sBV6ef7G,EU5demP,eV6dfnP,EUrce+N,WVscf/N,EUlcegO,e  
VmfchO,EUlbe8P,WVmbf9P,EUzZeoQ,kBV0ZfpQ,EU7WeoR,aV8WfpR,EUvWesR,aVwWftr,EU9VewR,WV+V  
fxR,EUpVe2O,gBVqVf3O,EU9Ue6R,eV+Uf7R,EUrUeoO,eVsUfpO,EU9TegS,uBV+TfhS,EUxTekS,cVyTfIS,EU  
RekP,iBVofRfP,EU9IekV,aV+HfIV,EUlEekH,eVmEflH,EU9DegH,aV+DfhH,EUzCeyW,kBV0CfzW,EUjBeyX,eV  
kBfzX,EUtemY,MVufnY,EUfesF,WVGfF,EUOewY,gBVNfxY,EUuCeoz,WAhTbhB,IAAAtV,GAAAtD,EAAA  
,GV6qBKuD,EAAU9C,EAAuB6C,EU5qBtCtD,GAAA,GACA,IAAA4D,GAAA5D,EAAA,IVirBK6D,EAApD,E  
AAuBmD,GU/qBnCuJ,GACJiM,SACEC,SAAU,iBACVC,MAAO,cACPC,OOAQ,eACRC,OOAQ,gBAEV5P,QA  
CE6P,KAAM,aACNC,SAAU,iBACVC,MAAO,cACPC,SAAU,aACVC,KAAM,aACNC,KAAM,aACNC,IAAK,Y  
ACLC,WAAy,aACZV,MAAO,cACPC,OOAQ,eACRU,SAAU,iBACVT,OOAQ,eACR9C,KAAM,aACNe,SAAU,i  
BACVyc,YAAa,iBACbC,WAAy,gBACZC,eAAgB,oBACHbC,MAAO,cACPC,KAAM,cAER5Q,QACE+P,KAA  
M,aACNF,OOAQ,eACRgB,OOAQ,eACRC,MAAO,cACPIB,MAAO,cACPE,OOAQ,gBAEVjB,SACEhB,KAAM,  
aACNF,OOAQ,eACRgB,OOAQ,eACRC,MAAO,cACPIB,MAAO,cACPE,OOAQ,gBAEVjQ,OACEgQ,OOAQ,eA  
CRmB,WAAy,mBACZC,MAAO,iBV13CmBta,KAAKb,EAASQ,EAAoB,GAAGgM,eAI7D,SAASvM,EAAQD,E  
AASQ,IAEH,SAASgM,EAAc4O,GAAiB,YWz5CrE,SAASC,GAAQ1a,EAAl2a,GACnBjb,KAAKkb,IAAM5a,EA  
CXN,KAAKmb,SAAWF,EAnBIB,GAAIG,GAAWjb,EAAQ,IAASbIB,SACzChW,EAAQiW,SAAStZ,UAAUqD,M  
AC3BmQ,EAAQjJ,MAAMvK,UAAUwT,MACxB+F,KACAC,EAakB,CAItB5b,GAAQ6b,WAAa,WACnB,MAA  
O,IAAIR,GAAQ5V,EAAM5E,KAAKgb,WAAy5C,OOAQ9V,WAAy2Y,eAEhE9b,EAAQ+b,YAAc,WACpB,MA  
AO,IAAIV,GAAQ5V,EAAM5E,KAAKkb,YAAa9C,OOAQ9V,WAAy6Y,gBAEjEhc,EAAQ8b,aACR9b,EAAQgc  
,cAAGB,SAASC,GAAWA,EAAQC,SAMpDb,EAAQjZ,UAAU+Z,MAAQd,EAAQjZ,UAAUga,IAAM,aACIDf,EA  
AQjZ,UAAU8Z,MAAQ,WACxB7b,KAAKmb,SAAS3a,KAAKoY,OOAQ5Y,KAAKkb,MAICvb,EAAQqc,OAAS  
,SAAStK,EAAmuK,GAC9BR,aAAa/J,EAAKwK,gBACIBxK,EAAKyK,cAAe,GAGtBxc,EAAQ0c,aAAe1c,EAAQ2c,OAAS,SAAS  
5K,GAC/C+J,aAAa/J,EAAKwK,eAEIB,IAAID,GAAQvK,EAAKyK,YACbF,IAAS,IACXvK,EAAKwK,eAAiBV,  
WAAW,WAC3B9J,EAAK6K,YACP7K,EAAK6K,cACNN,KAKPtc,EAAQwM,aAAuC,kBAAjBA,GAA8BA,EA  
Ae,SAASqQ,GACIF,GAAIic,GAakib,IACL1P,IAAO/I,UAAUC,OAAS,IAAYwS,EAAM/U,KAAKsC,UAAW,E  
AkBhE,OAhBAwY,GAAahb,IAAM,EAEnB8a,EAAS,WACHE,EAahb,KAGXuL,EACF2Q,EAAgPx,MAAM,K  
AAMyG,GAef2Q,EAAGhc,KAAK,MAGVb,EAAQob,eAAeza,MAIpBA,GAGTX,EAAQob,eAA2C,kBAAnBA,G  
AAGCA,EAAiB,SAASza,SACjFgb,GAAahb,MX86CQE,KAAKb,EAASQ,EAAoB,GAAGgM,aAAchM,EAAoB,G  
AAG4a,iBAIIg,SAASnb,EAAQD,GAETB,YYn/CD,SAAS8c,KACL,KAAM,IAAI7Q,OAAM,mCAEPB,QAAS8Q,  
KACL,KAAM,IAAI9Q,OAAM,qCAsBpB,QAAS+Q,GAAWC,GACHb,GAAIC,IAAQBrB,WAERB,MAAOA,YAA  
WoB,EAAK,EAG3B,KAAKC,IAAQBJ,IAAQBL,IAAQBrB,WAEhE,MADAqB.GAAmBrB,WACZA,WAAWoB,E  
AAK,EAE3B,KAEL,MAAOC,GAAiBD,EAAK,GAC/B,MAAMnR,GACJ,IAEI,MAAOoR,GAAiBrC,KAAK,KAA  
Moc,EAAK,GAC1C,MAAMnR,GAej,MAAOoR,GAAiBrC,KAAKR,KAAM4c,EAAK,KAMpD,QAASE,GAAgB  
C,GACrB,GAAIC,IAAuBvB,aAEvB,MAAOA,cAAAsB,EAGxB,KAAKC,IAAuBN,IAAwBM,IAAuBvB,aAEvE,  
MADAuB,GAAqBvB,aACdA,aAAAsB,EAExB,KAEL,MAAOC,GAAmBD,GAC5B,MAAOtR,GACL,IAEI,MAAO

uR,GAAMBxc,KAAK,KAAMuc,GACvC,MAAOtR,GAGL,MAAOuR,GAAMBxc,KAAKR,KAAM+c,KAYjD,QAASE,KACAC,GAAaC,IAGIBD,GAAW,EACPC,EAAapa,OACbqa,EAAQD,EAAaxO,OAAOyO,GAE5BC,GAAa,EAEBd,EAAMra,QACNua,KAIR,QAASA,KACL,IAAIJ,EA AJ,CAGA,GAAtB,GA AUe,EA AWM,EACzBC,IAAW,CAGX,KADA,GA AIK,GAAMH,EAAMra,OACVwa,GA AK,CAGP,IAFAJ,EA AeC,EACfA,OACSC,EAAe,GACdJ,GACAA,EAAaE,GAAYG,KAGjCH,IAAa,EACbE,EAAMH,EAAMra,OA EhBoa,EA Ae,KACfD,GA AW,EA CXJ,EA AgBIB,IAiBpB,QAAS6B,GA AKb,EA AKIT,GACf1J,KAAK4c,IAAMA,EACX5c,KAAK0J,MAAQA,EA YjB,QAASgU,MAhKT,GA OIb,GACAG,EARAW,EA AU/d,EA AOD,YA gBpB,WACG,IAEQkd,EADsB,kBA AfrB,YACYA,WAEAiB,EA EzB,MAAOhr,GACLoR,EA AmBJ,EA EvB,IAEQO,EADwB,kBA AjBvB,cACcA,aAEAiB,EA E3B,MAAOjR,GACLuR,EA AqBN,KAuD7B,IAEIS,GAFAC,KACAF,GA AW,EA EXG,GAAa,CAYCjBM,GAA QvC,SAAW,SA AUwB,GACzB,GA AI/Q,GAAO,GAAIS,OAAMxJ,UAAUC,OAAS,EACxC,IAAID,UAAUC,OAAS,EACnB,IAAK,GA AIF,GA AI,EA AGA,EA AIC,UAAUC,OA AQF,IACICgJ,EA AKhJ,EA AI,GA AKC,UAAUD,EA GhCua,GAAMzH,KAAK,GA AI8H,GA AKb,EA AK/Q,IACJ,IA AjBuR,EA AMra,QA AiBma,GACvBP,EA AWW,I ASnBG,EA AK1b,UAAUyb,IAAM,WACjBxd,KAAK4c,IA AIxX,MAAM,KAAMpF,KAAK0J,QA E9BiU,EA AQ1L,MAAQ,UACHb0L,EA AQC,SA AU,EACIBD,EA AQE,OACRF,EA AQG,QACRH,EA AQI,QA AU,GACIBJ,EA AQK,YAIRL,EA AQM,GA AKP,EACbC,EA AQO,YA AcR,EACtBC,EA AQQ,KAAOT,EACfC,EA AQS,IAAMV,EA CdC,EA AQU,eAAiBX,EACzBC,EA AQW,mBA AqBZ,EAC7BC,EA AQY,KAAOb,EA EfC,EA AQa,QA AU,SA AUvW,GACxB,KAAM,IA AI2D,OAAM,qCAGpB+R,EA AQc,IAAM,WAAc,MAAO,KACnCd,EA AQe,MAAQ,SA AUUC,GACtB,KAAM,IA AI/S,OAAM,mCAEpB+R,EA AQiB,MAAQ,WAAa,MAAO,KZmgD9B,SAASHf,EA AQD,EA AASQ,IAEH,SAASgV,EA AQwI,GA AU,caxrDvD,SA AUxI,EA AQ3Q,GAaf,QAAS2H,GAAa+L,GA EI,kBA AbA,KACTA,EA AW,GA AI mD,UAAS,GA AKnD,GAI/B,KAAK,GADDrM,GAAO,GAAIS,OAAMxJ,UAAUC,OAAS,GAC/BF,EA AI,EA AGA,EA AIgJ,EA AK9I,OA AQF,IAC7BgJ,EA AKhJ,GA AKC,UAAUD,EA AI,EAG5B,IA AIgc,IAAS3G,SA AUa,EA AUrM,KAAMA,EAGvC,OAFaIT,GA AcC,GA AcF,EAC5BG,EA AKBD,GACXA,IAGT,QA AShe,GAAekE,SACbH,GA AcG,GAGzB,QAASzB,GA AIqB,GACT,GA AI3G,GA AW2G,EA AK3G,SACHBrM,EA AOgT,EA AKhT,IACHb,QA AQa,EA AK9I,QACb,IAAK,GACDmV,GACA,MACJ,KAAK,GACDA,EA ASrM,EA AK,GACd,MACJ,KAAK,GACDqM,EA ASrM,EA AK,GA AIA,EA AK,GACvB,MACJ,KAAK,GACDqM,EA ASrM,EA AK,GA AIA,EA AK,GA AIA,EA AK,GACHc,MACJ,SACIqM,EA AS9S,MAAMZ,EA AWqH,IAKIC,QA ASqT,GAAaD,GAGIB,GA AIE,EAGA3D,WAAW0D,EA Ac,EA AGD,OACzB,CACH,GA AIJ,GAAOC,EA AcG,EACzB,IA AIJ,EAAM,CACNM,GA AwB,CACxB,KACI3B,EA AIqB,GADR,QAGI9D,EA AekE,GACfE,GA AwB,KAMxC,QAASC,KACLJ,EA AoB,SAASC,GACzBtB,EA AQvC,SAAS,WAAc8D,EA AaD,MAIpD,QAASI,KAGL,GA AIK,EA AOmK,cAAgBnK,EA AOoK,cAAe,CAC7C,GAAIC,IAA4B,EAC5BC,EA AetK,EA AOuK,SAM1B,OALAvK,GA AOuK,UAA Y,WACfF,GAA4B,GA EhCrK,EA AOmK,YAAY,GA AI,KACvBnK,EA AOuK,UAA YD,EACZD,GA If,QAASG,KAKL,GAAIC,GA AgB,gBA AkBC,KAAKC,SAAW,IACIDC,EA AkB,SAASva,GACvBA,EAAMxC,SA AWmS,GACK,gBA Af3P,GAAMwa,MACyB,IAAtCxa,EAAMwa,KAAKpT,QA AQgT,IACnBV,GA Ac1Z,EA AMwa,KAAKzK,MAAMqK,EA Ac7c,SAIjDoS,GAAO8K,iBACP9K,EA AO8K,iBA AiB,UAAWF,GA AiB,GA EpD5K,EA AO+K,YAAY,YAAaH,GAGpCf,EA AoB,SAASC,GACzB9J,EA AOmK,YAAYM,EA AgBX,EA AQ,MAInD,QA ASkB,KACL,GAAIC,GA AU,GAAIC,eACIBD,GA AQE,MAAMZ,UAA Y,SAASla,GAC/B,GA AIyZ,GA ASzZ,EAAMwa,IACnBd,GA AaD,IAGjBD,EA AoB,SAASC,GACzBmB,EA AQG,MAAMjB,YAAYL,IAIIC,QA ASuB,KACL,GAAIC,GAAOC,EA AIC,eACf3B,GA AoB,SAASC,GAGzB,GA AI2B,GA ASF,EA AIrZ,cAAc,SAC/BuZ,GA AOC,mBA AqB,WACxB3B,EA AaD,GACb2B,EA AOC,mBA AqB,KAC5BJ,EA AKK,YAAYF,GACjBA,EAAS,MA EBH,EA AKM,YAAYH,IAIzB,QAASI,KACLhC,EA AoB,SAASC,GACzBzD,WAAW0D,EA Ac,EA AGD,IA TjPC,IAAI9J,EA AO hJ,aAAX,CAIA,GA II6S,GAJAD,EA Aa,EACbD,KACAK,GA AwB,EACxBuB,EAAMvL,EA AO8L,SAOJbC,EA AWlgB,OA AOoD,gBA AkBpD,OA AOoD,eAAe+Q,EAC9D+L,GA AWA,GA AYA,EAAS1F,WAAa0F,EA AW/L,EAGf,wBA AICP,SAASpU,KAAK2U,EA AOwI,SAExByB,IAEOC,IAEPM,IAEOxK,EA AO kL,eAEfD,IA EOO,GAAO,sBA AwBA,GA AIrZ,cAAc,UAExDmZ,IAIAQ,IAGJE,EAAS/U,aAAeA,EACxB+U,EAASnG,eAAiBA,IACZ,mBAATrZ,MAAyC,mBAAXyT,GAAP3Q,OA AuC2Q,EAASzT,QburDIDIB,KAAKb,EA AU,WAAa,MAAOK,SAAYG,EA AoB,MAI3F,SAASP,EA AQD,GA EtB,Yc32DD,SAAS8c,KACL,KAAM,IAAI7Q,OAAM,mCA EpB,QAAS8Q,KACL,KAAM,IAAI9Q,OAAM,qCAsBpB,QAAS+Q,GAAWC,GACHb,GAAIC,IAAQBrB,WAErB,MAAOA,YAAWob,EA AK,EAG3B,KAAKC,IAAQBJ,IAAQBI,IAAQBrB,WAEhE,MADAqB,GAAMBrB,WAC

ZA, WAAWob, EAAK, EAE3B, KAEI, MAAOC, GAAiBD, EAAK, GAC/B, MAAMnR, GACJ, IAEI, MAAOoR, GAAi  
Brc, KAAK, KAAMoc, EAAK, GAC1C, MAAMnR, GAEJ, MAAOoR, GAAiBrc, KAAKR, KAAM4c, EAAK, KAMpD,  
QAASE, GAAgBC, GACrB, GAAIC, IAAuBvB, aAEvB, MAAOA, cAAasB, EAGxB, KAAKC, IAAuBN, IAAwBM, IA  
AuBvB, aAEvE, MADAuB, GAAqBvB, aACdA, aAAasB, EAExB, KAEI, MAAOC, GAAMBD, GAC5B, MAAOtR, GA  
CL, IAEI, MAAOuR, GAAMBxc, KAAK, KAAMuc, GACvC, MAAOtR, GAGL, MAAOuR, GAAMBxc, KAAKR, KAA  
M+c, KAYjD, QAASE, KACAC, GAAaC, IAGIBD, GAAW, EACPC, EAAapa, OACbqa, EAAQD, EAAaxO, OAAOyO,  
GAE5BC, GAAa, EAEbD, EAAMra, QACNua, KAIR, QAASA, KACL, IAAIJ, EAAJ, CAGA, GAAItB, GAAUe, EAAW  
M, EACzBC, IAAW, CAGX, KADA, GAAIK, GAAMH, EAAMra, OACVwa, GAAK, CAGP, IAFaj, EAAeC, EACfA, O  
ACSC, EAAaE, GACdJ, GACAA, EAAaE, GAAYG, KAGjCH, IAAa, EACbE, EAAMH, EAAMra, OAEhBoa, EAAe, K  
ACfD, GAAW, EACXJ, EAAgBIB, IAiBpB, QAAS6B, GAAKb, EAAKIT, GACfIJ, KAAK4c, IAAMA, EACX5c, KAA  
K0J, MAAQA, EAYjB, QAASgU, MAhKT, GAOIb, GACAG, EARAW, EAAU/d, EAAOD, YAqBpB, WACG, IAEQkd,  
EADsB, kBAAfrB, YACYA, WAEAiB, EAEzB, MAAOhR, GACLoR, EAAMBJ, EAEvB, IAEQO, EADwB, kBAAjBvB  
, cACcA, aAEAiB, EAE3B, MAAOjR, GACLuR, EAAqBN, KAuD7B, IAEIS, GAFAC, KACAF, GAAW, EAEXG, GAA  
a, CAyCjBM, GAAQvC, SAAW, SAAUwB, GACzB, GAAI/Q, GAAO, GAAIS, OAAmXJ, UAAUC, OAAS, EACxC, IA  
AID, UAAUC, OAAS, EACnB, IAAK, GAAIF, GAAI, EAAGA, EAAIC, UAAUC, OAAQF, IACICgJ, EAAKhJ, EAAI, G  
AAKC, UAAUD, EAGhCua, GAAMzH, KAAK, GAAI8H, GAAKb, EAAK/Q, IACJ, IAAjBuR, EAAMra, QAAiBma, G  
ACvBP, EAAWW, IASnBG, EAAK1b, UAAUyb, IAAM, WACjBxd, KAAK4c, IAAIxX, MAAM, KAAMPf, KAAK0J,  
QAE9BiU, EAAQIL, MAAQ, UACHb0L, EAAQC, SAAU, EACIBD, EAAQE, OACRF, EAAQG, QACRH, EAAQI, QA  
AU, GACIBJ, EAAQK, YAIRL, EAAQM, GAAKP, EACbC, EAAQO, YAAcR, EACtBC, EAAQQ, KAAOT, EACfC, EA  
AQS, IAAMV, EACdC, EAAQU, eAAiBX, EACzBC, EAAQW, mBAAqBZ, EAC7BC, EAAQY, KAAOb, EAefC, EAA  
Qa, QAAU, SAAUvW, GACxB, KAAM, IAAI2D, OAAm, qCAGpB+R, EAAQc, IAAM, WAAc, MAAO, KACnCd, EA  
AQe, MAAQ, SAAUC, GACtB, KAAM, IAAI/S, OAAm, mCAEpB+R, EAAQiB, MAAQ, WAAa, MAAO, Kd23D9B, S  
AASHf, EAAQD, EAASQ, GAE/B, YAqBA, SAASS, GAAuBC, GAAO, MAAOA, IAAOA, EAAIC, WAAaD, GAAQE,  
QAASF, GAEvF, QAAS6L, GAAgB7L, EAAKoC, EAAK/B, GAAiK, MAAPJ+B, KAAOpC, GAAOG, OAAOC, eAAeJ  
, EAAKoC, GAAO/B, MAAOA, EAAOgB, YAAY, EAAME, cAAc, EAAMD, UAAU, IAAKbTb, EAAIoC, GAAO/B, EA  
AgBL, EerjE5M, QAASsgB, GAAcpc, GAgBrB, MAAKA, GAAOhC, OAGLgC, EAAOoJ, OAAO, SAACnJ, EAAae, G  
AAU, GACnCbq, GAAsBrb, EAAtBqb, SAAUC, EAAYtb, EAAZsb, QACZC, GAAO, EAAAC, EAAAxgB, SAAOqgB,  
GACHBI, EAASxc, CAITsc, GAAKve, OAAS, GAAiB, KAAZue, EAAK, IAC1BA, EAAKxQ, OAAO, EAAG, EAR0B, I  
AAAyB, IAAA, EAAAC, GAAA, EAAAC, EAAAjO, MAAA, KAW3C, OAAakO, GAAAC, EAAsB2O, EAAK/L, MA  
AM, GAAjC/S, OAAAC, cAAA8P, GAAAG, EAAAC, EAAAC, QAAAC, MAAAN, GAAA, EAAqC, IAA1BkP, GAA0  
B/O, EAAAxR, KAC7BugB, KAAWD, KACfA, EAAOC, OAETD, EAASA, EAAOC, IAfyB, MAAA1O, GAAAP, GAA  
A, EAAAC, EAAAM, EAAA, aAAAR, GAAAI, EAAAK, QAAAL, EAAAK, SAAA, WAAAR, EAAA, KAAAC, IAyB3  
C, MARInG, OAAmC, QAAQiV, EAAOE, UAIvBF, EAAOE, SAAWF, EAAOE, SAAS/S, OAAO0S, GAEzCG, EAAO  
E, UAAyL, GAEdrc, UAIJ, QAAS2c, GAAY3c, GAAiC, GAAPb4c, GAAoB9e, UAAAC, OAAA, GAAAyB, SAAA1B,  
UAAA, GAAAA, UAAA, GAAR, OAE/C+e, IAUI, OATI, YAAc7c, KACHb6c, EAAyA, EAAUIT, OACpB3J, EAAyOc  
, SAASzV, IAAI, SAAAC, GACvB, OACEA, MAAU0V, EAAV, KAAwB1V, OAKzBIL, OAAO4E, KAAKZ, GAAamJ,  
OAAO, SAACC, EAAKnL, GAI3C, MAHY, aAARA, IACFmL, EAAMA, EAAIO, OAAOgT, EAAy3c, EAAy/B, GAA  
MA, KAE1CmL, GACNyT, GAGL, QAASC, GAAMBxd, GAC1B, GAAMyd, IAIJL, YACAM, SALc, SAKLX, GACPrh  
B, KAAK0hB, SAAS/L, KAAK0L, IAGvB, QAAI, EAAAvd, EAAA4J, UAASpJ, GACJtD, OAAO4E, KAAKtB, GAAU  
6J, OAAO, SAACC, EAAKnL, GACxC, MAAAP, MAAY0L, EAAZ1B, KAAkzJ, EAAM6e, EAAMBxd, EAASrB, OA  
CnD8e, GAEDzV, MAAMC, QAAQjI, GACTA, EAAS6J, OAAO, SAACC, EAAKIN, EAAO+B, GACIC, MAAAP, MA  
AY0L, EAAZ1B, KAAkzJ, EAAM6e, EAAMB5gB, MAC1C6gB, GAEEA, EAGT, QAASE, GAAMBC, GAC1B, MAA  
OlhB, QAAO4E, KAAKsc, GAAC/T, OAAO, SAACC, EAAKnL, GAC5C, MAAY, aAARA, EACKmL, EACU, aAARnL  
, EACTP, KAAy0L, EAAZ1B, KAAkzJ, EAAMif, EAAajf, KAEvCP, KAAy0L, EAAZ1B, KAAkzJ, EAAMgf, EAA  
mBC, EAAajf, WAQ5D, QAASKf, KAAgC, GAAbpd, GAAajC, UAAAC, OAAA, GAAAyB, SAAA1B, UAAA, GAAA  
A, UAAA, KACvC, OAAe, QAAxiC, KAIGA, EAAOkH, IAAI, SAAAR, GAAK, GACb2W, GAAuC3W, EAAvC2W, S  
AAUC, EAA6B5W, EAA7B4W, QAAShB, EAAoB5V, EAAPb4V, QAAS/I, EAAW7M, EAAX6M, OACHc8I, KAAcg  
B, CAGIB, QACEna, KAAMoa, EACNjB, WACAC, UACA/I, SACApM, OAAUkV, EAAH, IAAeC, GAAUiB, UAUvB,

QAASC,GACtBje,EACA8B,EACAoc,EACAzB,GAEA0b,EAAIhe,SAAS2B,EAAQ9B,EAERb,IAAIS,GAASod,E  
AAmBM,EAAIld,OAEL,mBAApBgC,KACThC,EAASgC,EAAGbHc,GAE3B,IAAMC,GAACmc,EAACpc,EAELC  
,IAA8B,kBAAnByd,GACT,OAASzd,SAAQc,cAGnB,IAAMkd,GAAeM,EAaele,EAAUwd,EAAMbxd,IAC3Doe,  
EAAkBT,EAAMBC,GACrCS,GAaiB,EAAA7e,EAAA6J,cAAa3I,EAAa0d,GAaiB,GAi5DE,EAAYjB,EAAYgB,  
EAE9B,QAAS5d,OAAQ6d,EAAW5d,YAAa2d,Gfk4D1C3hB,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,I  
AAIwB,GAAW1B,OAAO2B,QAAU,SAAUc,GAAU,IAAK,GAAIC,GAAL,EAAGA,EAAIC,UAAUC,OAAQF,IA  
AK,CAAE,GAAIG,GAASF,UAAUD,EAAl,KAak,GAAlI,KAAOD,GAAchC,OAAOe,UAAUmB,eAAe1C,KAA  
KwC,EAAQC,KAAQL,EAAOK,GAAOD,EAAOC,IAAY,MAAOL,GAEvPjD,Get/DegiB,cfu/DfhiB,EAAQoB,Qe  
p6DewhB,CArJxB,IAAAM,GAAA1iB,EAAA,If6jEKohB,EAAW3gB,EAABiiB,Ge5jEvCC,EAAA3iB,EAAA,Ifg  
kEK4iB,EAAQniB,EAABukiB,GejjEpChf,EAAA3D,EAAA,GAdMsiB,EAAM,GAAAM,GAAAhB,SACViiB,cA  
Ae,WACfC,WAaw,GAGbR,GAais,UACF,WACA,wDAEFT,EAais,UACF,QACA,+YfgwEI,SAAStjB,EAAQD  
,IAEM,SAASwV,GAAS,YgBttE/C,SAASgO,GAASzZ,EAAO0Z,GAKvB,IAJA,GAAIC,IAAQ,EACRtgB,EAAS2  
G,EAAQA,EAAM3G,OAAS,EACChCugB,EAAShX,MAAMvJ,KAEvsgB,EAAQtgB,GACfugB,EAAOD,GAASD,  
EAAS1Z,EAAM2Z,GAAQA,EAAO3Z,EAehD,OAAO4Z,GAWT,QAASC,GAASzZ,EAAQ7G,GACxB,MAAiB,  
OAAV6G,EAaiBf,OAAYsF,EAAO7G,GAU7C,QAASugB,GAAatiB,GAGpB,GAaiB,IAAS,CACb,IAAa,MA  
ATpiB,GAA0C,kBAaiBA,GAAM0T,SACChC,IACE0O,KAAypib,EAAQ,IACpB,MAAOuK,IAEX,MAAO6X,GA  
uDT,QAASG,GAAKC,GACZ,GAAIL,IAAQ,EACRtgB,EAAS2gB,EAUA,EAAQ3gB,OAAS,CAGxC,KADA/C,  
KAAK2jB,UACIN,EAAQtgB,GAAQ,CACvB,GAai6gB,GAAQF,EAAQL,EACpBrjB,MAAK6jB,IAAID,EAAM,  
GAAIA,EAAM,KAW7B,QAASE,KACP9jB,KAak+jB,SAAWC,GAAeA,GAAa,SAa9C,QAASC,GAAWhhB,GA  
CIB,MAAOjD,MAAKkkB,IAAIjhB,UAAejD,MAAK+jB,SAAS9gB,GAY/C,QAASkhB,GAAQlhB,GACf,GAai+  
c,GAAOhgB,KAak+jB,QACHB,IAAIC,GAAC,CACHB,GAaIV,GAAStD,EAak/c,EACIB,OAAOqgB,KAAWc,E  
AAiB5f,OAAY8e,EAejD,MAAOpgB,IAAe1C,KAakwf,EAAM/c,GAAO+c,EAak/c,GAAOuB,OAYtD,QAAS6f  
,GAAQphB,GACf,GAai+c,GAAOhgB,KAak+jB,QACHB,OAAOC,IAA6Bxf,SAAdwb,EAak/c,GAAqBC,GAA  
e1C,KAakwf,EAAM/c,GAA5E,QAASqhB,GAAQrhB,EAak/B,GACpB,GAai8e,GAAOhgB,KAak+jB,QAehB,  
OADA/D,GAak/c,GAAQ+gB,IAA0Bxf,SAAVtD,EAABkjB,EAaiBljB,EAC9DIB,KaiBT,QAASukB,GAAUb,  
GACjB,GAAIL,IAAQ,EACRtgB,EAAS2gB,EAUA,EAAQ3gB,OAAS,CAGxC,KADA/C,KAAK2jB,UACIN,EA  
AQtgB,GAAQ,CACvB,GAai6gB,GAAQF,EAAQL,EACpBrjB,MAAK6jB,IAAID,EAAM,GAAIA,EAAM,KAW7  
B,QAASY,KACPxB,KAak+jB,YAYP,QAASU,GAAGbXhB,GACvB,GAai+c,GAAOhgB,KAak+jB,SACZV,E  
AAQqB,EAAa1E,EAAM/c,EAE/B,IAAIogB,EAAQ,EACV,OAAO,CAET,IAAIhO,GAAY2K,EAakjd,OAAS,CA  
M9B,OALIsG,IAAShO,EACX2K,EAakjK,MAELjF,GAAOtQ,KAakwf,EAAMqD,EAAO,IAEpB,EAYT,QA  
SsB,GAAa1hB,GACpB,GAai+c,GAAOhgB,KAak+jB,SACZV,EAAQqB,EAAa1E,EAAM/c,EAE/B,OAAOogB,  
GAAQ,EAai7e,OAAYwb,EAakqD,GAAO,GAY7C,QAASuB,GAAa3hB,GACpB,MAAOyhB,GAAa1kB,KAak  
+jB,SAAU9gB,IAAO,EAa5C,QAAS4hB,GAAa5hB,EAak/B,GACzB,GAai8e,GAAOhgB,KAak+jB,SACZV,E  
AAQqB,EAAa1E,EAAM/c,EAO/B,OALlogB,GAAQ,EACVrD,EAakrK,MAAM1S,EAak/B,IAEhB8e,EAakqD  
,GAAO,GAakniB,EAZIB,KaiBT,QAAS8kB,GAASpB,GACHB,GAAIL,IAAQ,EACRtgB,EAAS2gB,EAUA,E  
AAQ3gB,OAAS,CAGxC,KADA/C,KAAK2jB,UACIN,EAAQtgB,GAAQ,CACvB,GAai6gB,GAAQF,EAAQL,E  
ACpBrjB,MAAK6jB,IAAID,EAAM,GAAIA,EAAM,KAW7B,QAASmB,KACP/kB,KAak+jB,UACHiB,KAQ,  
GAaiVb,GACZxX,IAAO,IAAKgZ,IAAOV,GACnBxa,OAAU,GAai0Z,IAaiB,QAASyB,GAaejiB,GACTB,MA  
Okib,GAAWnlB,KAAMiD,GAajB,OAAGCA,GAYzC,QAASmiB,GAAYniB,GACnB,MAAOkiB,GAAWnlB,KA  
AMiD,GAAKoiB,IAAIpiB,GAYnC,QAASqiB,GAAYriB,GACnB,MAAOkiB,GAAWnlB,KAAMiD,GAAKihB,IA  
AIjhB,GAanC,QAASsiB,GAAYtiB,EAak/B,GAExB,MADaIkB,GAAWnlB,KAAMiD,GAAK4gB,IAAI5gB,EA  
AK/B,GACxBIB,KakBT,QAAS0kB,GAAahb,EAAOzG,GAE3B,IADA,GAaIF,GAAS2G,EAAM3G,OACZA,KA  
CL,GAaiyiB,EAAG9b,EAAM3G,GAAQ,GAaIE,GACvB,MAAOF,EAGX,QAAO,EAWT,QAAS0iB,GAAavkB,  
GACpB,IAAKwM,EAASxM,IAAUwkB,EAASxB,GAC/B,OAAO,CAET,IAAIyK,GAAWC,EAAW1kB,IAAUsi  
B,EAaatiB,GAAU2kB,GAAaC,CACxE,OAAOH,GAAQjW,KAakqW,EAAS7kB,IAW/B,QAAS8kB,GAAa9kB,  
GAEPB,GAAoB,gBAATA,GACT,MAAOA,EAET,IAAI+kB,EAAS/kB,GACX,MAAOglB,IAaiBA,GAAe1lB,KA  
AKU,GAAS,EAevD,IAAIoiB,GAUpiB,EAAQ,EACTB,OAakB,KAavoiB,GAakB,EAIPiB,IAAWilB,EAAY,  
KAAO7C,EAW9D,QAAS8C,GAUpjB,EAAQ0G,GACzB,GAai2Z,IAAQ,EACRtgB,EAASC,EAAOD,MAGpB,

KADA2G,IAAUA,EAAQ4C,MAAMvJ,MACfsgB,EAAQtgB,GACf2G,EAAM2Z,GAASrgB,EAAOqgB,EAExB,OA  
AAO3Z,GAWT,QAASyb,GAAWIZ,EAAKhJ,GACvB,GAAl+c,GAAO/T,EAAl8X,QACf,OAAOsC,GAAUUpjB,G  
ACb+c,EAAMb,gBAAP/c,GAaKB,SAAW,QACzC+c,EAAK/T,IAWX,QAASqa,GAAUxc,EAAQ7G,GACzB,GA  
AlB,GAAQqiB,EAASzZ,EAAQ7G,EAC7B,OAAOwiB,GAAavkB,GAASA,EAAQsD,OAUVc,QAAS6hB,GAAU  
nlB,GACjB,GAAl+H,GAAA,mBAAc/H,GAAd,YAAaQb,EAACrB,EACIB,OAAgB,UAAR+H,GAA4B,UAARA,  
GAA4B,UAARA,GAA4B,WAARA,EACrD,cAAV/H,EACU,OAAVA,EAUP,QAASwkB,GAAS9b,GACbB,QAA  
S2c,IAAeA,KAAc3c,GA8BxC,QAAS4c,GAAMtlB,GACb,GAAoB,gBAATA,IAAQb+kB,EAAS/kB,GACvC,MA  
AOA,EAET,IAAIoiB,GAAUpiB,EAAQ,EACtB,OAaKB,KAAVoiB,GAaKB,EAAlpiB,IAAWilB,EAAY,KAAO7  
C,EAU9D,QAASyC,GAASnc,GACbB,GAAY,MAARA,EAAC,CACbB,IACE,MAAO6c,IAAajmB,KAAKoJ,GAC  
zB,MAAO6B,IACT,IACE,MAAQ7B,GAAO,GACf,MAAO6B,KAEX,MAAO,GA+CT,QAASib,GAAQ9c,EAAM  
+c,GACrB,GAAMb,kBAAR/c,IAAUb+c,GAA+B,kBAAZA,GACnD,KAAM,IAAlnlB,WAAUoiB,EAETB,IAAIC,  
GAAW,QAAXA,KACF,GAAIhb,GAAO/I,UACPG,EAAM0jB,EAAWA,EAASvhB,MAAMpF,KAAM6L,GAAQ  
A,EAaK,GACnDib,EAAQD,EAASC,KAERB,IAAIA,EAAM5C,IAAljhB,GACZ,MAAO6jB,GAAMzB,IAAlpiB,E  
AEnB,IAAlqgB,GAAS1Z,EAaKxE,MAAMpF,KAAM6L,EAE9B,OADAgB,GAASC,MAAQA,EAAMjD,IAAl5g  
B,EAaKqgB,GACzBA,EAGT,OADAUd,GAASC,MAAQ,IAAKJ,EAaQK,OAASjC,GACbC+B,EAASCT,QAASrB  
,GAAGtkB,EAAO8IB,GACjB,MAAO9IB,KAAU8IB,GAAU9IB,IAAUA,GAAS8IB,IAAUA,EA6C1D,QAASpB,G  
AAW1kB,GAGIB,GAAl+IB,GAAMvZ,EAASxM,GAASgmB,GAAelmB,KAAKU,GAAS,EACzD,OAAO+IB,IA  
AOE,GAAWF,GAAOG,EA4BIC,QAAS1Z,GAASxM,GACbB,GAAl+H,GAAA,mBAAc/H,GAAd,YAAaQb,EA  
ACrB,EACIB,SAASA,IAaKB,UAAR+H,GAA4B,YAARA,GA2BzC,QAASoe,GAAanmB,GACpB,QAASA,GAAYB  
,WAAhB,mBAAOA,GAAP,YAAaQb,EAAOrB,IAoB3B,QAAS+kB,GAAS/kB,GACbB,MAAUb,WAAhB,mBAA  
OA,GAAP,YAAaQb,EAAOrB,KACXmmB,EAAanmB,IAAUgmB,GAAelmB,KAAKU,IAAUomB,EAwB1D,QA  
AS1S,GAAS1T,GACbB,MAAGb,OAATA,EAAGb,GAaK8kB,EAaA9kB,GAoB3C,QAASqmB,GAAOrmB,GAC  
d,MAAlqL,IAAQrL,GACHiiB,EAASjiB,EAAOsIB,GAElBP,EAAS/kB,IAAUA,GAASkIB,EAAUoB,GAAatmB,I  
hBu4C3D,GAAlqB,GAA4B,kBAAXC,SAAoD,gBAAPBA,QAaOC,SAAwB,SAAU5B,GAAO,aAAcA,IAAS,SA  
AUA,GAAO,MAAOA,IAAYB,kBAAX2B,SAAYB3B,EAAlOB,cAAgBO,QA AU3B,IAAQ2B,OAAOT,UAAY,eA  
AkBIB,IgBvwEnQ+IB,EAaKB,sBAGlBxC,EAAlB,4BAGjB+B,EAAW,EAAl,EAGfgB,EAAU,oBACVC,EAAS,6  
BACTE,EAAY,kBAGZG,EAAe,MACfC,EAAa,mGAMbC,EAAe,sBAGfC,EAAe,WAGf9B,EAAe,8BAGf+B,EA  
A8B,WAAjB,mBAAO1S,GAAP,YAAa5S,EAAO4S,KAAsBA,GAAUA,EAAOnU,SAAWA,QA AUmU,EAGhF2  
S,GAA0B,WAAf,mBAAOpmB,MAAP,YAAaA,EAAOb,QA AoBA,MAAQA,KAAKV,SAAWA,QA AUU,KAGxE  
jC,GAAOooB,GAACc,IAAYzM,SAAS,iBAsD1C0M,GAAazb,MAAMvK,UACnBimB,GAAY3M,SAAStZ,UACr  
BkmB,GAACjnB,OAAOe,UAGrBmmB,GAAazoB,GAaK,sBAGlB8mB,GAAC,WACHb,GAAl4B,GAAM,SAASh  
W,KAAK+V,IAAcA,GAAWtiB,MAAQsiB,GAAWtiB,KAAKwiB,UAAY,GACrF,OAAOD,GAAO,iBAAMBA,E  
AAO;IAItC1B,GAAeuB,GAAUpT,SAGzB1R,GAAlB+kB,GAAY/kB,eAO7BgkB,GAAlBe,GAAYrT,SAG7BiR,G  
AAa3Q,OAAO,IACtBuR,GAAajmB,KAAK0C,IAAgB6I,QA AQ4b,EAAC,QACvD5b,QA AQ,yDAA0D,SAAW,K  
Al5EvJ,GAAS/C,GAAC+C,OACdsO,GAASiX,GAAWjX,OAGpBmU,GAAMqB,EAAU7mB,GAAM,OACtBukB,  
GAAsC,EAAUtlB,OAAQ,UAGjCqnB,GAAC7IB,GAASA,GAAOT,UAAYyC,OAC1C0hB,GAAlBmC,GAACa,G  
AAyzT,SAAWpQ,MA8F1Dif,GAaK1hB,UAAU4hB,MAAQG,EACvBL,EAaK1hB,UAAL,OAA2BkiB,EAC3B  
R,EAaK1hB,UAAUsjB,IAAMIB,EACrBV,EAaK1hB,UAAUmiB,IAAMG,EACrBZ,EAaK1hB,UAAU8hB,IAA  
MS,EA4GrBC,EAAUxiB,UAAU4hB,MAAQa,EAC5BD,EAAUxiB,UAAV,OAAgC0iB,EACbCF,EAAUxiB,UAA  
UsjB,IAAMV,EAC1BJ,EAAUxiB,UAAUmiB,IAAMU,EAC1BL,EAAUxiB,UAAU8hB,IAAMgB,EA0F1BC,EA  
S/iB,UAAU4hB,MAAQoB,EAC3BD,EAAS/iB,UAAT,OAA+BmjB,EAC/BJ,EAAS/iB,UAAUsjB,IAAMD,EACz  
BN,EAAS/iB,UAAUmiB,IAAMoB,EACzBR,EAAS/iB,UAAU8hB,IAAM0B,CAuIzB,IAAlIc,IAAed,EAAQ,SA  
S3c,GACICA,EAAS6K,EAAS7K,EAElB,IAAluZ,KAOJ,OANImE,GAAa/X,KAAK3F,IACpBuZ,EAAO3N,KAA  
K,IAEd5L,EAAOGc,QA AQ2b,EAAY,SAASxV,EAAOrI,EA AQye,EAAOve,GACxDuZ,EAAO3N,KAAK2S,EA  
Qve,EAAOGc,QA AQ6b,EAAC,MAAS/d,GAAUqI,KAE/DoR,GASgToD,GAAQK,MAAQjC,CA6DhB,IAAlvY,IA  
AUD,MAAMC,OA2JpB3M,GAAOD,QA AU4nB,IhB4wEa/mB,KAAKb,EAAU,WAAa,MAAOK,WAl3D,SAASJ,  
EA AQD,EAASQ,GiB7pGhC,YAmDA,SAASooB,GAAlC,GACX,KAAmXoB,eAAgBuoB,IAAM,MAAO,IAAIA,  
GAAlC,EAC3CA,GAAOxoB,KAAKyOB,MAAQc,EAaKc,KAAKH,OAC9BxoB,KAAK4OB,YACL5oB,KAAK6

oB,SACL7oB,KAAK8oB,cACL9oB,KAAK+oB,SAAWC,EAAQR,EAAKnd,OAC7B,IAAI4d,GAakBjpB,KAAK  
kpB,iBAAmBlpB,KAAK+oB,SAAS,gBAC5D/oB,MAAKmpB,qBAAUb,SAAUC,GAAO,MAAOH,GAAGbvZ,K  
AAK0Z,IAEzEppB,KAAKqpB,OAASb,EAAK1B,OAAS,GAAIC,GACCh/mB,KAAKspB,mBACLtpB,KAAKupB  
,iBACLvpB,KAAKwpB,MAAQC,IACbzpB,KAAK0pB,OAASC,EAAyNB,GAE1BA,EAAKoB,aAAepB,EAAKo  
B,cAAgBC,IACf,YAAtBrB,EAAKxF,gBAA6BwF,EAAKsB,wBAAYb,GAC7CtIb,SAAAnBgkB,EAAKuB,YAAyB  
vB,EAAKuB,UAAyC,GACnDhqB,KAAKiqB,UAAyC,EAAqBlqB,MAElCwoB,EAAKQ,SAASmB,EAAkbnqB,  
MACpCoqB,EAAoBpqB,MACI,UAApBuC,EAAOimB,EAAK6B,OAakBrqB,KAAKsqB,cAAc9B,EAAK6B,MA  
C1DE,EAAkBVqB,MACdwoB,EAAKgC,eAAeA,EAACxqB,MAaxC,QAASyE,GAASgmB,EAACzK,GAC9B,GA  
Alha,EACJ,IAA2B,gBAAhBykB,IAET,GADAZkB,EAAIhG,KAAK0qB,UAAUD,IACdzkB,EAAG,KAAM,IAAI4  
F,OAAM,8BAAGc6e,EAAe,SACIE,CACL,GAAIE,GAAY3qB,KAAK4qB,WAAWH,EACChCzkB,GAAI2kB,EAA  
UlmB,UAAyZE,KAAK6qB,SAASF,GAG1C,GAAI9a,GAAQ7J,EAAEga,EACd,OAAlha,GAAE8kB,UAAW,EAC  
Y,KAApB9qB,KAAKyoB,MAAMsC,MAAeC,EAAgnb,GAASA,GAC/C7P,KAAK+E,OAASiB,EAAEjB,OACT8  
K,GAWT,QAASob,GAAQ7kB,EAAQ8kB,GACvB,GAAIP,GAAY3qB,KAAK4qB,WAAWxkB,EAAQ5B,OAAW  
0mB,EACnD,OAAP,GAAUlmB,UAAyZE,KAAK6qB,SAASF,GAY7C,QAASQ,GAAU/kB,EAAQnD,EAAKmo  
B,EAAiBF,GAC/C,GAAI5e,MAAMC,QAQnG,GACbB,IAAK,GAAIvD,GAAE,EAAGA,EAAEuD,EAAOrD,O  
AAQF,IAAK7C,KAAKmrB,UAAU/kB,EAAOvD,GAAI2B,OAAW4mB,EAAiBF,OAD5F,CAIA,GAAI5qB,GAA  
KN,KAAK0pB,OAAtjB,EACrB,IAAW5B,SAAPIE,GAaiC,gBAANA,GAC7B,KAAM,IAAIsl,OAAM,2BACIB  
3I,GAAMooB,EAAQC,YAAyroB,GAAO3C,GACjCirB,EAAyvrB,KAAMiD,GACIBjD,KAAK4oB,SAAS3IB,G  
AAOjD,KAAK4qB,WAAWxkB,EAAQglB,EAAiBF,GAAO,IAYvE,QAASZ,GAAClkB,EAAQnD,EAAKuoB,GA  
CICxrB,KAAKmrB,UAAU/kB,EAAQnD,EAAKuoB,GAAgB,GAW9C,QAASC,GAAerlB,EAAQsIB,GAC9B,GA  
AIC,GAAUvlB,EAAOulB,OACrB,IAAgBnnB,SAAZmnB,GAA2C,gBAAXA,GACIC,KAAM,IAAI/f,OAAM,2BA  
EIB,IADA+f,EAAUA,GAAW3rB,KAAKyoB,MAAMmD,aAAeA,EAAy5rB,OACtD2rB,EAGH,MAFA7IB,SAA  
QkJ,KAAK,6BACbhP,KAAK+E,OAAS,MACP,CAET,IAAI8mB,GAAMb7rB,KAAK+oB,SAAS7O,GACrClA,M  
AAK+oB,SAAS7O,IAAIc,kBAApB2R,GACL7rB,KAAKmpB,qBACLnpB,KAAKkpB,gBAC3B,IAAIrZ,EACJ,K  
AAMA,EAAQ7P,KAAKyE,SAASknB,EAASvIB,GAARc,QACUpG,KAAK+oB,SAAS7O,IAAM2R,EAC9B,IAA  
Khc,GAAS6b,EAAiB,CAC7B,GAAIrK,GAAU,sBAAWBrhB,KAAK8rB,YAC3C,IAAIc,OAAT7B9rB,KAAKyoB,  
MAAMgD,eACV,KAAM,IAAI7f,OAAMyV,EADmBvb,SAAQC,MAAMsb,GAGxD,MAAOxR,GAIT,QAAS+b,G  
AAyIqB,GACnB,GAAI2oB,GAAO3oB,EAAK+mB,MAAM4B,IAMtB,OALA3oB,GAAK+mB,MAAMmD,YAA  
6B,WAAf,mBAAOvB,GAAP,YAAA9nB,EAAO8nB,IACJ3oB,EAAKgoB,OAOW,IAASA,EACrB3oB,EAAKgp  
B,UAAUqB,GACbA,EACAvnB,OACvB9C,EAAK+mB,MAAMmD,YAUpB,QAASIB,GAAUsB,GACjB,GAAIrB  
,GAAYsB,EAAcjsB,KAAMgsB,EACpC,2BAaerB,GAaf,YAAApob,EAAeooB,IACb,IAAK,SAAU,MAAOA,GA  
AUlmB,UAAyZE,KAAK6qB,SAASF,EAC1D,KAAK,SAAU,MAAO3qB,MAAK0qB,UAAUC,EACrC,KAAK,Y  
AAa,MAAOuB,GAAMblsB,KAAMgsB,IAKtD,QAASE,GAAMbxqB,EAAMqa,GACCh,GAAIoQ,GAAMd,EAA  
QjIB,OAAS5F,KAAKkb,GAAQ0E,WAAc2V,EACpD,IAAIoQ,EAAK,CACP,GAAI/IB,GAAS+IB,EAAI/IB,OAC  
b3G,EAAO0sB,EAAI1sB,KACX2sB,EAASD,EAAIC,OACbpmB,EAAIqmB,EAAC7rB,KAAKkb,EAAM0E,EAA  
Q3G,EAAM+E,OAAW4nB,EAS1D,OARA1qB,GAAKonB,WAAW/M,GAAO,GAAIuQ,IACzBvQ,IAAKA,EACL  
wQ,UAAU,EACVnmB,OAQA,EACR3G,KAAMA,EACN2sB,OAQA,EACR3nB,SAAUuB,IAELA,GAKX,QA  
ASimB,GAACvqB,EAAMsqB,GAE3B,MADAA,GAASX,EAAQC,YAAyU,GACtBtqB,EAAKknB,SAASoD,IAA  
WtqB,EAAKmnB,MAAMmD,IAAWtqB,EAAKonB,WAAWkD,GAYxE,QAASQ,GAAa/B,GACpB,GAAlA,YAA  
wBvV,QAG1B,MAFAuX,GAakBzsB,KAAMA,KAAK4oB,SAAU6B,OACvCgC,GAakBzsB,KAAMA,KAAK6o  
B,MAAO4B,EAGtC,2BAaEa,GAaf,YAAAlOB,EAAekoB,IACb,IAAK,YAIH,MAHAgC,GAakBzsB,KAAMA,K  
AAK4oB,UAC7B6D,EAAkBsB,KAAMA,KAAK6oB,WAC7B7oB,MAAKqpB,OAAS1F,OAEd,KAAK,SACH,  
GAAIgH,GAAYsB,EAAcjsB,KAAMyqB,EAIpC,OAHE,IAAW3qB,KAAKqpB,OAASQd,IAAI/B,EAAUgC,gB  
ACIC3sB,MAAK4oB,SAAS6B,cACdzqB,MAAK6oB,MAAM4B,EAEPB,KAAK,SACH,GAAlV,GAAY/pB,KAA  
KyoB,MAAMsB,UACvB4C,EAAW5C,EAAYA,EAAUU,GAAGBA,CACrDzqB,MAAKqpB,OAASQd,IAAIC,EA  
ChB,IAAIrsB,GAACKN,KAAK0pB,OAASoe,EACjBnqB,KACFA,EAAK+qB,EAAQC,YAAyhrB,SACIBN,MAAK  
4oB,SAAStoB,SACdN,MAAK6oB,MAAMvoB,KAM1B,QAASmsB,GAakB/qB,EAAMkrB,EAASC,GACxC,IA  
AK,GAAlb,KAAUY,GAAS,CAC1B,GAAljC,GAAYiC,EAAQZ,EACnBrB,GAAUN,MAAUwC,IAASA,EAAMn

d,KAAKsc,KAC3CtqB,EAAK2nB,OAAOqD,IAAI/B,EAAUgC,gBACnBC,GAAQZ,KAOrB,QAASpB,GAAWxk  
B,EAAQoIB,EAAGbnB,EAAMyC,GACChD,GAAqB,WAAjB,mBAAO1mB,GAAP,YAAA7D,EAAO6D,KAAuC,i  
BAAVA,GACtC,KAAM,IAAIwF,OAAM,qCACIB,IAAIme,GAAY/pB,KAAKyoB,MAAMsB,UACvB4C,EAAW  
5C,EAAYA,EAAU3jB,GAAUA,EAC3C2mB,EAAS/sB,KAAKqpB,OAAOhE,IAAIsh,EAC7B,IAAII,EAAQ,MA  
AOA,EAEnBD,GAakBA,GAAMb9sB,KAAKyoB,MAAMuE,iBAakB,CAEIE,IAAI1sB,GAAK+qB,EAAQC,YA  
AYtrB,KAAK0pB,OAAOtjB,GACrC9F,IAAMwsB,GAAiBvB,EAAyvrB,KAAMM,EAE7C,IACI2sB,GADAC,E  
AAeltB,KAAKyoB,MAAMgD,kBAAMb,IAAUD,CAEvD0B,MAAkBD,EAAGb3sB,GAAMA,GAAM+qB,EAAQ  
C,YAAYIIB,EAAOulB,WAC3E3rB,KAAKyrB,eAAerlB,GAAQ,EAE9B,IAAI+mB,GAAY9B,EAAQ+B,IAAI5sB,  
KAAKR,KAAMoG,GAEnCukB,EAAy,GAAI2B,IACIBhsB,GAAlA,EACJ8F,OAAQA,EACR+mB,UAAWA,EA  
CXR,SAAUA,EACVtC,KAAMA,GAQR,OALa,KAAT/pB,EAAG,IAAawsB,IAAiB9sB,KAAK6oB,MAAMvoB,G  
AAMqqB,GACtD3qB,KAAKqpB,OAAOgE,IAAIV,EAAUhc,GAETbuC,GAAgBD,GAAejtB,KAAKyrB,eAAerlB  
,GAAQ,GAExDukB,EAKT,QAASE,GAASF,EAAWlrB,GAGc3B,QAAS6tB,KACP,GAAIvpB,GAAY4mB,EAAU  
lmB,SACtB6e,EAASvf,EAAUqB,MAAM,KAAMtC,UAEnC,OADAwqB,GAAavoB,OAAShB,EAAUgB,OACzBu  
e,EAnCT,GAAlqH,EAAU4C,UAOZ,MANA5C,GAAUlmB,SAAW6oB,EACrBA,EAAalnB,OAASukB,EAAUvkB  
,OACChknB,EAAavoB,OAAS,KACtBuoB,EAAa7tB,KAAOA,EAAOA,EAAO6tB,EAC9B3C,EAAUvkB,OA AO  
kB,UAAW,IAC9BwC,EAAaxC,QAAS,GACjBwC,CAET3C,GAAU4C,WAAy,CAEtB,IAAIC,EACA7C,GAAUN  
,OACZmD,EAAcxtB,KAAKyoB,MACnBzoB,KAAKyoB,MAAQzoB,KAAKiqB,UAGpB,IAAIjkB,EACJ,KAAM  
A,EAAlqmB,EAAC7rB,KAAKR,KAAM2qB,EAAUvkB,OAAQ3G,EAAMkrB,EAAUwC,WAArE,QAEExC,EAA  
U4C,WAAy,EACIB5C,EAAUN,OAAMrqB,KAAKyoB,MAAQ+E,GAOnC,MAJA7C,GAAUlmB,SAAWuB,EAC  
rB2kB,EAAU8C,KAAOznB,EAAEynB,KACnB9C,EAAU+C,OAAS1nB,EAAE0nB,OACrB/C,EAAUlrB,KAAOu  
G,EAAEvG,KACZuG,EAYT,QAAS2jB,GAAYnB,GACnB,OAAQA,EAAKmF,UACX,IAAK,MAAO,MAAOC,E  
ACnB,KAAK,KAAM,MAAOIE,EACIB,SAAS,MAAOmE,IAPkP,QAASnE,GAAOtjB,GAEd,MADIA,GAAO6P,  
KAAKnQ,QAAQkJ,KAAK,qBAAsB5I,EAAO6P,KACnD7P,EAAO9F,GAlhB,QAASstB,GAAQxnB,GAef,MADI  
A,GAAO9F,IAAIwF,QAAQkJ,KAAK,oBAaqB5I,EAAO9F,IACjD8F,EAAO6P,IAIhB,QAAS4X,GAAYznB,GA  
CnB,GAAlA,EAAO6P,KAAO7P,EAAO9F,IAAM8F,EAAO6P,KAAO7P,EAAO9F,GACID,KAAM,IAAIsl,OA  
AM,kCACIB,OAAOxF,GAAO6P,KAAO7P,EAAO9F,GAW9B,QAASwrB,GAAW/mB,EAAQR,GAElB,GADAQ,E  
AASA,GAAU/E,KAAK+E,QACnBA,EAAQ,MAAO,WACpBR,GAAUA,KAKV,KAAK,GAJDupB,GAakCtpB,S  
AAtBD,EAAQupB,UAA0B,KAAOvpB,EAAQupB,UAC7DC,EAA8BvpB,SAApBD,EAAQwpB,QAawB,OAASx  
pB,EAAQwpB,QAE3DnU,EAAO,GACF/W,EAAE,EAAGA,EAAEkC,EAAOhC,OAAQF,IAAK,CACIC,GAAl4I,  
GAAl1G,EAAOIC,EACX4I,KAAgmO,GAAQmU,EAAUtiB,EAAE2W,SAAW,IAAM3W,EAAE4V,QAAYyM,G  
AEID,MAAOIU,GAAKrE,MAAM,GAAluY,EAAU/qB,QAUIC,QAASmgB,GAAUjb,EAAMoD,GACF,gBAAVA  
,KAAoBA,EAAS,GAAl6J,QAAO7J,IACnDrL,KAAK+oB,SAAS9gB,GAAQoD,EAlxB,QAAS+e,GAAoB1oB,GA  
C3B,GAAlssB,EAKJ,IAJtsB,EAAK+mB,MAAMwF,QACbD,EAAC7tB,EAAQ,IACtBuB,EAAK4oB,cAAc0D,E  
AAaA,EAAy/X,KAAK,IAE/CvU,EAAK+mB,MAAM4B,QAAS,EAAXB,CACA,GAAl6D,GAAa/tB,EAAQ,GACr  
BuB,GAAK+mB,MAAMwF,QAAOC,EAAaC,EAAGBD,EAAYE,IAC/D1sB,EAAK4oB,cAAc4D,EAAyNc,GAA  
gB,GAC/CrqB,EAAKmnB,MAAM,iCAAmCkD,GAlhD,QAASxB,GAakB7oB,GACzB,GAAl2sB,GAAC3sB,EA  
AK+mB,MAAMmE,OAC7B,IAAKyB,EACL,GAAl/hB,MAAMC,QAAQ8hB,GAAC3sB,EAAKypB,UAAUkD,O  
AC1C,KAAK,GAAIprB,KAAOorB,GAAa3sB,EAAKypB,UAAUkD,EAAyprB,GAAMA,GAlrE,QAASknB,GAA  
kBzoB,GACzB,IAAK,GAAluG,KAAQvG,GAAK+mB,MAAMO,QAAS,CACnC,GAAl3d,GAAS3J,EAAK+mB,  
MAAMO,QAAQ/gB,EACChvG,GAAKwhB,UAAUjb,EAAMoD,IAKzB,QAASkgB,GAAY7pB,EAAMPB,GACz  
B,GAAlOB,EAAKknB,SAAStoB,IAAOoB,EAAKmnB,MAAMvoB,GACIC,KAAM,IAAIsl,OAAM,0BAA4BtL,E  
AAK,oBAIrD,QAAS4pB,GAAqBxoB,GAe5B,IAAK,GADD4sB,GAAW5F,EAAKC,KAAKjnB,EAAK+mB,OAC  
rB5IB,EAAE,EAAGA,EAAE0rB,EAAoBxrB,OAAQF,UACnCyR,GAASC,EAAoB1rB,GACtC,OAAOyrB,GjBss  
FR,GAAl/rB,GAA4B,kBAAXC,SAAoD,gBAApBA,QAAOC,SAAwB,SAAU5B,GAAO,aAAaA,IAAS,SAAUA,G  
AAO,MAAOA,IAAyB,kBAAX2B,SAAyB3B,EAAIoB,cAAgBO,QAAY3B,IAAQ2B,OAAOT,UAAy,eAAkBIB,Ii  
B/pGnQwrB,EAAgBlS,EAAQ,IACxBkrB,EAAUlrB,EAAQ,IACIB4mB,EAAQ5mB,EAAQ,IACbmsB,EAAens  
B,EAAQ,IACvB6pB,EAAk7pB,EAAQ,IAC1B6oB,EAAU7oB,EAAQ,IACIBspB,EAAQtpB,EAAQ,IACbguB,  
EAAkBhuB,EAAQ,IAC1BqqB,EAAgBrqB,EAAQ,IACxBuoB,EAAOvoB,EAAQ,IACf6qB,EAAK7qB,EAAQ,GA

EjBP,GAAOD,QAAU4oB,EAEjBA,EAAIxmB,UAAU0C,SAAWA,EACzB8jB,EAAIxmB,UAAUkpB,QAAUA,EACxB1C,EAAIxmB,UAAUopB,UAAAYA,EAC1B5C,EAAIxmB,UAAUuoB,cAAgBA,EAC9B/B,EAAIxmB,UAAU0pB,eAAiBA,EAC/BID,EAAIxmB,UAAU2oB,UAAAYA,EAC1BnC,EAAIxmB,UAAUyqB,aAAeA,EAC7BjE,EAAIxmB,UAAUmhB,UAAAYA,EAC1BqF,EAAIxmB,UAAU+pb,WAAaA,EAE3BvD,EAAIxmB,UAAU6oB,WAAaA,EAC3BrC,EAAIxmB,UAAU8oB,SAAWA,EAEzBtC,EAAIxmB,UAAUysB,aAAeruB,EAAQ,GACrC,IAAIsuB,GAAgBtuB,EAAQ,GAC5BooB,GAAIxmB,UAAU2sB,WAAaD,EAAcE,IACzCpG,EAAIxmB,UAAU6sB,WAAaH,EAAcpJ,IACzCkD,EAAIxmB,UAAU8sB,cAAgBJ,EAAcK,MAE5C,IAAIC,GAAe5uB,EAAQ,GAC3BooB,GAAIyG,gBAaKBD,EAAaE,WACnC1G,EAAI2G,gBAaKBH,EAAaI,WACnC5G,EAAI4F,gBAaKBA,CAEtB,IAAIpC,GAAiB,yCAEjBwC,GAAwB,mBAAoB,cAAe,eAC3DH,GAAqB,gBjB2jHnB,SAASxuB,EAAQD,EAASQ,GkBtmHhC,YAgCA,SAAS8qB,GAAQ7kB,EAAQ3G,EAAM0tB,EAAWf,GAWcxC,QAASkB,KACP,GAAI7oB,GAAW2qB,EAAY3qB,SACvB6e,EAAS7e,EAASW,MAAM,KAAMtC,UAEIC,OADAwqB,GAAavoB,OAASN,EAA SM,OACxBue,EAGT,QAAS+L,GAAazgB,EAAS0gB,EAAOnC,EAAWf,GAC/C,GAAImD,IAAUD,GAAUA,GASA,EAAMlpB,QAAUwI,CACjD,IAAI0gB,EAAMlpB,QAAU3G,EAAK2G,OACvB,MAAO6kB,GAAQzqB,KAAKkB,EAAMkN,EAAS0gB,EAAOnC,EAAWf,EAEvD,IAAIItB,GAASlc,EAAQkc,UAAW,EAE5B0E,EAAaC,GACfC,OOAO,EACPtpB,OAAQwI,EACR2gB,OAAQA,EACRnD,OAAQA,EACR3sB,KAAM6vB,EACNK,WAAAY,GACZC,cAAe,IACfC,UAAW,KACXX,gBAAiBH,EAAaI,WAC9B3F,MAAOA,EACP/kB,SAAUgrB,EACV/G,KAAAMA,EACN2C,QAASA,EACTyE,WAAAYA,EACZC,WAAAYA,EACZC,WAAAYA,EACZC,cAAeA,EACfzH,KAAAMA,EACNQ,QAASA,EACTtnB,KAAMA,GAGR8tB,GAAaU,EAAKxC,EAAQyC,GAAcD,EAAKE,EAAUC,GACtCH,EAAKziB,EAU6iB,GAAeJ,EAAKK,EAAaC,GAChDhB,EAEBhH,EAAKiI,cAAajB,EAAahH,EAAKiI,YAAyJB,GAEPd,IAAI/qB,EACJ,KACE,GAAIisB,GAAe,GAAIrV,UACrB,OACA,QACA,UACA,OACA,SACA,WACA,cACA,KACA,QACA,aACA,kBACAmU,EAGF/qB,GAAWisB,EACThvB,EACA8nB,EACAR,EACAvpB,EACAiU,EACAjgB,EACA8iB,EACAvF,EACA2F,EACAC,EACA5B,GAGfB,EAAO,GAAKjpB,EACZ,MAAMgH,GAEN,KADA3F,SAAQC,MAAM,yCAA0CypB,GACID/jB,EAiBR,MAdAhH,GAAS2B,OAASwI,EACIBnK,EAA SM,OAAS,KACIBN,EAASgpB,KAAOA,EACbBhpB,EAASipB,OAASA,EACIBjpB,EAAShF,KAAO8vB,EAAS9qB,EAAW6qB,EACbCxE,IAAQrmB,EAASqmB,QAAS,GAC1BtC,EAAKgH,cAAe,IACtB/qB,EAASzB,QACP6tB,KAAMrB,EACNY,SAAUA,EACV3iB,SAAUA,IAIPhJ,EAGT,QAASqrB,GAAW1D,EAAQrQ,EAAKwT,GAC/BxT,EAAMsP,EAAQyF,IAAI1E,EAAQrQ,EAC1B,IACIgv,GAASC,EADTC,EAAWxD,EAAK1R,EAEPB,IAAiBvX,SAAbysB,EAGF,MAFAF,GAAUrD,EAAOuD,GACjBD,EAAU,UAAyC,EAAW,IAC1BC,EAAYH,EAASC,EAE9B,KAAKzB,GAAU9vB,EAAKguB,KAAM,CACxB,GAAI0D,GAAY1xB,EAAKguB,KAAK1R,EAC1B,IAAKbvX,SAAd2sB,EAGF,MAFAJ,GAAUtxB,EAAKiuB,OAAOyD,GACTBH,EAAUI,EAAYrV,EAAKgV,GACpBG,EAAYH,EAASC,GAIhCA,EAAUI,EAAYrV,EACTb,IAAI/V,GAAIqlB,EAAQ7qB,KAAKkB,EAAM2tB,EAAc5vB,EAAMsc,EAC/C,IAAUvX,SAANwB,EAAiB,CACnB,GAAIkN,GAACia,GAAaA,EAAUpR,EACrC7I,KACFIN,EAAIqlB,EAAQgG,UAAUne,EAAasV,EAAK8I,YACIcpe,EACA+X,EAAQzqB,KAAKkB,EAAMwR,EAAazT,EAAM0tB,EAAWf,IAI3D,MAAU5nB,UANwB,GAGFurB,EAAGbxV,EAAK/V,GACdKrB,EAAYlrB,EAAGgrB,QAHTBQ,GAAEzV,GAOnB,QAASqV,GAAYrV,EAAK/V,GACxB,GAAIyrB,GAAQ/D,EAAO3qB,MAGnB,OAFa2qB,GAAO+D,GAASzrB,EACbBynB,EAAK1R,GAAO0V,EACL,SAAWA,EAGpB,QAASD,GAAezV,SACf0R,GAAK1R,GAGd,QAASwV,GAAGbxV,EAAK/V,GAC5B,GAAIyrB,GAAQhE,EAAK1R,EACjB2R,GAAO+D,GAASzrB,EAGlB,QAASkrB,GAAYxD,EAAQmD,GAC3B,MAAwB,WAAjB,mBAAOnD,GAAP,YAAAnrB,EA AOmrB,KAAuC,iBAAVA,IAC/BmD,KAAMA,EAAMzqB,OAAQsnB,EAAQgE,QAAQ,IACpCb,KAAMA,EAAM/F,OAAQ4C,GAAUA,EAAO5C,QAGnD,QAASiF,GAAW4B,GACIB,GAAItO,GAAQuO,EAAaD,EAKzB,OAJcntB,UAAV6e,IACFA,EAAQuO,EAAaD,GAAYvB,EAASrtB,OAC1CqtB,EAAS/M,GAASsO,GAEB,UAAYtO,EAGrB,QAAS2M,GAAW9uB,GACIB,0BAAeA,GAaf,YAAaQb,EAAerB,IACb,IAAK,UACL,IAAK,SACH,MAAO,GAACA,CACd,KAAK,SACH,MAAOwnB,GAAKmJ,eAAe3wB,EAC7B,KAAK,SACH,GAAC,OAAVA,EAAGb,MAAO,MAC3B,IAAI4wB,GAAW9H,EAAGb9oB,GAC3BmiB,EAAQ0O,EAAaD,EAKzB,OAJcttB,UAAV6e,IACFA,EAAQ0O,EAAaD,GAAYrkB,EAAS1K,OAC1C0K,EAAS4V,GAASniB,GAEB,UAAYmiB,GAlzB,QAAS4M,GAAC+B,EAAM5rB,EAAQ6rB,EAAC,CACjD,GAAIzG,GAAiBuG,EAAKG,WAAW1G,cACrC,IAAIA,GAAkB/pB,EAAK+mB,MAAMgD,kBAAMb,EAAO,CACzD,GAAI5b,GAAQ4b,EAAerlB,EAC3B,KAAKyJ,EAAO,CACV,GAAIwr,GAAU,8BAAGC3f,EAAK0qB,WAAWL,EAAe1mB,OAC7E,IAAiC,OAA7BrD,EAAK+mB,MAA



MgD,eACV,KAAM,IAAI7f,OAAMyV,EADmBvb,SAAQC,MAAMsb,IAK1D,GAI5c,GAJAwmB,EAAU+G,EA  
AKG,WAAWIH,QAC1ByG,EAASM,EAACKG,WAAWT,OACzBU,EAAQJ,EAACKG,WAAWC,KAG5B,IAAIInH,  
EACFxmB,EAAWwmB,EAAQzqB,KAACKb,EAAM0E,EAAQ6rB,EAACc,OAC/C,IAAIE,EACT3tB,EAAW2tB,  
EAAM5xB,KAACKb,EAAM0E,EAAQ6rB,EAACc,GAC9C1J,EAAKiD,kBAAMb,GAAO/pB,EAAK+pB,eAAeh  
nB,GAAU,OAC5D,IAAIItB,EACTjtB,EAAWitB,EAAOlxB,KAACKb,EAAMwwB,EAAIF,EAACK3P,QAASjc,EA  
AQ6rB,OAGvD,IADAxTb,EAAWutB,EAACKG,WAAW1tB,UActbA,EAAU,MAGjB,IAAIbD,SAAbC,EACF,KA  
AM,IAAIImH,OAAM,mBAAqBomB,EAACK3P,QAAU,qBAEtD,IAAIgB,GAAQkN,EAAYxtB,MAGxB,OFAwtB  
,GAAAYIN,GAAS5e,GAGnBosB,KAAM,aAAexN,EACrB5e,SAAUA,GAjQd,GAAI/C,GAAO1B,KACPwoB,EAA  
OxoB,KAACKyoB,MACZiF,GAAWlpB,QACXipB,KACA2C,KACAwb,KACAnkB,KACAskB,KACAxB,IAEJ9w  
B,GAAOA,IAAU2G,OAAQA,EAAQsnB,OAAQA,EAAQD,KAAMA,EAEvD,IAAI/sB,GAAI2xB,EAe7xB,KA  
AKR,KAAMoG,EAAQ3G,EAAM2sB,GAC5CgD,EAACPvB,KAACKupB,cAAc7oB,EAEE2iB,MACvC,IAAI3iB,E  
AAE6sB,UAAW,MAAQ6B,GAAAY9B,aAAeA,CAEpD,IAAIItE,GAAUhpB,KAACK+oB,SACfS,EAAQxpB,KAACK  
wpB,KAeJB,KACE,GAAIxjB,GAAIqpB,EAAajpB,EAAQ3G,EAAM0tB,EAAWf,EAC9CgD,GAAAY3qB,SAAWu  
B,CACvB,IAAIssB,GAAKID,EAAY9B,YAUrB,OATiGf,KACFA,EAAGIsB,OAASJ,EAAEI,OACdksB,EAAGvt  
B,OAAS,KACZutB,EAAG7E,KAAOznB,EAEEynB,KACZ6E,EAAG5E,OAAS1nB,EAEE0nB,OACd4E,EAAG7  
yB,KAAOuG,EAEEvG,KACZ6yB,EAAGxH,OAAS9kB,EAEE8kB,OACvtC,EAACKgH,aAAAY8C,EAAGtvB,OA  
ASgD,EAEEhD,SAE9BgD,EAbT,QAeEusB,EAaA/xB,KAACKR,KAAMoG,EAAQ3G,EAAM2sB,IA6O1C,QAASi  
G,GAAEjsB,EAAQ3G,EAAM2sB,GAEpC,GAAI/I,GAAQmP,EAAUhyB,KAACKR,KAAMoG,EAAQ3G,EAAM2s  
B,EAC/C,OAAI/I,IAAS,GAAYA,MAAOA,EAEOkK,WAAW,IACIDIK,EAAQrjB,KAACKupB,cAAcxmB,OAC3B  
/C,KAACKupB,cAAc1G,IACjBjd,OAAQA,EACR3G,KAAMA,EACN2sB,OAAQA,IAED/I,MAAOA,EAEOkK,W  
AAW,IAWpC,QAASgF,GAAansB,EAAQ3G,EAAM2sB,GAEIC,GAAIvpB,GAAI2vB,EAAUhyB,KAACKR,KAA  
MoG,EAAQ3G,EAAM2sB,EACvCvpB,IAAK,GAAG7C,KAACKupB,cAAczY,OAAOjO,EAAG,GAY3C,QAAS2v  
B,GAAUpsB,EAAQ3G,EAAM2sB,GAE/B,IAAK,GAAIvpB,GAAE,EAAGA,EAEE7C,KAACKupB,cAAcxmB,OA  
AQF,IAAK,CAC9C,GAAInC,GAAIV,KAACKupB,cAAc1mB,EAC3B,IAAIInC,EAEE0F,QAAUA,GAAU1F,EA  
EjB,MAAQA,GAAQiB,EAEE0rB,QAAUA,EAQA,MAAOvpB,GAEzE,OAEO,EAIT,QAASwtB,GAAAYxtB,EA  
GutB,GACTb,MAAO,cAAgBvtB,EAAI,iBAAMb6lB,EAACKmJ,eAAezB,EAASvtB,IAAM,KAInF,QAASytB,GAA  
YztB,GACnB,MAAO,cAAgBA,EAAI,eAAiBA,EAAI,KAIID,QAASstB,GAAWttB,EAAG6qB,GACrB,MAAQBlp  
B,UAAAdkpB,EAAO7qB,GAAMb,GAACK,aAAeA,EAAI,aAAeA,EAAI,KAI9E,QAAS2tB,GAAe3tB,GACTb,MAA  
O,iBAAMbA,EAAI,kBAAoBA,EAAI,KAIxD,QAASqtB,GAACK7jB,EAACKomB,GACjB,IAAKpmB,EAAIItJ,OA  
Q,MAAO,EAExB,KAACK,GADD8tB,GAAO,GACFhuB,EAEE,EAAGA,EAEEwJ,EAAIItJ,OAAQF,IAC1BguB,G  
AAQ4B,EAAU5vB,EAAGwJ,EACvB,OAAOwkB,GIBivGR,GAAItuB,GAA4B,kBAAXC,SAAoD,gBAApBA,QA  
AOC,SAAwB,SAAU5B,GAAO,aAAcA,IAAS,SAAUA,GAAO,MAAOA,IAAyB,kBAAX2B,SAAyB3B,EAIIoB,  
cAAgBO,QAAU3B,IAAQ2B,OAAOT,UAAy,eAAkBiB,IkBxmHnQwqB,EAAUlrB,EAAQ,IACIBuoB,EAAOvoB  
,EAAQ,IACf4uB,EAae5uB,EAAQ,IACvB6pB,EAACK7pB,EAAQ,IAE1BsvB,EAABtvB,EAAQ,IAM5B6qB,EA  
AK7qB,EAAQ,IACbywB,EAaII,EAACKI,WACIBD,EAAQxwB,EAAQ,IAGhB6uB,EAACKBD,EAaIE,UAEnCrv  
B,GAAOD,QAAUsrB,GIBy6HX,SAASrrB,EAAQD,EAASQ,GmB77HhC,YAyBA,SAASkrB,GAAQJ,EAASxrB,  
EAAMsc,GAE9B,GAAI2R,GAAS1tB,KAACK6oB,MAAM9M,EACxB,IAAQb,gBAAV2R,GAAoB,CAC7B,IAAI  
tB,KAACK6oB,MAAM6E,GACV,MAAOrc,GAAQ7qB,KAACKR,KAAMirB,EAASxrB,EAAMiuB,EAADtBA,GAA  
S1tB,KAACK6oB,MAAM6E,GAK9C,GADAA,EAASA,GAAU1tB,KAACK4oB,SAAS7M,GAC7B2R,YAAkBPB,G  
ACpB,MAAO+E,GAAU3D,EAAOtnB,OAAQpG,KAACKyoB,MAAM6I,YACjC5D,EAAOtnB,OACPsnB,EAAOjp  
B,UAAyzE,KAACK6qB,SAAS6C,EAG7C,IACItB,GAAQJ,EAAGomB,EADXD,EAAMuG,EAAClyB,KAACKR,K  
AAMP,EAAMsc,EAAGzC,OADIoQ,KACF/IB,EAAS+IB,EAAI/IB,OACb3G,EAAO0sB,EAII1sB,KACX2sB,EA  
ASD,EAAC,IQAGXhmB,YAAkBkmB,GACpBtmB,EAII,EAAO3B,UAAywmB,EAAQzqB,KAACKR,KAAMoG,E  
AAOA,OAAQ3G,EAAM+E,OAAW4nB,GACTD5nB,SAAX4B,IACtJ,EAIIqrB,EAAUjrB,EAAQpG,KAACKyoB,  
MAAM6I,YAC3BlrB,EACA6kB,EAAQzqB,KAACKR,KAAMoG,EAAQ3G,EAAM+E,OAAW4nB,IAG7CpmB,E  
AWT,QAAS0sB,GAAcjb,EAAMsc,GAE3B,GAAIpb,GAAImwB,EAII6B,MAAM5W,GAACK,GAAO,GAC1B6  
W,EAAUC,EAAYlyB,GACvByrB,EAAS0G,EAAY9yB,KAACK0pB,OAAOjqB,EAACK2G,QAC1C,IAAIwsB,IAAY  
xG,EAAQ,CACtB,GAAI9rB,GAACKgrB,EAAYsH,GACjBIF,EAAS1tB,KAACK6oB,MAAMvoB,EACxB,IAAQb.g

BAAVotB,GACT,MAAOqF,GAAiBvyB,KAAKR,KAAMP,EAAMiuB,EAAQ/sB,EAC5C,IAAI+sB,YAAkBpB,G  
ACtBoB,EAAOjpb,UAAUzE,KAAK6qB,SAAS6C,GACpCjuB,EAAOiuB,MACF,CAEL,GADAA,EAAS1tB,KA  
AK4oB,SAAStoB,KACnBotB,YAAkBpB,IAMpB,MAJA,IADKoB,EAAOjpb,UAAUzE,KAAK6qB,SAAS6C,GA  
ChCptB,GAAMgrB,EAAYvP,GACpB,OAAS3V,OAAQsnB,EAAQjuB,KAAMA,EAAM2sB,OAAQA,EAC/C3sB,  
GAAOiuB,EAKX,IAAKjuB,EAAK2G,OAAQ,MACiBgmB,GAAS0G,EAAY9yB,KAAK0pB,OAAOjqB,EAAK2  
G,SAExC,MAAO4sB,GAAexyB,KAAKR,KAAMW,EAAGyrB,EAAQ3sB,EAAK2G,OAAQ3G,GAK3D,QAASsz  
B,GAAiBtzB,EAAMsc,EAAKkX,GAEnC,GAAI9G,GAAMuG,EAAClyB,KAAKR,KAAMP,EAAMsc,EACzC,IA  
AIoQ,EAAC,CACP,GAAI/IB,GAAS+IB,EAAI/IB,OACbgbmB,EAASD,EAAC,MACjB3sB,GAAO0sB,EAAI1sB,I  
ACX,IAAIa,GAACKN,KAAK0pB,OAAOtjB,EAERB,OADI9F,KAAI8rB,EAAS8G,EAAW9G,EAAQ9rB,IAC7B0y  
B,EAAXyB,KAAKR,KAAMizB,EAAW7G,EAAQhmB,EAAQ3G,IAOhE,QAASuzB,GAAeC,EAAW7G,EAAQh  
mB,EAAQ3G,GAGjD,GADAwzB,EAAUjO,KAAOio,EAAUjO,MAAQ,GACF,MAA7BiO,EAAUjO,KAAKzP,M  
AAM,EAAG,GAAS3B,CAGA,IAAK,GAFDnD,GAAQ6gB,EAAUjO,KAAK3S,MAAM,KAExBxP,EAAL,EAAGA,  
EAALuP,EAAMrP,OAAQF,IAAK,CACrC,GAAIiQ,GAAOV,EAAMvP,EACjB,IAAIiQ,EAAM,CAGR,GAFAA,E  
AAO4V,EAAKyK,iBAAiBrgB,GAC7B1M,EAASA,EAAO0M,GACDto,SAAX4B,EAASb,KAC1B,IAAI9F,EAC  
J,KAAK8yB,EAAqBtgB,KACxBxS,EAACKN,KAAK0pB,OAAOtjB,GACb9F,IAAI8rB,EAAS8G,EAAW9G,EAA  
Q9rB,IACCh8F,EAAO0H,MAAM,CACf,GAAIA,GAAOoIB,EAAW9G,EAAQhmB,EAAO0H,MACjCqe,EAAMu  
G,EAAClyB,KAAKR,KAAMP,EAAMqO,EACrCqe,KACF/IB,EAAS+IB,EAAL/IB,OACb3G,EAAO0sB,EAAL1sB,  
KACX2sB,EAASD,EAAC,UAMvB,MAAe5nB,UAAAX4B,GAAWBA,IAAW3G,EAAK2G,QACjCA,OAAQA,EA  
AQ3G,KAAMA,EAAM2sB,OAAQA,GAD/C,QAcF,QAASiF,GAAUjrB,EAAQitB,GACzB,MAAIA,MAAU,IAC  
A7uB,SAAV6uB,GAAuBA,KAAU,EAAC,EAAWltB,GACpDitB,EAACe,EAAUntB,IAAWitB,EAAvC,QAIP,Q  
AASC,GAAWltB,GACIB,GAAIsL,EACJ,IAAIpF,MAAMC,QAAQnG,IAChB,IAAK,GAAIvD,GAAE,EAAGA,E  
AAEuD,EAAOrD,OAAQF,IAE7B,GADA6O,EAAOtL,EAAOvD,GACK,WAAf,mBAAO6O,GAAP,YAAAnP,EA  
AOmP,MAAQb4hB,EAAW5hB,GAAO,OAAO,MAG3D,KAAK,GAAIzO,KAAOmD,GAAQ,CACtB,GAAW,QA  
APnD,EAAG,EAAL,CAE1B,IADAYO,EAAOtL,EAAOnD,GACK,WAAf,mBAAOyO,GAAP,YAAAnP,EAALmP,  
MAAQb4hB,EAAW5hB,GAAO,OAAO,EAG7D,OAAO,EAIT,QAAS6hB,GAAUntB,GACjB,GAAesL,GAAX8h  
B,EAAQ,CACZ,IAAILnB,MAAMC,QAAQnG,IAChB,IAAK,GAAIvD,GAAE,EAAGA,EAALmP,EAALmP,OAA  
QF,IAG7B,GAFA6O,EAAOtL,EAAOvD,GACK,WAAf,mBAAO6O,GAAP,YAAAnP,EAALmP,MAAKB8hB,GA  
ASD,EAAU7hB,IAC5C8hB,GAAS3J,IAAU,MAAOA,SAGhC,KAAK,GAAI5mB,KAAOmD,GAAQ,CACtB,GA  
AW,QAAPnD,EAAG,MAAO4mB,IAC1B,IAAI4J,EAAGxwB,GACjBuWb,QAIA,IAFA9hB,EAAOtL,EAAOnD,G  
ACK,WAAf,mBAAOyO,GAAP,YAAAnP,EAALmP,MAAKB8hB,GAASD,EAAU7hB,GAAQ,GACpD8hB,GAA  
S3J,IAAU,MAAOA,KAIpC,MAAO2J,GAIT,QAASV,GAAyxyB,EAALozB,GACnBA,KAAc,IAAOpzB,EAAGgr  
B,EAAYhrB,GAC1C,IAAIK,GAAImwB,EAAL6B,MAAMryB,GAAI,GAAO,EAC7B,OAAOuyB,GAAalyB,GAIt  
B,QAASkyB,GAAalyB,GACpB,GAAIgzB,GAAoBhzB,EAAGeizB,UAAiC,MAArBjzB,EAAGekzB,KAAKte,MAA  
M,EAAG,GAAG,KAAG,EACzE,QAAQ5U,EAAGeizB,UAAU,IAAMD,GAAqBhzB,EAAGemzB,MAAM,KAAOnzB  
,EAAG2gB,MAAM,IAAO,IAK/E,QAASgK,GAAyhrB,GACnB,MAAOA,GAAGA,EAAGyL,QAAQgoB,EAAGqB,  
IAAM,GAIPD,QAASb,GAAW9G,EAAQ9rB,GAELB,MADAA,GAAGgrB,EAAYhrB,GACVwwB,EAALzF,QAA  
Qe,EAAQ9rB,GAK7B,QAAS0zB,GAAW5tB,GACIB,GAAIunB,GAAWrC,EAAYtrB,KAAK0pB,OAAOtjB,IACn  
C6tB,GAAWC,GAAIvG,GACfwG,GAAAD,GAAIPB,EAAYnF,GAAU,IACvCR,KACAZrB,EAAL01B,IAGCX,OA  
9BAo0B,GAAShuB,GAASiuB,SAAS,GAAG,SAASC,EAAGC,EAASC,EAAYC,EAAGc,EAAGzC,EAAGc0C,GAC/  
G,GAAGB,KAAZJ,EAAL,CACA,GAAIj0B,GAAGKoB,EAAGkoB,OAAO4K,GACjBII,EAAS6H,EAAQQ,GACjBG  
,EAAWT,EAAM,GAAiB,IAAMC,CAIHd,IAHiBlwB,SAAbmwB,IACFC,GAAY,KAA0B,gBAAZD,GAAuBA,E  
AAWjM,EAAGmM,eAAeF,KAAGjE,gBAANr0B,GAAGB,CACzBA,EAAG8rB,EAASd,EAAYc,EAAS0E,EAALzF,  
QAAQe,EAAQ9rB,GAAMA,EAE7D,IAALotB,GAAShsB,EAAGmnB,MAAMvoB,EAExB,IADqB,gBAAVotB,K  
AAoBA,EAAShsB,EAAGmnB,MAAM6E,IAC/CA,GAAUA,EAAOtnB,QACnB,IAAKuqB,EAAM2D,EAAG5G,E  
AAOtnB,QACrB,KAAM,IAAIwF,OAAM,OAAStL,EAAG,0CAC3B,IAAIA,GAAMgrB,EAAYsJ,GAC3B,GAAG,  
KAATt0B,EAAG,GAAG,CACHB,GAAI6sB,EAAL7sB,KAAQqwB,EAAM2D,EAAGnH,EAAL7sB,IACzC,KAA  
M,IAALsL,OAAM,OAAStL,EAAG,qCACCh6sB,GAAU7sB,GAAG0B,MAEhB5yB,GAAGmnB,MAAMvoB,G  
AAMs0B,EAIVBX,EAAGM,GAAGwNl,EACnB+H,EAALUI,GAAGWK,KAGhBzH,EnBorHR,GAAI5qB,GAA4B.kB

AAXC,SAAoD,gBAApBA,QAAOC,SAAwB,SAAU5B,GAAO,aAAcA,IAAS,SAAU,GA AO,MAAOA,IAAyB,k  
BAAX2B,SAAYB3B,EAAIoB,cAAgBO,QAAU3B,IAAQ2B,OAAOT,UAAy,eAAkBIB,ImB/7HnQiwB,EAAM3w  
B,EAAQ,IACdwwB,EAAQxwB,EAAQ,IACbBuoB,EAAOvoB,EAAQ,IACfmsB,EAAensB,EAAQ,IACvBi0B,EA  
AWj0B,EAAQ,GAEvBP,GAAOD,QAAU0rB,EAEjBA,EAAQC,YAAcA,EACtBD,EAAQuJ,SAAW9B,EACnBzH  
,EAAQyF,IAAMoC,EACd7H,EAAQ+B,IAAM4G,EACd3I,EAAQgG,UAAyA,EACpBhG,EAAQjIB,OAASsB,C  
AkGjB,IAAIU,GAAuB1K,EAAKoM,QAAQ,aAAc,oBAAqB,OAAQ,eAAgB,gBAmC/FrB,EAAiB/K,EAAKoM,Q  
ACxB,OAAQ,SAAU,UACIB,YAAa,YAcB,gBAAiB,gBACjB,WAAy,WACZ,UAAW,UACX,cAAe,aACf,WAAy  
,SAGEvf,EAAAsB,SnB29HpB,SAASn0B,EAAQD,EAASQ,GAEB,YoB1pID,SAAS40B,KACP/0B,KAAK4zB,SA  
AW,KACHB5zB,KAAKg1B,QAAU,KACfh1B,KAAKi1B,KAAO,KACZj1B,KAAK8zB,KAAO,KACZ9zB,KAA  
Kk1B,KAAO,KACZl1B,KAAK+Z,SAAW,KACHB/Z,KAAKglB,KAAO,KACZh1B,KAAKm1B,OAAS,KACdn1B  
,KAAKo1B,MAAQ,KACbp1B,KAAKq1B,SAAW,KACHBr1B,KAAKshB,KAAO,KACZthB,KAAK6zB,KAAO,K  
AqDd,QAASyB,GAASxE,EAAKyE,EAakBC,GACvC,GAAI1E,GAAOpjB,EAASojB,IAAQA,YAAeiE,GAAK,M  
AAOjE,EAEvD,IAAI2E,GAAI,GAAIV,EA EZ,OADAU,GAAE9C,MAAM7B,EAAKyE,EAakBC,GACxBC,EA6  
OT,QAASC,GAAU70B,GAMjB,MADI80B,GAAS90B,KAAMA,EAAMY0B,EAASz0B,IAC5BA,YAAek0B,GAC  
dl0B,EAAIwK,SADuB0pB,EAAIhzB,UAAUsJ,OOAO7K,KAAKK,GA4D9D,QAAS+0B,GAAW5yB,EAAQ6yB,  
GAC1B,MAAOP,GAASyB,GAAQ,GAAO,GAAMqoB,QAAQwK,GAO/C,QAASC,GAAiB9yB,EAAQ6yB,GAC  
hC,MAAK7yB,GACEsyB,EAASyB,GAAQ,GAAO,GAAM+yB,cAAcF,GAD/BA,EAYRtB,QAASF,GAAS9qB,G  
ACHB,MAAsB,gBAARA,GAGhB,QAAS6C,GAAS7C,GACHB,MAAsB,YAAf,mBAAOA,GAAP,YAAAtI,EA AO  
sI,KAA4B,OAARA,EAGpC,QAASmrB,GAAOnrB,GACd,MAAe,QAARA,EAET,QAASorB,GAakBprB,GACzB,  
MAAe,OAAPA,EpBy/GT,GAAItI,GAA4B,kBAAXC,SAAoD,gBAApBA,QAAOC,SAAwB,SAAU5B,GAAO,aA  
AcA,IAAS,SAAU,GA AO,MAAOA,IAAyB,kBAAX2B,SAAYB3B,EAAIoB,cAAgBO,QAAU3B,IAAQ2B,OAA  
OT,UAAy,eAAkBIB,IoBrqInQq1B,EA AW/1B,EAAQ,GAEvBR,GAAQgzB,MAAQ2C,EACHB31B,EAAQ0rB,Q  
AAUuK,EACIBj2B,EAAQo2B,cAAgBD,EACxBn2B,EAAQ0L,OAASqqB,EAEjB/1B,EAAQo1B,IAAMA,CAqB  
d,IAAIoB,GAakB,oBACIBC,EAAc,WAIcD,GAAU,IAAK,IAAK,IAAK,IAAK,IAAK,IAAK,KAAM,KAAM,MAG/CC,  
GAAU,IAAK,IAAK,IAAK,KAAM,IAAK,KAAK3nB,OOAO0nB,GAGhDE,GAAC,KAAM5nB,OOAO2nB,GAK3  
BE,GAAgB,IAAK,IAAK,IAAK,IAAK,KAAK7nB,OOAO4nB,GACHDE,GAAMB,IAAK,IAAK,KAC7BC,EAAiB,  
IACjBC,EAAAsB,wBACtBC,EAAoB,8BAEpBC,GACEC,YAAc,EACdC,eAAe,GAGjBC,GACEF,YAAc,EACdC,e  
AAe,GAGjBE,GACEC,MAAQ,EACRC,OAAS,EACTC,KAAO,EACPC,QAAU,EACV5c,MAAQ,EACR6c,SAAS,  
EACTC,UAAU,EACVC,QAAQ,EACRC,WAAW,EACXC,SAAS,GAEXC,EAACx3B,EAAQ,GAU1B40B,GAAIh  
zB,UAAU4wB,MAAQ,SAAS7B,EAAKyE,EAakBC,GACpD,IAAKG,EAAS7E,GACZ,KAAM,IAAI tvB,WAAU,  
6DAaKdsvB,GAAID,YAAAvuB,EAakDuuB,IAGxE,IAAIpgB,GAAOogB,CAIXpgB,GAAOA,EA AK4R,MAEZ,  
IAAIsvB,GAAQzB,EAAgBhkB,KAAKzB,EACjC,IAAIknB,EAAO,CACTA,EAAQA,EAAM,EACd,IAAIC,GAAa  
D,EAAME,aACvB93B,MAAK4zB,SAAWiE,EACHBnnB,EAAOA,EA AKqnB,OOAOH,EAAM70B,QA03B,GAA  
IyyB,GAAqBoC,GAASlnB,EA AKwB,MAAM,wBAAyB,CACpE,GAAI8iB,GAAgC,OAAtBtkB,EA AKqnB,OA  
O,EAAG,IACzB/C,GAAa4C,GAASZ,EAAiBY,KACzClnB,EAAOA,EA AKqnB,OOAO,GACnB/3B,KAAKg1B,S  
AAU,GAInB,IAAKgC,EAAiBY,KACjB5C,GAAY4C,IAAU,EAAGBW,IAAU,CAMbnD,IAAK,GADDI,IAAU,E  
ACLn1B,EAAI,EAAGA,EAAI4zB,EAAGB1zB,OOAQF,IAAK,CAC/C,GAAIo1B,GAAMvnB,EA AK9D,QA AQ6  
pB,EAAGB5zB,GACnCo1B,MAAQ,IAAOD,KAAY,GAAMC,EAAMD,KACzCA,EAAUC,GAKd,GAAIhD,GAA  
MiD,CAGRA,GAFEF,KAAY,EAELtnB,EA AKKE,YAAy,KAIjBF,EA AKKE,YAAy,IAAKonB,GAK7BE,KA AW,IA  
CbjD,EAAOvkB,EA AK6E,MAAM,EAAG2iB,GACrBxnB,EAAOA,EA AK6E,MAAM2iB,EAAS,GAC3B14B,KA  
AKi1B,KAAOkD,mBAAMbID,IAIjC+C,GAAU,CACV,KAAK,GAAIn1B,GAAI,EAAGA,EAAI2zB,EA AazzB,O  
AAQF,IAAK,CAC5C,GAAIo1B,GAAMvnB,EA AK9D,QA AQ4pB,EAAa3zB,GACHCo1B,MAAQ,IAAOD,KAA  
Y,GAAMC,EAAMD,KACzCA,EAAUC,GAGVD,KAAY,IACdA,EA AUtnB,EA AK3N,QA Ejb/C,KAAK8zB,KAA  
OpjB,EA AK6E,MAAM,EAAGyiB,GAC1BtnB,EAAOA,EA AK6E,MAAMyiB,GAGlBh4B,KAAKo4B,YAILp4B,  
KAAK+Z,SAAW/Z,KAAK+Z,UAAy,EAIjC,IAAIse,GAAoC,MAArBr4B,KAAK+Z,SAAS,IACe,MAA5C/Z,KA  
AK+Z,SAAS/Z,KAAK+Z,SAAShX,OAAS,EAGzC,KAAKs1B,EA EH,IAAK,GADDC,GAAy4B,KAAK+Z,SAA  
S1H,MAAM,MAC3BxP,EAAI,EAAG01B,EA AID,EA AUv1B,OOAQF,EAAI01B,EAAG11B,IAAK,CACHD,GAA  
liQ,GAAOw1B,EA AUz1B,EACrB,IAAKiQ,IACAA,EA AKZ,MAAMykB,GAAsB,CAEpC,IAAK,GADD6B,GAA

U,GACL3iB,EAAl,EAAGC,EAAlhD,EAAP/P,OAAQ8S,EAAlC,EAAGD,IAKpC2iB,GAJE11B,EAAP4F,WAA  
W7C,GAAP,IAIZ,IAEA/C,EAAP+C,EAIPb,KAAK2iB,EAAPtmB,MAAMykB,GAAsB,CACvC,GAAl8B,GAAa  
H,EAAlU/iB,MAAM,EAAG1S,GACChC61B,EAAlU,EAAlU/iB,MAAM1S,EAAl,GAC9B81B,EAAM71B,EAAPZ,  
MAAM0kB,EACjB+B,KACFF,EAAP9iB,KAAKgjB,EAAl,IACpBD,EAAPQE,QAAQD,EAAl,KAElBD,EAAPQ31  
B,SACV2N,EAAlO,IAAMgoB,EAAProB,KAAK,KAAOK,GAEnC1Q,KAAK+Z,SAAW0e,EAAPpoB,KAAK,IA  
ChC,SAAR,GAPirQ,KAAK+Z,SAAShX,OAA2zB,EACzB12B,KAAK+Z,SAAW,GAGhB/Z,KAAK+Z,SAAW/Z,  
KAAK+Z,SAAS+d,eAG3BO,EAAC,CAOjB,IAAK,GAFDQ,GAAC74B,KAAK+Z,SAAS1H,MAAM,KACICymB,  
KACKj2B,EAAl,EAAGA,EAAlg2B,EAAY91B,SAAUf,EAAG,CAC3C,GAAlOv,GAAl4gB,EAAYh2B,EACpBi  
2B,GAAlOnjB,KAAKsC,EAAP/F,MAAM,kBACHb,OAAsgkB,EAAS6C,OAAO9gB,GAACA,GAEPcjY,KAAK+  
Z,SAAW+e,EAAlOzoB,KAAK,KAG9B,GAAlIP,GAAlIX,KAAKk1B,KAAO,IAAM11B,KAAKk1B,KAAO,GACI  
C8D,EAAlh5B,KAAK+Z,UAAy,EACzB/Z,MAAK8zB,KAAOkF,EAAlr4B,EACbX,KAAK6zB,MAAQ7zB,KA  
AK8zB,KAIduE,IACFr4B,KAAK+Z,SAAW/Z,KAAK+Z,SAASge,OAAO,EAAG/3B,KAAK+Z,SAAShX,OAA  
S,GAC/C,MAAZ2N,EAAP,KACPA,EAAlO,IAAMA,IAOnB,IAAKmmB,EAAPegB,GAKIB,IAAK,GAAlh1B,GAAl,  
EAAG01B,EAAlhC,EAAPWxzB,OAAQF,EAAlO1B,EAAG11B,IAAK,CACjD,GAAlO2B,GAAP1C,EAAP1zB,G  
AChBq2B,EAAMC,mBAAmBF,EACzBC,KAAQD,IACVC,EAAME,OAAOH,IAEFvoB,EAAlOA,EAAP2B,MAA  
M4mB,GAAl5oB,KAAK6oB,GAM/B,GAAlIU,GAAlOtU,EAAP9D,QAAQ,IACpBoY,MAAS,IAEXh1B,KAAKgl  
B,KAAOtU,EAAPqnB,OAAO/S,GACxBtU,EAAlOA,EAAP6E,MAAM,EAAPyP,GAAPvB,IAAlIqU,GAAP3oB,E  
AAP9D,QAAQ,IAObtB,IAAnBIysB,KAAO,GACTr5B,KAAKm1B,OAAszkB,EAAPqnB,OAAOsB,GAC1Br5B,K  
AAKo1B,MAAQ1kB,EAAPqnB,OAAOsB,EAAP,GAC1B9D,IACFv1B,KAAKo1B,MAAPuB,EAAYhF,MAAM  
3yB,KAAKo1B,QAETc1kB,EAAlOA,EAAP6E,MAAM,EAAG8jB,IACZ9D,IAETv1B,KAAKm1B,OAA  
S,GACdn1B,KAAKo1B,UAEH1kB,IAAM1Q,KAAKq1B,SAAW3kB,GACtBumB,EAAPgBY,IACb73B,KAAK+Z,WAAa/  
Z,KAAKq1B,WACzBr1B,KAAKq1B,SAAW,KAIdr1B,KAAKq1B,UAAyR1B,KAAKm1B,OAAQ,CACChC,GAAl  
x0B,GAAlIX,KAAKq1B,UAAy,GACrBpd,EAAljY,KAAKm1B,QAAU,EACvBn1B,MAAKshB,KAAO3gB,EAAl  
sX,EAKIB,MADAJY,MAAK6zB,KAAO7zB,KAAKqL,SACvRl,MACT+0B,EAAlhzB,UAAUsJ,OAA  
S,WACrB,G  
AAI4pB,GAAlOj1B,KAAKi1B,MAAQ,EACpBA,KACFA,EAAlOkE,mBAAmBIE,GAC1BA,EAAlOA,EAAPlpB,Q  
AAQ,OAAQ,KAC5BkpB,GAAP,IAGV,IAAlrB,GAAP5zB,KAAK4zB,UAAy,GAC5ByB,EAAPr1B,KAAKq1  
B,UAAy,GAC5BrQ,EAAlOh1B,KAAKglB,MAAQ,GACpB8O,GAAlO,EACPsB,EAAP,EAERp1B,MAAK8zB,KA  
CPA,EAAlOmB,EAAlOj1B,KAAK8zB,KACV9zB,KAAK+Z,WACd+Z,EAAlOmB,GAAPj1B,KAAK+Z,SAASnN,  
QAAQ,QAAS,EAC1C5M,KAAK+Z,SACL,IAAM/Z,KAAK+Z,SAAW,KACtB/Z,KAAKk1B,OACPpB,GAAP,IA  
AM9zB,KAAKk1B,OAlnB11B,KAAKo1B,OACL1nB,EAAS1N,KAAKo1B,QACdp0B,OAAO4E,KAAK5F,KAA  
Ko1B,OAAOryB,SAC1BqyB,EAAPuB,EAAY2B,UAAUt5B,KAAKo1B,OAGrC,IAAlID,GAASn1B,KAAKm1B,  
QAAWC,GAAlU,IAAMA,GAAP,EAsBxD,OAPBIxB,IAAlO,MAAxBA,EAASmE,QAAO,KAAAnE,GAAY,KAAlr  
D5zB,KAAKg1B,WACHpB,GAAYqD,EAAPgBrD,KAACe,KAAS,GACvDA,EAAlO,MAAPQA,GAAP,IACnBuB,G  
AAmC,MAAPvBA,EAASke,OAAO,KAAyIE,EAAP,IAAMA,IACnDvB,IACVA,EAAlO,IAGL9O,GAAl2B,MAAn  
BA,EAAPkuU,OAAO,KAAyVU,EAAlO,IAAMA,GAC7CmQ,GAAP+B,MAArBA,EAAlOe,OAAO,KAAyPe,EA  
AS,IAAMA,GAAPvDE,EAAPWA,EAAPStpB,QAAQ,QAAS,SAASmG,GAC5C,MAAlOinB,oBAAmBjnB,KAEl5BijB,E  
AASA,EAAPopB,QAAQ,IAAK,OAETb6nB,EAAPWE,EAAlOuB,EAAPWF,EAASnQ,GAO/C+P,EAAlhzB,UAAUs  
pB,QAAU,SAASwK,GAC/B,MAAP071B,MAAP+1B,cAAcT,EAASO,GAAlU,GAAlO,IAAlOxqB,UAQ7D0pB,EA  
AlhzB,UAAUg0B,cAAgB,SAASF,GACrC,GAAlIF,EAASE,GAAP,CACtB,GAAl2D,GAAM,GAAlZE,EACdyE,  
GAAl7G,MAAMkD,GAAlU,GAAlO,GAC3BA,EAAPW2D,EAGb,GAAlIW,GAAS,GAAlYr,EAUjB,IATA/zB,OAA  
O4E,KAAK5F,MAAPy5B,QAAQ,SAAS3jB,GACjCwN,EAAlOxN,GAAP9V,KAAK8V,IACb9V,MAIHsjB,EA  
AlO0B,KAAO6Q,EAAS7Q,KAGD,KAAIb6Q,EAAShC,KAEX,MADAvQ,GAAlOuQ,KAAOvQ,EAAlOjY,SACdiY  
,CAIT,IAAluS,EAASb,UAAyA,EAASjC,SACHC,MAAZ5yB,QAAO4E,KAAKiW,GAAlU4D,QAAQ,SAAS3jB,G  
AC3B,aAANA,IACFwN,EAAlOxN,GAAP+f,EAAS/f,MAAlrBmhB,EAAPgB3T,EAAlOsQ,WACvBtQ,EAAlOvJ,WA  
AauJ,EAAlO+R,WAC7B/R,EAAlOhC,KAAOgC,EAAlO+R,SAAW,KAGIC/R,EAAlOuQ,KAAOvQ,EAAlOjY,SACd  
iY,CAGT,IAAluS,EAASjC,UAAyIC,EAASjC,WAAatQ,EAAlOsQ,SAAlU,CAS9D,IAAKqD,EAAPgBpB,EAASjC,  
UAK5B,MAAJ5yB,QAAO4E,KAAKiW,GAAlU4D,QAAQ,SAAS3jB,GACrCwN,EAAlOxN,GAAP+f,EAAS/f,K  
AEvBwN,EAAlOuQ,KAAOvQ,EAAlOjY,SACdiY,CAIT,IADAA,EAAlOsQ,SAAPwIC,EAASjC,SACtBiC,EAAS/B,

MAASkD,EAAiBnB,EAASjC,UAS/CtQ,EAAO+R,SAAWQ,EAASR,aAT+B,CAE1D,IADA,GAAIqE,IAAW7D,E  
AASR,UAAy,IAAIhjB,MAAM,KACvCqnB,EAAQ32B,UAAy8yB,EAAS/B,KAAO4F,EAAQC,WAC9C9D,EAA  
S/B,OAAM+B,EAAS/B,KAAO,IAC/B+B,EAAS9b,WAAU8b,EAAS9b,SAAW,IACzB,KAAf2f,EAAQ,IAAWA,E  
AAQd,QAAQ,IACnCc,EAAQ32B,OAAS,GAAG22B,EAAQd,QAAQ,IACxctV,EAAO+R,SAAWqE,EAAQrpB,K  
AAK,KAWjC,GAPAIt,EAAO6R,OAASU,EAASV,OACzB7R,EAAO8R,MAAQS,EAAS,MACxB9R,EAAOwQ  
,KAAO+B,EAAS/B,MAAQ,GAC/BxQ,EAAO2R,KAAOY,EAASZ,KACvB3R,EAAOvJ,SAAW8b,EAAS9b,UAA  
Y8b,EAAS/B,KACHdxQ,EAAO4R,KAAOW,EAASX,KAEnB5R,EAAO+R,UAAy/R,EAAO6R,OAAQ,CACpC,  
GAAIx0B,GAAI2iB,EAAO+R,UAAy,GACvBpd,EAAIqL,EAAO6R,QAAU,EACzB7R,GAAOhC,KAAO3gB,EA  
AIsX,EAIpB,MAFAqL,GAAO0R,QAAU1R,EAAO0R,SAAWa,EAASb,QAC5C1R,EAAOuQ,KAAOvQ,EAAOjY  
,SACdiY,EAGT,GAAIsW,GAAetW,EAAO+R,UAA0C,MAA9B/R,EAAO+R,SAASke,OAAO,GACzDM,EACIhE  
,EAAS/B,MACT+B,EAASR,UAA4C,MAAhCQ,EAASR,SAASke,OAAO,GAEIDO,EAAcD,GAAYD,GACxtW,  
EAAOwQ,MAAQ+B,EAASR,SACvC0E,EAAgBD,EACHBE,EAAU1W,EAAO+R,UAAy/R,EAAO+R,SAAShjB,  
MAAM,SACnDqnB,EAAU7D,EAASR,UAAyQ,EAASR,SAAShjB,MAAM,SACvD4nB,EAAY3W,EAAOsQ,W  
AAaqD,EAAgB3T,EAAOsQ,SA2B3D,IAPBIqG,IACF3W,EAAOvJ,SAAW,GACIBuJ,EAAO4R,KAAO,KACV5R  
,EAAOwQ,OACU,KAAfkG,EAAQ,GAAWA,EAAQ,GAAK1W,EAAOwQ,KACtCkG,EAAQpB,QAAQtV,EAAO  
wQ,OAE9BxQ,EAAOwQ,KAAO,GACV+B,EAASjC,WACXiC,EAAS9b,SAAW,KACpB8b,EAASX,KAAO,KAC  
ZW,EAAS/B,OACQ,KAAf4F,EAAQ,GAAWA,EAAQ,GAAK7D,EAAS/B,KACx4F,EAAQd,QAAQ/C,EAAS/B  
,OAEhC+B,EAAS/B,KAAO,MAEIBgG,EAAaA,IAA8B,KAAfJ,EAAQ,IAA4B,KAAfM,EAAQ,KAGvDH,EAEFv  
W,EAAOwQ,KAAQ+B,EAAS/B,MAA0B,KAAIB+B,EAAS/B,KAC3B+B,EAAS/B,KAAOxQ,EAAOwQ,KACrC  
xQ,EAAOvJ,SAAY8b,EAAS9b,UAAkC,KAAtB8b,EAAS9b,SAC/B8b,EAAS9b,SAAWuJ,EAAOvJ,SAC7CuJ,EA  
AO6R,OAASU,EAASV,OACzB7R,EAAO8R,MAAQS,EAAS,MACxB4E,EAAUN,MAEL,IAAIA,EAAQ32B,O  
AGZi3B,IAASA,MACdA,EAAQjkB,MACRiK,EAAUA,EAAQrrB,OAAO+qB,GACzBpW,EAAO6R,OAASU,E  
AASV,OACzB7R,EAAO8R,MAAQS,EAAS,UACnB,KAAKa,EAakBJ,EAASV,QAAS,CAI9C,GAAI8E,EAAW  
,CACb3W,EAAOvJ,SAAWuJ,EAAOwQ,KAAOkG,EAAQL,OAIxC,IAAIO,MAAa5W,EAAOwQ,MAAQxQ,EA  
OwQ,KAAKlnB,QAAQ,KAAO,IAC1C0W,EAAOwQ,KAAKzhB,MAAM,IAC/B6nB,KACF5W,EAAO2R,KAAO  
iF,EAAWP,QACzBrW,EAAOwQ,KAAOxQ,EAAOvJ,SAAWmgB,EAAWP,SAW/C,MARArW,GAAO6R,OAAS  
U,EAASV,OACzB7R,EAAO8R,MAAQS,EAAS,MAEnBY,EAAO1S,EAAO+R,WAAcW,EAAO1S,EAAO6R,U  
AC7C7R,EAAOhC,MAAQgC,EAAO+R,SAAW/R,EAAO+R,SAAW,KACpC/R,EAAO6R,OAAS7R,EAAO6R,O  
AAS,KAejD7R,EAAOuQ,KAAOvQ,EAAOjY,SACdiY,EAGT,IAAK0W,EAAQj3B,OAWX,MARAugB,GAAO+  
R,SAAW,KAEd/R,EAAO6R,OACT7R,EAAOhC,KAAO,IAAMgC,EAAO6R,OAE3B7R,EAAOhC,KAAO,KAeh  
BgC,EAAOuQ,KAAOvQ,EAAOjY,SACdiY,CACt,KAAK,GARD6W,GAAOH,EAAQzkB,OAAM,GAAI,GACzB  
6kB,GACC9W,EAAOwQ,MAAQ+B,EAAS/B,QAAMb,MAATqG,GAAYB,OAATA,IAC1C,KAATA,EAIAE,EA  
AK,EACax3B,EAAIm3B,EAAQj3B,OAAQF,GAAK,EAAGA,IACnCs3B,EAAOH,EAAQn3B,GACH,KAARs3B  
,EACFH,EAAQlpB,OAAOjO,EAAG,GACA,OAATs3B,GACTH,EAAQlpB,OAAOjO,EAAG,GACIBw3B,KACS  
A,IACtL,EAAQlpB,OAAOjO,EAAG,GACIBw3B,IAKJ,KAAKP,IAAeC,EACIB,KAAOM,IAAMA,EACXL,EA  
AQpB,QAAQ,OAIhBkB,GAA6B,KAAfE,EAAQ,IACpBA,EAAQ,IAA+B,MAAzBA,EAAQ,GAAGT,OAAO,IACp  
CS,EAAQpB,QAAQ,IAGdwB,GAASD,MAAjCJ,EAAQ3pB,KAAK,KAAK0nB,QAAO,IACHDiC,EAAQrkB,KAA  
K,GAGf,IAAI2kB,GAA4B,KAAfN,EAAQ,IACpBA,EAAQ,IAA+B,MAAzBA,EAAQ,GAAGT,OAAO,EAGrC,IA  
AIU,EAAW,CACb3W,EAAOvJ,SAAWuJ,EAAOwQ,KAAOwG,EAAa,GACbN,EAAQj3B,OAASi3B,EAAQL,Q  
AAU,EAIInE,IAAIO,MAAa5W,EAAOwQ,MAAQxQ,EAAOwQ,KAAKlnB,QAAQ,KAAO,IAC1C0W,EAAOwQ,  
KAAKzhB,MAAM,IAC/B6nB,KACF5W,EAAO2R,KAAOiF,EAAWP,QACzBrW,EAAOwQ,KAAOxQ,EAAOvJ,  
SAAWmgB,EAAWP,SAYB/C,MARBAG,GAAaA,GAAexW,EAAOwQ,MAAQkG,EAAQj3B,OAE/C+2B,IAAeQ,  
GACjBN,EAAQpB,QAAQ,IAGboB,EAAQj3B,OAIxugB,EAAO+R,SAAW2E,EAAQ3pB,KAAK,MAH/BiT,EA  
AO+R,SAAW,KACIB/R,EAAOhC,KAAO,MAMX0U,EAAO1S,EAAO+R,WAAcW,EAAO1S,EAAO6R,UAC7C  
7R,EAAOhC,MAAQgC,EAAO+R,SAAW/R,EAAO+R,SAAW,KACpC/R,EAAO6R,OAAS7R,EAAO6R,OAAS,K  
AEjD7R,EAAO2R,KAAOY,EAASZ,MAAQ3R,EAAO2R,KACtC3R,EAAO0R,QAAU1R,EAAO0R,SAAWa,EA  
ASb,QAC5C1R,EAAOuQ,KAAOvQ,EAAOjY,SACdiY,GAGTyR,EAAIhzB,UAAUq2B,UAAy,WACxB,GAAItE  
,GAAO9zB,KAAK8zB,KACZoB,EAAOkB,EAAYjkB,KAAK2hB,EACxB0B,KACFA,EAAOA,EAAK,GACC,M

AATA,IACFI1B,KAAKk1B,KAAOA,EAAK6C,OAAO,IAE1BjE,EAAOA,EAAKiE,OAAO,EAAGjE,EAAK/wB,  
OAA SmyB,EAAKnyB,SAEvC+wB,IAAM9zB,KAAK+Z,SAAW+Z,KpBurItB,SAAS10B,EAAQD,EAASQ,GAE/  
B,GAAIo6B,IAA0D,SAAS36B,EAAQuV,GAAS,YAExF,IAAI5S,GAA4B,kBAAXC,SAAoD,gBAApBA,QAAOC  
,SAAwB,SAAU5B,GAAO,aAAcA,IAAS,SAAUA,GAAO,MAAOA,IAAyB,kBAAX2B,SAAyB3B,EAAIoB,cAAG  
BO,QAAU3B,IAAQ2B,OAAOT,UAAy,eAAkBiB,KqB52JrQ,SAASpB,GAAGEV,QAASsG,GAAMkD,GACd,KAA  
MuxB,YAAWz1B,EAAOkE,IAWzB,QAASgD,GAAIvC,EAAO8S,GAGnB,IAFA,GAAIzZ,GAAS2G,EAAM3G,O  
ACfugB,KACGvgB,KACNugB,EAAOvgB,GAAUyZ,EAAG9S,EAAM3G,GAE3B,OAAOugB,GAAR,QAASmX,  
GAAU1wB,EAAQyS,GAC1B,GAAIpK,GAAQrI,EAAOsI,MAAM,KACrBiR,EAAS,EACTIR,GAAMrP,OAAAS,I  
AGIBugB,EAASIR,EAAM,GAAK,IACpBrI,EAASqI,EAAM,IAGhBrI,EAASA,EAAOgC,QAAQ2uB,EAAiB,IAC  
zC,IAAIC,GAAS5wB,EAAOsI,MAAM,KACtBuoB,EAAU3uB,EAAI0uB,EAAQne,GAAInM,KAAK,IACnC,OA  
AOiT,GAASsX,EAGBjB,QAASC,GAAW9wB,GAMnB,IALA,GAGI7I,GACA45B,EAJAC,KACAC,EAUU,EAC  
Vj4B,EAASgH,EAAOhH,OAGbi4B,EAAUj4B,GACHb7B,EAAQ6I,EAAO2O,WAAWsiB,KACtB95B,GAAS,OA  
AUA,GAAS,OAAU85B,EAAUj4B,GAEnD+3B,EAAQ/wB,EAAO2O,WAAWsiB,KACF,QAAX,MAARF,GACJ  
C,EAAOpIb,OAAe,KAARzU,IAAkB,KAAe,KAAR45B,GAAiB,QAIxDC,EAAOpIb,KAAKzU,GACZ85B,MAG  
DD,EAAOpIb,KAAKzU,EAGd,OAAO65B,GAWR,QAASE,GAAWvxB,GACnB,MAAOuC,GAAIvC,EAAO,SA  
ASxI,GAC1B,GAAI65B,GAAS,EAOb,OANI75B,GAAQ,QACXA,GAAS,MACT65B,GAAUG,EAAMbH6B,IAA  
U,GAAK,KAAQ,OACpDA,EAAQ,MAAiB,KAARA,GAElB65B,GAAUG,EAAMbH6B,KAE3BmP,KAAK,IAYT,  
QAAS8qB,GAAaC,GACrB,MAAIA,GAAY,GAAK,GACbA,EAAY,GAehBA,EAAY,GAAK,GACbA,EAAY,GA  
EhBA,EAAY,GAAK,GACbA,EAAY,GAEBc,EAcR,QAASC,GAAaC,EAAOC,GAG5B,MAAOD,GAAQ,GAAK,I  
AAMA,EAAQ,MAAgB,GAARC,IAAc,GAQzD,QAASC,GAAMC,EAAOC,EAAWC,GACHc,GAAI9IB,GAAI,C  
AGR,KAF44B,EAAQE,EAAYC,EAAMH,EAAQI,GAAQJ,GAAS,EACnDA,GAASG,EAAMH,EAAQC,GACO  
D,EAAQK,EAAGBC,GAAQ,EAAGlmB,GAAKulB,EACrEK,EAAQG,EAAMH,EAAQK,EAEvB,OAAOF,GAAM  
/lB,GAAKimB,EAAGB,GAAKL,GAASA,EAAQO,IAUzD,QAASC,GAAOC,GAEf,GAEIC,GAIAC,EACAxmB,E  
ACAwN,EACAIz,EACAC,EACAzM,EACAyIb,EACAIb,EAEAC,EAfA1B,KACA2B,EAACp,EAAMp5B,OAE  
pBF,EAAl,EACJ8M,EAAlgtB,EACJC,EAAOC,CAqBX,KALAR,EAAQF,EAAMvrB,YAAYksB,GACtBT,EAAQ  
,IACXA,EAAQ,GAGJxmB,EAAl,EAAGA,EAAlwmB,IAASxmB,EAEPbSmB,EAAMzjB,WAAW7C,IAAM,KAC  
1B9P,EAAM,aAEPg1B,EAAOpIb,KAAKwmB,EAAMzjB,WAAW7C,GAM9B,KAAKwN,EAAQgZ,EAAQ,EA  
IA,EAAQ,EAAl,EAAGhZ,EAAQqZ,GAAwC,CAOVf,IAAKJ,EAAOz5B,EAAG05B,EAAl,EAAGzmB,EAAlulB,  
EAERbhY,GAASqZ,GACZ32B,EAAM,iBAGPw1B,EAAQJ,EAAGB,EAAMzjB,WAAW2K,OAEICkY,GAASF,  
GAAQE,EAQM,GAAOkB,EAAS16B,GAAK05B,KACjDx2B,EAAM,YAGPID,GAAK04B,EAAQgB,EACbC,E  
AAI1mB,GAAK8mB,EAAOI,EAAQlnB,GAAK8mB,EAAOZ,EAAOA,EAAOlmB,EAAl8mB,IAElDrB,EAAQiB,  
GAFuC1mB,GAAKulB,EAMbxDoB,EAAPb,EAAOmB,EACHBD,EAAlV,EAAMkB,EAASN,IACtB12B,EAAM,  
YAGPw2B,GAAKE,CAINL,GAAMrB,EAAOh4B,OAAS,EACtB65B,EAAOnB,EAAM54B,EAAlY5B,EAAMF,E  
AAa,GAARE,GAlxBT,EAAMh5B,EAAlu5B,GAAOW,EAASpTb,GAC7B5J,EAAM,YAGP4J,GAAKksB,EAAM  
h5B,EAAlu5B,GACfv5B,GAAKu5B,EAGLrB,EAAOjqB,OAAOjO,IAAK,EAAG8M,GAlvB,MAAOsrB,GAAWF  
,GAUnB,QAASHc,GAAOoD,GACf,GAAIxSb,GACA+rB,EACAUb,EACAC,EACAN,EACA/mB,EACApV,EAC  
A08B,EACArB,EACA0mB,EACAY,EAGAV,EAEAW,EACAZ,EACAa,EANAvC,IAoBJ,KAXAoB,EAAQtB,E  
AAWsB,GAGnBO,EAACp,EAAMp5B,OAGpB4M,EAAlgtB,EACJjB,EAAQ,EACrKB,EAAOC,EAGFhnB,EAAl,  
EAAGA,EAAl6mB,IAAe7mB,EAC9BunB,EAAdjB,EAAMtmB,GACjBunB,EA Ae,KACIBrC,EAAOpIb,KAAKul  
B,EAAMbKc,GAejC,KAXAH,EAAlBC,EAACnC,EAAOh4B,OAMICm6B,GACHnC,EAAOpIb,KAAKmnB,GAI  
NG,EAAlBP,GAaA,CAIpC,IAAKj8B,EAAlS8B,EAAQlnB,EAAl,EAAGA,EAAl6mB,IAAe7mB,EAC1CunB,EA  
AdjB,EAAMtmB,GACjBunB,GAAGBztB,GAAKytB,EA Ae38B,IACvCA,EAAl28B,EACn,KARAC,EA AwBJ,EA  
AlB,EACrCx8B,EAAlkP,EAAlksB,GAAOkB,EAASrB,GAAS2B,IACpCt3B,EAAM,YAGP21B,IAAUj7B,EAAlk  
P,GAAK0tB,EACnB1tB,EAAlIP,EAECov,EAAl,EAAGA,EAAl6mB,IAAe7mB,EA09B,GANAunB,EAAdjB,EA  
AMtmB,GAejBunB,EA AeztB,KAAO+rB,EAAQqB,GACjCh3B,EAAM,YAGHq3B,GAAGBztB,EAAG,CAEtB,IA  
AKwtB,EAAlzB,EAAO5IB,EAAlulB,EACnBmB,EAAl1mB,GAAK8mB,EAAOI,EAAQlnB,GAAK8mB,EAAOZ,  
EAAOA,EAAOlmB,EAAl8mB,IACIDO,EAAlX,GAfQc1mB,GAAKulB,EAKIDiC,EAAlUH,EAAlX,EACdC,EA  
AapB,EAAOmB,EACpBzB,EAAOpIb,KACNulB,EAAMBI,EA AkB,EAAlc,EAAlub,EAAY,KAE3DU,EAAltB,E

AAMyB,EAAUb,EAGrB1B,GAAOplB,KAAKulB,EAAMBI,EAAa6B,EAAG,KAC/CP,EAAOnB,EAAMC,EAAO2B,EAAuBJ,GAakBC,GAC7DxB,EAAQ,IACNuB,IAIFvB,IACA/rB,EAGH,MAAOorB,GAAO1qB,KAAK,IacpB,QAASktB,GAAUpB,GACIB,MAAO1B,GAAU0B,EAAO,SAASpyB,GACHc,MAAOyzB,GAac9tB,KAAK3F,GACvBmyB,EAAOnyB,EAAOwL,MAAM,GAAGuiB,eACvB/tB,IAeL,QAAS0zB,GAAQtB,GACHB,MAAO1B,GAAU0B,EAAO,SAASpyB,GACHc,MAAO2zB,GAAchuB,KAAK3F,GACvB,OAASgvB,EAAOhvB,GACHBA,IAvdL,GAAI4zB,GAAgC,UAAIBp7B,EAAO5C,IAAuBA,IAC9CA,EAAQi+B,UAAyJ+B,EACIBk+B,EAA8B,UAjBt7B,EAAO3C,IAAsBA,IAC5CA,EAAOg+B,UAAyH+B,EACjBioB,EAA8B,WAAjB,mBAAO1S,GAAP,YAA5S,EAAO4S,KAAsBA,CAE7C0S,GAAW1S,SAAW0S,GACtBA,EAAWjP,SAAWiP,GACtBA,EAAWnmB,OAASmmB,IAEpBpoB,EAAOooB,EAQR,IAAIqO,GAiCjzB,EA9BA85B,EAAS,WAGT1B,EAAO,GACP2B,EAAO,EACPhB,EAAO,GACPC,EAAO,GACPH,EAAO,IACPe,EAAC,GACdF,EAAW,IACXG,EAAY,IAGZU,EAAGB,QACHBE,EAAGB,eACHbhd,EAakB,4BAGIB31B,GACC+4B,SAAY,kDACZC,YAAa,iDACbC,gBAAiB,iBAIIBjC,EAAGBV,EAAO2B,EACvBnB,EAAQhc,KAAKgc,MACbX,EAaqBlpB,OAAoisB,YAyc5B,IA3BA/H,GAMCnY,QAAW,QAQXmgB,MACChC,OAAUrB,EACV9B,OAAUkC,GAEXiB,OAAUA,EACVnD,OAAUA,EACV0E,QAAWA,EACXF,UAAaA,GAQQ,UAArBh7B,EAAOpC,EAAA,MACPA,EAAA,IAEAo6B,EAAMb,WACIB,MAAO1rE,IADR11B,KAAAb,EAAAQ,EAAAR,EAAAC,KAAA4E,SAaA+1B,IAAA36B,EAAAD,QAAA46B,QAGM,IAAIoD,GAAeE,EACzB,GAAIj+B,EAAOD,SAAWg+B,EACrBE,EAAWI+B,QAAUu2B,MAErB,KAAKjzB,IAAOizB,GACXA,EAAShzB,eAAeD,KAAS06B,EAAY16B,GAAOizB,EAASjzB,QAI/DxD,GAAKy2B,SAAWA,GA7gBhB1xB,UrB23K4BhE,KAAKb,EAASQ,EAAoB,IAAIP,GAAU,WAAa,MAAOI,WAI5F,SAASJ,EAAQD,GAETB,YsBI4KDC,GAAOD,QAAU,SAASC,GAQzB,MAPIA,GAAOu+B,kBACVv+B,EAAOw+B,UAAy,aACnBx+B,EAAOy+B,SAEPz+B,EAAOkI,YACPII,EAAOu+B,gBAakB,GAEnBv+B,ItBy4KF,SAASA,EAAQD,IuBj5KvB,SAaA2+B,GAAA1+B,EAAAD,QAAA2+B,IvBq5K8B99B,KAAKb,OAI7B,SAASC,EAAQD,EAASQ,GwBz5KhC,YAEAR,GAAQu8B,OAASv8B,EAAQgzB,MAAQxyB,EAAQ,IACzCR,EAAQo5B,OAASp5B,EAAQ25B,UAAyN5B,EAAQ,KxB+5KvC,SAASP,EAAQD,GyB74KvB,YAKA,SAASuD,GAAerC,EAak4P,GAC3B,MAAOzP,QAAOe,UAAUmB,eAAe1C,KAAKK,EAak4P,GAGnD7Q,EAAOD,QAAU,SAAS4+B,EAAIC,EAakhZ,EAAljhB,GACrCi6B,EAAMA,GAAO,IACbhZ,EAaka,GAAM,GACX,IAAI3kB,KAeJ,IAakB,gBAAP09B,IAAiC,IAAdA,EAAGx7B,OAC/B,MAAOIC,EAGT,IAAI49B,GAAS,KACbF,GAaKA,EAAGIsB,MAAMmsB,EAEd,IAAIE,GAAU,GACVn6B,IAAsC,gBAApBA,GAAQm6B,UAC5BA,EAAUn6B,EAAQm6B,QAGpB,IAAIInhB,GAAMghB,EAAGx7B,MAET27B,GAAU,GAAKnhB,EAAMmhB,IACvBnhB,EAAMmhB,EAGR,KAAK,GAAI77B,GAAI,EAAGA,EAAI0a,IAAO1a,EAAG,CAC5B,GAEI87B,GAAMC,EAAM9oB,EAAG9P,EAff64B,EAAIN,EAAG17B,GAAGkJ,QAAQ0yB,EAAQ,OAC1BK,EAAMD,EAAEjyB,QAAQ4Y,EAGhBsZ,IAAO,GACTH,EAAOE,EAAG9G,OAAG,EAAG+G,GACnBF,EAAOC,EAAG9G,OAAG+G,EAAM,KAETBH,EAAOE,EACPD,EAAO,IAGT9oB,EAAlqIB,mBAAMbWg,GACvB34B,EAAlmyB,mBAAMByG,GAElB17B,EAAerC,EAakiv,GAEdxJ,MAAMC,QAAQ1L,EAAliv,IAC3BjV,EAAliv,GAAGH,KAAK3P,GAEZnF,EAAliv,IAAMjV,EAAliv,GAAI9P,GAJIBnF,EAAliv,GAAK9P,EAQb,MAAO1F,KzB66KH,SAASjB,EAAQD,G0Bt+KvB,Y1B+/KC,IAAI4C,GAA4B,kBAAXC,SAAoD,gBAApBA,QAAOC,SAAwB,SAAU5B,GAAO,aAAcA,IAAS,SAUA,GAAO,MAAOA,IAAyB,kBAAX2B,SAAY3B,EAAlOB,cAAgBO,QAAU3B,IAAQ2B,OAOT,UAAy,eAAkBIB,I0B7/KnQk+B,EAaqB,SAAS/4B,GACHc,0BAaEa,GAaf,YAAAzD,EAeyD,IACb,IAAK,SACH,MAAOA,EAET,KAAK,UACH,MAAOA,GAAl,OAAS,OAETB,KAAK,SACH,MAAOg5B,UAAsh5B,GAaKA,EAAl,EAE3B,SACE,MAAO,IAIbpG,GAAOD,QA AU,SAASKB,EAak29B,EAakhZ,EAAlvd,GAOtC,MANAu2B,GAAMA,GAAO,IACbhZ,EAaka,GAAM,IACC,OAAR3kB,IACFA,EAAM2D,QAGW,YAAf,mBAAO3D,GAAP,YAAA0B,EAAO1B,IACFG,OAAG04E,KAAK/E,GAakoL,IAAI,SAAS6J,GACnC,GAAImpB,GAak9F,mBAAMb4F,EAAMbJpB,IAAM0P,CACrD,OAAILZ,OAAMC,QAAQ1L,EAAliv,IACbjV,EAAliv,GAAG7J,IAAI,SAASjG,GACzB,MAAOi5B,GAak9F,mBAAMb4F,EAAMb/4B,MACjDqK,KAAKmuB,GAEDS,EAak9F,mBAAMb4F,EAAMbI+B,EAAliv,OAEdZf,KAAKmuB,GAILv2B,EACEkxB,mBAAMb4F,EAAMb92B,IAASud,EAC/C2T,mBAAMb4F,EAAMbI+B,IAF3B,K1BogLd,SAASjB,EAAQD,G2BhkLvB,Y3BokLC,IAAI4C,GAA4B,kBAAXC,SAAoD,gBAApBA,QAAOC,SAAwB,SAAU5B,GAAO,aAAcA,IAAS,SAUA,GAAO,MAAOA,IAAyB,kBAAX2B,SAAY3B,EAAlOB,cAAgBO,QAAU3B,IAAQ2B,OAOT,UAAy,eAAkBIB,G2BlkLvQjB,GAAOD,QAAU,QAASgxB,GAAMrIB,EAAGC,GACjC,GAAID,IAAMC,EAAG,OAAG,CAEPB,IAEI1I,GAFAq8B,EAAO5yB,MAAMC,QAAQjB,GACrB6zB,EAAO7yB,MAAM

C,QAAQhB,EAGzB,IAAI2zB,GAAQC,EAAM,CACHB,GAAl7zB,EAAEvI,QAAUwI,EAAExI,OAAQ,OAAO,CA  
CjC,KAAKF,EAAl,EAAGA,EAAlYI,EAAEvI,OAAQF,IACxB,IAAK8tB,EAAMrIB,EAAEzI,GAAl0I,EAAE1I,IA  
AK,OAAO,CACjC,QAAO,EAGT,GAAlq8B,GAAQC,EAAM,OAAO,CAEzB,IAAI7zB,GAACK,GAaKB,YAAb,  
mBAAOD,GAAP,YAAA/I,EAAO+I,KAA+B,YAAb,mBAAOC,GAAP,YAAAhJ,EAAOgJ,IAAgB,CAC5D,GAAl  
3F,GAAO5E,OAAO4E,KAAK0F,EACvB,IAAI1F,EAAK7C,SAAW/B,OAAO4E,KAAK2F,GAAGxI,OAAQ,OA  
AO,CAEID,IAAIq8B,GAAQ9zB,YAAa0J,MACrBqqB,EAAQ9zB,YAAayJ,KACzB,IAAIoqB,GAASC,EAAO,M  
AAO/zB,GAAE2J,WAAa1J,EAAE0J,SAC5C,IAAImqB,GAASC,EAAO,OAAO,CAE3B,IAAIC,GAAUh0B,YAA  
a4J,QACvBqqB,EAAUh0B,YAAa2J,OAC3B,IAAIoqB,GAAWC,EAAS,MAAOj0B,GAAEsJ,YAAcrJ,EAAEqJ,U  
ACjD,IAAI0qB,GAAWC,EAAS,OAAO,CAE/B,KAAK18B,EAAl,EAAGA,EAAl+C,EAAK7C,OAAQF,IAC3B,I  
AAK7B,OAAOe,UAAUmB,eAAe1C,KAAK+K,EAAG3F,EAAK/C,IAAK,OAAO,CAEhE,KAAKA,EAAl,EAAG  
A,EAAl+C,EAAK7C,OAAQF,IAC3B,IAAI8tB,EAAMrIB,EAAE1F,EAAK/C,IAAK0I,EAAE3F,EAAK/C,KAAM  
,OAAO,CAE5C,QAAO,EAGT,OAAO,I3BukLH,SAASjD,EAAQD,EAASQ,G4BhnLhC,YA8BA,SAASw0B,GAA  
K6W,EAAGC,GACfA,EAACA,KACL,KAAK,GAAlx8B,KAAOu8B,GAAGC,EAAGx8B,GAAOu8B,EAAEv8B,  
EAC/B,OAAOw8B,GAIT,QAASC,GAACc,EAAU3f,EAAM4f,GACrC,GAAlC,GAAQD,EAAS,QAAU,QAC3BE,  
EAAMF,EAAS,OAAS,OACxBG,EAAKH,EAAS,IAAM,GACpBI,EAAMJ,EAAS,GAAK,GACxB,QAAQD,GAC  
N,IAAK,OAAQ,MAAO3f,GAAO6f,EAAQ,MACnC,KAAK,QAAS,MAAOE,GAAK,iBAAMb/f,EAAO,GACpD,  
KAAK,SAAU,MAAO,IAAM+f,EAAK/f,EAAO8f,EACIB,UAAy9f,EAAO6f,EAAQ,WAAaC,EACxCE,EAAM,iB  
AAmBhgB,EAAO,IACtD,KAAK,UAAW,MAAO,WAAaA,EAAO6f,EAAQ,WAAaC,EACzCE,EAAM,IAAMhgB,  
EAAO,QACnB8f,EAAM9f,EAAO6f,EAAQ7f,EAAO,GACnD,SAAS,MAAO,UAAyA,EAAO6f,EAAQ,IAAMF,E  
AAW,KAKhE,QAASM,GAACc,EAAWlgB,GACjC,OAAQkgB,EAAUn9B,QACbB,IAAK,GAAG,MAAO28B,G  
AAcQ,EAAU,GAAlIlgB,GAAM,EACjD,SACE,GAAl6Q,GAAO,GACPsP,EAAQrL,EAAOoL,EACfC,GAAMz2B,  
OAA5y2B,EAAMr2B,SACvB+mB,EAAOsP,EAAMC,KAAO,IAAK,KAAOpgB,EAAO,OACvC6Q,GAAQ,UAA  
Y7Q,EAAO,uBACpBmgB,GAAMC,WACND,GAAMz2B,YACNy2B,GAAMr2B,QAEXq2B,EAAMt2B,cAAes2  
B,GAAMvIB,OAC/B,KAAK,GAAl4hB,KAAK2D,GACZtP,IAASA,EAAO,OAAS,IAAO6O,EAAclD,EAAGxc,G  
AAM,EAEdD,OAAO6Q,IAMb,QAASwP,GAACc,EAAMBJ,GACxC,GAAl5zB,MAAMC,QAAQ2zB,GAAY,CA  
E5B,IAAK,GADDC,MACKt9B,EAAE,EAAGA,EAAEq9B,EAAUn9B,OAAQF,IAAK,CACrC,GAAl25B,GAAl0  
D,EAAUr9B,EACd09B,GAAGb/D,GAAl2D,EAAMA,EAAMp9B,QAAUy5B,EACf,UAAtB8D,GAAuC,UAA9  
D,IAAe2D,EAAMA,EAAMp9B,QAAUy5B,GAejF,GAAl2D,EAAMp9B,OAAQ,MAAOo9B,OACpB,IAAlI,EA  
gBL,GACzB,OAAQA,EACH,IAA0B,UAAtBI,GAA+C,UAAAJ,EAC1C,OAAQ,UAKZ,QAASpL,GAAOzoB,GA  
Ed,IAAK,GADD2Y,MACKniB,EAAE,EAAGA,EAAEwJ,EAAltI,OAAQF,IAAKmiB,EAAK3Y,EAAlxJ,KAAM,C  
AChD,OAAOmIB,GAMT,QAASwb,GAAYv9B,GACnB,MAAQb,gBAAPA,GACJ,IAAMA,EAAM,IACZw9B,EA  
AW/wB,KAAKzM,GACd,IAAMA,EACN,KAAOy9B,EAAaz9B,GAAO,KAlzC,QAASy9B,GAAAtX,GACpB,MA  
AOA,GAAlrd,QAAQ40B,EAAC,QACtB50B,QAAQ,MAAO,OACfA,QAAQ,MAAO,OACfA,QAAQ,MAAO,OAC  
fA,QAAQ,MAAO,OAl5B,QAAS60B,GAACxX,EAAK2E,GAC1BA,GAAW,QACX,IAAl8S,GAAUzX,EAAlIX,M  
AAM,GAAlgd,QAAO6Y,EAAS,KAC5C,OAAO8S,GAAUA,EAAQ99B,OAAS,EAlpC,QAAS+9B,GAAW1X,EA  
AK2E,EAASgT,GAGhC,MAFAhT,IAAW,WACXgT,EAAOA,EAAKh1B,QAAQ,MAAO,QACpBqd,EAAlrd,QA  
AQ,GAAlmJ,QAAO6Y,EAAS,KAAMgT,EAAO,MAOtD,QAASC,GAAY5E,GACnB,MAAOA,GAAlrwB,QAAQ  
k1B,EAAY,IACpBI1B,QAAQm1B,EAaKB,IAC1Bn1B,QAAQo1B,EAAoB,cAczC,QAASC,GAAlBhF,EAAKrR,  
GAC7B,GAAl8V,GAAUzE,EAAlIqB,MAAMmvB,EAUxB,OTIR,IAA6B,GAAlBA,EAAQ99B,SACrBq5B,EA  
AMrR,EACEqR,EAAlrwB,QAAQu1B,EAaqB,IAC7Bv1B,QAAQw1B,EAAC,GAC1BpF,EAAlrwB,QAAQ01B,  
EAAe,IACvB11B,QAAQ21B,EAAC,IAGpCd,EAAUzE,EAAlIqB,MAAM0vB,GACff,GAA8B,IAAnBA,EAAQ9  
9B,OACjBq5B,EAAlrwB,QAAQ81B,EAAlB,IAD5zF,EAK/C,QAAS0F,GAAe17B,EAAQqjB,GAC9B,GAAqB,iB  
AAVrjB,GAAqB,OAAQA,CACxC,KAAK,GAAlnD,KAAOmD,GAAQ,GAAlqjB,EAAMxmB,GAAM,OAAO,EA  
ljd,QAAS8+B,GAAqB37B,EAAQqjB,EAAOuY,GAC3C,GAAqB,iBAAV57B,GAAqB,OAAQA,GAA2B,OAAjB  
47B,CACID,KAAK,GAAl+B,KAAOmD,GAAQ,GAAlnD,GAAO++B,GAAlBvY,EAAMxmB,GAAM,OAAO,EA  
IzE,QAAS4uB,GAAezI,GACtB,MAAO,IAAOsX,EAAtX,GAAO,IAIpC,QAAS6Y,GAAYC,EAAnB,EAAMoB,  
EAACc,GACpD,GAAl9gB,GAAO6gB,EACG,SAApB,GAAQqB,EAAW,GAAK,8CACpCA,EAAW,SAAarB,EA  
AO,SAAa,YAAiBA,EAAO,WACnF,OAAOsB,GAAUH,EAAa5gB,GAlhC,QAASghB,GAAQJ,EAAazxB,EAAM0



xB,GACIC,GAAl7gB,GACUuQ,EADHsQ,EACkB,IAAMI,EAakB9xB,GACxB+vB,EAAY/vB,GACzC,OAAO4x  
B,GAAUH,EAa5gB,GAMhC,QAASkhB,GAAQvU,EAaOwU,EAakpE,GAC3B,GAAlhE,GAAlqI,EAa1iB,E  
AAM6gB,CAC3B,IAAc,KAaV5S,EAaC,MAAO,UACzB,IAAgB,KAAZA,EAAM,GAaW,CACnB,IAAK0U,EA  
AajzB,KAAKue,GAaQ,KAAM,IAAIrIB,OAAM,yBAA2BqiB,EAC1EyU,GAaczU,EACdjO,EAaO,eACF,CAEL,  
GADA6gB,EAaU5S,EAAM/b,MAAM0wB,IACjB/B,EAAS,KAAM,IAAIj1B,OAAM,yBAA2BqiB,EAGzD,IAFA  
oM,GAAMwG,EAaQ,GACd6B,EAaC7B,EAaQ,GACH,KAAf6B,EAaOB,CACtB,GAAlrI,GAAMoI,EAaK,KA  
AM,IAAI72B,OAAM,gCAaKCyB,EAaK,gCAaKCoI,EACxG,OAAOpE,GAAMoE,EAAMpI,GAGrB,GAaIA,E  
AAKoI,EAaK,KAAM,IAAI72B,OAAM,sBAaWByuB,EAaK,gCAaKCoI,EAE7F,IADAZiB,EAaO,QAAWyiB,E  
AAMpI,GAaO,KAC1Bqi,EAaA,MAAO1iB,GAK3B,IAAK,GAFD+gB,GAaO/gB,EACP6iB,EAaWH,EAAYrwB  
,MAAM,KACxBxP,EAaE,EAAGA,EAaEggC,EAAS9/B,OAAQF,IAAK,CACpC,GAAl4e,GAaUohB,EAaShgC  
,EACnB4e,KACfzB,GAaQwgB,EAAYsC,EAaOBrhB,IACxCsf,GAaQ,OAAS/gB,GAGrB,MAAO+gB,GAIT,QA  
ASsB,GAaW/2B,EAAGC,GACrB,MAAS,MAALD,EAaKBC,GACdD,EAaI,MAAQc,GAAGQ,QAAQ,UAAW,I  
AI5C,QAASonB,GAaiB/J,GACxB,MAAO0Z,GAaOB3K,mBAaMB/O,IAIHd,QAASyL,GAaezL,GACtB,MAAO  
+P,oBAaMBoJ,EAaKbnZ,IAI9C,QAASmZ,GAaKbnZ,GACzB,MAAOA,GAAlrd,QAAQ,KAAM,MAAMA,QA  
AQ,MAAO,MAIHd,QAAS+2B,GAaOB1Z,GAC3B,MAAOA,GAAlrd,QAAQ,MAAO,KAAKA,QAAQ,MAAO,K  
AtQhDnM,EAaOD,SACLgpB,KAAMA,EACN+W,cAAeA,EACfO,eAAgBA,EACHBI,cAAeA,EACfvL,OAAQA,  
EACR0L,YAAaA,EACbE,aAAcA,EACd/P,MAAOxwB,EAaQ,IACfywB,WAAyzwB,EAaQ,IACpBygC,cAAeA,  
EACfE,WAAyA,EACZE,YAAaA,EACbI,iBAaKBA,EACIBU,eAAgBA,EACHBC,qBAAsBA,EACtBIQ,eAAgBA  
,EACHBoQ,YAAaA,EACbK,QAASA,EACTE,QAASA,EACTrP,iBAaKBA,EACIB2P,oBAAqBA,EACrBjO,eAAg  
BA,EACHB0N,kBAaMB,EAoDrB,IAAIhC,GAaKbZL,GAAS,SAaU,SAaU,UAAW,UAAW,SAyBrE2L,EAaA,  
wBACbE,EAaE,QAIcFM,EAaA,gBACbC,EAaMB,uCACnBC,EAaQB,8CAQRBE,EAaGB,eACHBI,EAaGB,kEA  
ChBH,EAAsB,uCACtBI,EAaE,uBACfC,EAaC,uCACdJ,EAaE,gFACfC,EAaOB,eACpBI,EAaKB,qCACIBC,EAa  
kB,iDAmDIBc,EAaE,sBACfC,EAaWb,oC5BgpLtB,SAASHjC,EAaQD,G6B/1LvB,YAIAC,GAaOD,QAAU,SAa  
oByP,GAKnC,IAJA,GAGIloB,GAHA6B,EAAS,EACTwa,EAAM6L,EAAlrmB,OACVggC,EAAM,EAeHA,EA  
AMx1B,GACXxa,IACA7B,EAaQkoB,EAAl1Q,WAAWqqB,KACnB7hC,GAAS,OAAUA,GAAS,OAAU6hC,EA  
AMx1B,IAE9Crc,EAaQkoB,EAAl1Q,WAAWqqB,GACC,QAAAX,MAAR7hC,IAA2B6hC,IAGpC,OAAOhgC,K7  
Bu2LH,SAASnD,EAaQD,EAASQ;A8Bz3LhC,YAMA,SAASmsB,GAaazrB,GACpB6nB,EAaKC,KAAK9nB,EA  
AKb,MALjB,GAAl0oB,GAaOvoB,EAaQ,GAEnBP,GAaOD,QAAU2sB,G9Bm4LX,SAAS1sB,EAaQD,G+Bv4  
LvB,YAuDA,SAASqjC,GAaUxa,EAAMzT,EAAl3O,EAaQmuB,EAASC,EAAYC,EAaE,C,EAaezC,EAaC0C,G  
ACpG,GAAlvuB,GAa2B,WAAjB,mBAAOA,GAAP,YAAA7D,EAaO6D,MAAuBkG,MAAMC,QAAQnG,GAa  
S,CACjE2O,EAAG3O,EAaQmuB,EAASC,EAAYC,EAaE,C,EAaezC,EAaC0C,EAC5E,KAAK,GAAl1xB,KAAO  
mD,GAaQ,CACtB,GAAlkuB,GAAMluB,EAaOnD,EACjB,IAAIqJ,MAAMC,QAAQ+nB,IACHB,GAAlrxB,IAA  
OmxB,GAAS6O,cACIB,IAAK,GAAlpgC,GAaE,EAAGA,EAaEyxB,EAAlvxB,OAAQF,IAC1BmgC,EAaUxa,E  
AAMzT,EAAluf,EAAlzxB,GAAl0xB,EAaU,IAAMtxB,EAAM,IAAMJ,EAAG2xB,EAAYD,EAAStxB,EAaKmD  
,EAaQvD,OAE5F,IAAlI,IAAOmxB,GAAS8O,eACzB,GAAl5O,GAaQB,WAAAd,mBAAOA,GAAP,YAAA/xB,EA  
AO+xB,IACHB,IAAK,GAAl7jB,KAAQ6jB,GACf0O,EAaUxa,EAAMzT,EAAluf,EAAl7jB,GAaO8jB,EAaU,IA  
AMtxB,EAAM,IAAMkgC,EAaC1yB,GAaO+jB,EAAYD,EAAStxB,EAaKmD,EAaQqK,QAE7GxN,IAAOmxB,  
GAASgP,UAAa5a,EAaK6L,WAAapxB,IAAOmxB,GAASiP,gBACxEL,EAaUxa,EAAMzT,EAAluf,EAaKC,EA  
AU,IAAMtxB,EAaKuxB,EAAYD,EAAStxB,EAaKmD,KAOHf,QAAS+8B,GAaC/Z,GACrB,MAAOA,GAAlrd,  
QAAQ,KAAM,MAAMA,QAAQ,MAAO,M/B4zL/C,GAAlxJ,GAa4B,kBAAXC,SAaOD,gBAApBA,QAAOC,SA  
AwB,SAaU5B,GAaO,aAAcA,IAAS,SAaUA,GAaO,MAAOA,IAAyB,kBAAX2B,SAaYB3B,EAAlOB,cAAgBO,  
QAAU3B,IAAQ2B,OAAOT,UAAy,eAAKBIB,I+Bz4LnQuzB,EAaWx0B,EAaOD,QAAU,SAaUyG,EAaQoiB,E  
AAMzT,GACnC,kBAARyT,KACTzT,EAaKyT,EACLA,MAEFwa,EAaUxa,EAAMzT,EAAl3O,EAaQ,GAaIA,  
GAlICguB,GAASgP,UACPxxB,iBAaIB,EACjB5D,OAAO,EACPs1B,UAAU,EACVC,sBAAsB,EACtBC,eAAe,E  
ACfC,KAAK,GAGPrP,EAAS6O,eACPj1B,OAAO,EACP01B,OAAO,EACPrYB,OAAO,EACP9G,OAAO,GAGT6  
pB,EAAS8O,eACP38B,aAAa,EACb2H,YAAy,EACZy1B,mBAaMB,EACnBrwB,cAAc,GAGhB8gB,EAASiP,cA  
CPryB,MAAM,EACNE,OAAO,EACP0C,UAAU,EACVyF,SAAS,EACTF,SAAS,EACTyqB,kBAaKB,EACIBC,k  
BAaKB,EACIB5qB,YAAy,EACZ6qB,WAAW,EACXC,WAAW,EACXpe,SAAS,EACTta,QAAQ,EACR24B,UA

AU,EACV31B,UAAU,EACVkd,aAAa,EACb0yB,eAAe,EACfC,eAAe,I/B26LX,SAAStkC,EAAQD,EAASQ,GgC  
99LhC,YAUA,SAAS6uB,GAAGBjqB,GACvB/E,KAAKqhB,QAAU,oBACfrhB,KAAK+E,OAASA,EACd/E,KAA  
KyiB,IAAMziB,KAAKmkC,YAAa,EAS/B,QAASjV,GAAgB9C,EAAQrQ,EAAKsF,GACpCrhB,KAAKqhB,QAA  
UA,GAAW6N,EAAGB7N,QAAQ+K,EAAQrQ,GAC1D/b,KAAKokC,WAAa/Y,EAAQyF,IAAI1E,EAAQrQ,GACt  
C/b,KAAKqkC,cAAgBhZ,EAAQC,YAAyD,EAAQuJ,SAAS50B,KAAKokC,aAIjE,QAASE,GAAcC,GAGrB,MA  
FAA,GAASxiC,UAAyF,OOAOgB,OOAO4J,MAAM7J,WACzCwiC,EAASxiC,UAAUE,YAAcsiC,EAC1BA,EA9  
BT,GAAILZ,GAAUlrB,EAAQ,GAETBP,GAAOD,SACLsvB,WAAyqV,EAAcV,GAC1BG,WAAyMv,EAAcpV,I  
AW5BA,EAAGB7N,QAAU,SAAU+K,EAAQrQ,GAC1C,MAAO,2BAA8BA,EAAM,YAAcQq,IhC++LrD,SAASx  
sB,EAAQD,EAASQ,GAE/B,YAEA,IAAIoC,GAA4B,kBAAXC,SAAoD,gBAAPBA,QAAOC,SAAwB,SAAU5B,  
GAAO,aAAcA,IAAS,SAAUA,GAAO,MAAOA,IAAyB,kBAAX2B,SAAyB3B,EAAIoB,cAAgBO,QAAU3B,IAA  
Q2B,OOAOT,UAAy,eAAkBIB,IiCrgMnQ2jC,EAAuB,mBAATC,MAAuBA,KAAOtK,EAAQ,GAExDP,GAAO  
D,QAAU,SAAUkB,EAAK2nB,GACvBA,IAAMA,MACS,kBAATA,KAAqBA,GAASkC,IAAKlc,GAC9C,IAAImc  
,GAAQnc,EAAKmc,OAAS,EACL,iBAAVA,KAAoBA,EAAQr4B,MAAMq4B,EAAM,GAAGt0B,KAAK,KAC3D  
,IAAIu0B,GAAiC,iBAAhBpc,GAAKoc,QAAwBpc,EAAKoc,OACnDC,EAAWrc,EAAKqc,UAAy,SAAS5hC,EA  
AK/B,GAAS,MAAOA,IAE1DwjC,EAAMlc,EAAKkc,KAAQ,SAAUh5B,GAC7B,MAAO,UAAUrB,GACb,MAA  
O,UAAUiB,EAAGC,GACbB,GAAIu5B,IAAS7hC,IAAKqI,EAAGpK,MAAOmJ,EAAKiB,IAC7By5B,GAAS9hC,  
IAAKsI,EAAGrK,MAAOmJ,EAAKkB,GACjC,OOAOG,GAAEo5B,EAAMC,MAGxBvc,EAAKkc,KAJEM,IACJ,  
OOAQ,SAAS1L,GAAW9X,EAAQve,EAAKoH,EAAM46B,GAC3C,GAAIC,GAASP,EAAS,KAAO,GAAIr4B,O  
AAM24B,EAAQ,GAAG50B,KAAKs0B,GAAU,GAC7DQ,EAAiBR,EAAQ,KAAO,GAQpC,IANIt6B,GAAQA,E  
AAKwN,QAAiC,kBAAhBxN,GAAKwN,SACnCxN,EAAOA,EAAKwN,UAGhBxN,EAAOw6B,EAASrkC,KAA  
KghB,EAAQve,EAAKoH,GAER7F,SAAT6F,EAAL,CAGA,GAAoB,YAAhB,mBAAOA,GAAP,YAAA9H,EA AO  
8H,KAA8B,OAATA,EAC5B,MAAOm6B,GAAKIL,UAAUjvB,EAE1B,IAAIkC,EAAQIC,GAAO,CAEF,IAAK,G  
ADD+xB,MACKv5B,EAAL,EAAGA,EAALwH,EAAKtH,OOAQF,IAAK,CACIC,GAAL6O,GAAO4nB,EAAUjvB,  
EAAMxH,EAAGwH,EAAKxH,GAAIoC,EAAM,IAAMT,EAAKIL,UAAU,KACIE8C,GAAIzmB,KAAKuvB,EA  
ASP,EAAQjzB,GAE9B,MAAO,IAAM0qB,EAAL/rB,KAAK,KAAO60B,EAAS,IAGtC,GAAIF,EAAKp4B,QAAQ  
vC,MAAU,EAAL,CAC3B,GAAIu6B,EAAQ,MAAOJ,GAAKIL,UAAU,YACIC,MAAM,IAAI93B,WAAU,yCAEn  
BwjC,EAAKrvB,KAAKtL,EALf,KAAK,GAFDzE,GAAOw/B,EAAW/6B,GAAMuL,KAAK8uB,GAAOA,EAALr6  
B,IACxC+xB,KACKv5B,EAAL,EAAGA,EAAL+C,EAAK7C,OOAQF,IAAK,CACIC,GAAL,GAAM2C,EAAK/C,  
GACX3B,EAAQo4B,EAAUjvB,EAAMpH,EAAKoH,EAAKpH,GAAMgiC,EAAM,EAEID,IAALjC,EAAL,CAEA,  
GAAImkC,GAAWb,EAAKIL,UAAUr2B,GACxBkiC,EACAjKc,CAENk7B,GAAIzmB,KAAKuvB,EAASP,EAAQ  
U,IAG9B,MADAL,GAAKI0B,OOAOk0B,EAAKp4B,QAAQvC,GAAO,GACzB,IAAM+xB,EAAL/rB,KAAK,KA  
AO60B,EAAS,OAeZChR,GAAIrzB,GAAO,GAAIA,EAAK,GAG7B,IAAI0L,GAAUD,MAAMC,SAAW,SAAUy  
B,GACrC,MAA+B,sBAARbjqB,SAASpU,KAAKq+B,IAGxBuG,EAAapkC,OOAO4E,MAAQ,SAAU/E,GACtC,G  
AAIqjB,GAAMljB,OOAOe,UAAUmB,gBAakB,WAAc,OOAO,GAC9D0C,IACJ,KAAK,GAAI3C,KAAOpC,GA  
CRqjB,EAALijB,KAAKK,EAAKoC,IAAM2C,EAAK+P,KAAK1S,EAEtC,OOAO2C,KjC4gML,SAAShG,EAAQ  
D,EAASQ,GAE/B,YkChmMDR,GAAQgzB,MAAQxyB,EAAQ,IACxBR,EAAQ25B,UAAyn5B,EAAQ,KICsmMt  
B,SAASP,EAAQD,GAETB,YAEA,ImC3mMG2IC,GACAC,EAWA3rB,EA4IA1Y,EnCm9LCqB,EAA4B,kBAAXC  
,SAAoD,gBAAPBA,QAAOC,SAAwB,SAAU5B,GAAO,aAAcA,IAAS,SAAUA,GAAO,MAAOA,IAAyB,kBAAX  
2B,SAAyB3B,EAAIoB,cAAgBO,QAAU3B,IAAQ2B,OOAOT,UAAy,eAAkBIB,ImCzmMnQ2kC,GACIC,IAAM,  
IACNC,KAAAM,KACNC,IAAM,IACNp6B,EAAM,KACNG,EAAM,KACNiE,EAAM,KACNi2B,EAAM,KACNpJ,  
EAAM,MAIVz2B,EAAQ,SAAUf,GAEd,MACIwH,KAAAS,cACToZ,QAAS5gB,EACT6kC,GAASA,EACT1rB,K  
AASA,IAIjBhH,EA AO,SAAUIS,GAWb,MATIA,IAAKA,IAAM6kC,GACXx/B,EAAM,aAAerF,EAAL,iBAAMb6  
kC,EAAK,KAMrDA,EAAK3rB,EAAK2f,OOAO+L,GACjBA,GAAM,EACCC,GAGX17B,EAAS,QAAAA,KAEL  
,GAAIA,GACAE,EAAS,EAMb,KAJW,MAAPw7B,IACAx7B,EAAS,IACt6I,EAAK,MAEF2yB,GAAM,KAAOA  
,GAAM,KACtBx7B,GAAUw7B,EACV3yB,GA EJ,IAAW,MAAP2yB,EAEA,IADAx7B,GAAU,IACH6I,KAAU2y  
B,GAAM,KAAOA,GAAM,KACHCx7B,GAAUw7B,CAGIB,IAAW,MAAPA,GAAqB,MAAPA,EAOD,IANAx7B,  
GAAUw7B,EACV3yB,IACW,MAAP2yB,GAAqB,MAAPA,IACdx7B,GAAUw7B,EACV3yB,KAEG2yB,GAAM,  
KAAOA,GAAM,KACtBx7B,GAAUw7B,EACV3yB,GAIR,OADAI,IAAUE,EACL1B,SAASn1B,GAGHA,MAF

P9D,GAAM,eAMdgE,EAAS,QAAAA,KAEL,GAAI87B,GACAhjC,EAEIjC,EADA/7B,EAAS,EAIb,IAAW,MAAPw7B,EACA,KAAO3yB,KAAQ,CACX,GAAW,MAAP2yB,EAEA,MADA3yB,KACO7I,CACJ,IAAW,OAAPw7B,EAEP,GADA3yB,IACW,MAAP2yB,EAAY,CAEZ,IADAO,EAAQ,EACHjjC,EAAI,EAAGA,EAAI,IACZgjC,EAAME,SAASnzB,IAAQ,IACIBosB,SAAS6G,IAFChjC,GAAK,EAKpBijC,EAAGB,GAARA,EAAaD,CAEZB97B,IAAUil,OOAOisB,aAAa6H,OAC3B,IAA2B,gBAAhBN,GAAQD,GAGtB,KAFax7B,IAAUy7B,EAAQD,OAKtBx7B,IAAUw7B,EAIItBx/B,EAAM,eAGVigC,EAAQ,WAIJ,KAAOT,GAAMA,GAAM,KACf3yB,KAIRqzB,EAAO,WAIH,OAAQV,GACR,IAAK,IAKD,MAJA3yB,GAAK,KACLA,EAAK,KACLA,EAAK,KACLA,EAAK,MAC E,CACX,KAAK,IAMD,MALAA,GAAK,KACLA,EAAK,KACLA,EAAK,KACLA,EAAK,KACLA,EAAK,MACE,CACX,KAAK,IAKD,MAJAA,GAAK,KACLA,EAAK,KACLA,EAAK,KACLA,EAAK,KACE,KAEX7M,EAAM,eAAiBw/B,EAAK,MAKhC77B,EAAQ,QAAAA,KAIJ,GAAlA,KAElJ,IAAW,MAAP67B,EAAY,CAGZ,GAFa3yB,EAAK,KACLozB,IACW,MAAPT,EAEA,MADA3yB,GAAK,KACEIJ,CAEX,MAAO67B,GAAl,CAGP,GAFa77B,EAAMiM,KAAKzU,KACX8kC,IACW,MAAPT,EAEA,MADA3yB,GAAK,KACEIJ,CAEXkJ,GAAK,KACLozB,KAGRjgC,EAAM,cAGV+D,EAAS,QAAAA,KAIL,GAAl7G,GACA6G,IAEJ,IAAW,MAAPy7B,EAAY,CAGZ,GAFa3yB,EAAK,KACLozB,IACW,MAAPT,EAEA,MADA3yB,GAAK,KACE9I,CAEX,MAAOy7B,GAAl,CASP,GARAtiC,EAAM8G,IACNi8B,IACApzB,EAAK,KACD5R,OAAOkC,eAAe1C,KAAKsJ,EAAQ7G,IACn8C,EAAM,kBAAoB9C,EAAM,KAEPc6G,EAAO7G,GAAO/B,IACd8kC,IACW,MAAPT,EAEA,MADA3yB,GAAK,KACE9I,CAEX8I,GAAK,KACLozB,KAGRjgC,EAAM,cAGd7E,GAAQ,WAMJ,OADA8kC,IACQT,GACR,IAAK,IACD,MAAOz7B,IACX,KAAK,IACD,MAAOJ,IACX,KAAK,IACD,MAAOK,IACX,KAAK,IACD,MAAOF,IACX,SACI,MAAO07B,IAAM,KAAOA,GAAM,IAAM17B,IAAWo8B,MAOnDrmC,EAAOD,QAAU,SAAUqD,EAAQkjC,GAC/B,GAAl5iB,EAIbJ,OAFa1J,GAAO5W,EACPsiC,EAAK,EACLc,EAAK,IACLjiB,EAASpiB,IACt8kC,IACIT,GACax/B,EAAM,gBASgB,kBAAZmgC,GAA0B,QAASC,GAAKC,EAAQnjC,GAC1D,GAAl6S,GAAG9P,EAAG9E,EAAQkIC,EAAOnjC,EACzB,IAAI/B,GAA0B,YAAjB,mBAAOA,GAAP,YAAaqB,EAAOrB,IAChB,IAAK4U,IAAK5U,GACFF,OAAOe,UAAUmB,eAAe1C,KAAKU,EAAO4U,KAC5C9P,EAAImGc,EAAKjIC,EA AO4U,GACnIR,SAANwB,EACA9E,EAAM4U,GAAG9P,QAEl9E,GAAM4U,GAK7B,OAAOowB,GAAG11C,KAAK4IC,EAAQnjC,EAAK/B,KACICgzB,GAAl5Q,GAAS,IAAOA,InC+mMrB,SAAS1jB,EAAQD,GAEtB,YoCj3MD,SAAS2oB,GAAMve,GAOX,MADAs8B,GAAUhxB,UAAy,EACfgxB,EAAU32B,KAAK3F,GAAU,IAAMA,EAAOgC,QAAQs6B,EAAW,SAAU/6B,GACtE,GAAl5K,GAAl2pB,EAAK/e,EACb,OAAoB,gBAAN5K,GAAlB A,EAC3B,OAAS,OAAS4K,EAAEO,N,WAAW,GAAG9D,SAAS,KAAKW,OAAM,KACzD,IAAM,IAAMxL,EAA S,IAG9B,QAASqf,GAAlmB,EAAKmjC,GAEd,GAAlvjC,GACaiT,EACA9P,EACajD,EAEaujC,EADAC,EAA OC,EAEPtIC,EAAQkIC,EAAOnjC,EAenB,QAZI/B,GAA0B,YAAjB,mBAAOA,GAAP,YAAaqB,EAAOrB,KAC Y,kBAAjBA,GAAM2W,SACjB3W,EAAQA,EAAM2W,OAAO5U,IAKN,kBAARwjC,KACPvIC,EAAQulC,EAAI jmC,KAAK4IC,EAAQnjC,EAAK/B,IAIIC,mBAAeA,GAaf,YAAaqB,EAAerB,IACX,IAAK,SACD,MAAOonB,G AAMpnB,EAEljB,KAAK,SAED,MAAO89B,UAAAS99B,GAAS8Q,OAAO9Q,GAAS,MAE7C,KAAK,UACL,IAAK ,OAID,MAAO8Q,QAAO9Q,EAElB,KAAK,SACD,IAAKA,EAAO,MAAO,MAKnB,IAJAsIC,GAAOtB,EACPoB, KAG+C,mBAA3CtIC,OAAOe,UAAU6S,SAASxP,MAAMIE,GAA6B,CAE7D,IADA6B,EAAS7B,EAAM6B,OAC VF,EAAI,EAAGA,EAAIE,EAAQF,GAAK,EACzByjC,EAAQzjC,GAAKumB,EAAIvmB,EAAG3B,IAAU,MASl C,OAJA8E,GAAuB,IAAnBsgC,EAAQvjC,OAAe,KAAOyjC,EAC9B,MAAQA,EAAMF,EAAQj2B,KAAK,MAA Qm2B,GAAO,KAAOD,EAAO,IACxD,IAAMD,EAAQj2B,KAAK,KAAO,IAC9Bm2B,EAAMD,EACCvgC,EAK X,GAAlvgC,GAASB,YAAf,mBAAOA,GAAP,YAAAlkC,EAAOkkC,IAEd,IADA1jC,EAAS0jC,EAAI1jC,OACRF ,EAAI,EAAGA,EAAIE,EAAQF,GAAK,EACzBiT,EAAI2wB,EAAI5jC,GACS,gBAANiT,KACP9P,EAAIojB,EA AIiT,EAAG5U,GACP8E,GACAsG,EAAQ3wB,KAAK2S,EAAMxS,IAAM0wB,EAAM,KAAO,KAAOxgC,QAO zd,KAAK8P,IAAK5U,GACFF,OAAOe,UAAUmB,eAAe1C,KAAKU,EAAO4U,KAC5C9P,EAAIojB,EAAItT,EA AG5U,GACP8E,GACAsG,EAAQ3wB,KAAK2S,EAAMxS,IAAM0wB,EAAM,KAAO,KAAOxgC,GAajE,OAJA A,GAAuB,IAAnBsgC,EAAQvjC,OAAe,KAAOyjC,EAC9B,MAAQA,EAAMF,EAAQj2B,KAAK,MAAQm2B,GA AO,KAAOD,EAAO,IACxD,IAAMD,EAAQj2B,KAAK,KAAO,IAC9Bm2B,EAAMD,EACCvgC,GpCywMd,GoC h4MGwgC,GACAtB,EAUAuB,EpCq3MClkC,EAA4B,kBAAXC,SAAoD,gBAAPBA,QAAOC,SAAwB,SAAU5B, GAAO,aAAcA,IAAS,SAAU,A,GAAG,MAAOA,IAAyB,kBAAX2B,SAAYB3B,EAAIoB,cAAgBO,QAAU3B,IAA Q2B,OAAOT,UAAy,eAAkBIB,IoCj4MnQwIC,EAAY,2HAGZhc,GACIqc,KAAM,MACNC,KAAM,MACNC,KA

AM,MACNC,KAAM,MACNC,KAAM,MACNrB,IAAM,MACNC,KAAM,OakHd9IC,GAAOD,QAAU,SAAUuB, EAAO2jC,EAAUF,GACxC,GAAI9hC,EAMJ,IALA2jC,EAAM,GACNtB,EAAS,GAiY,gBAAVP,GACP,IAAK9h C,EAAl,EAAGA,EAAl8hC,EAAO9hC,GAAK,EACxBqjC,GAAU,QAIQ,gBAAVP,KACZO,EAASP,EAMb,IAD A8B,EAAM5B,EACFA,GAAGc,kBAAbA,KACC,YAApB,mBAAOA,GAAP,YAAAtiC,EAAOSiC,KAAoD,gBA ApBA,GAAS9hC,QACHd,KAAM,IAAI6I,OAAM,iBAKpB,OAAOwd,GAAl,IAAK8K,GAAlhzB,MpCo4MIB,SA AStB,EAAQD,GqC5hNvB,YACAC,GAAOD,QAAU,SAA2BuyB,EAAl6U,EAAUC,GAwbxD,QAASC,GAAGcB, GAEvB,IAAK,GADDzd,GAAQyd,EAAYzd,MACf5mB,EAAl,EAAGA,EAAl4mB,EAAM1mB,OAAQF,IAChC, GAAlskC,EA Ae1d,EAAM5mB,IAAK,OAAO,EAGzC,QAASskC,GA AeC,GACtB,MAAoC5iC,UAA7B0tB,EA A G9rB,OAAOghC,EAAM/kB,UAA2B+kB,EAAMC,YAAcC,EAA0BF,GAGlG,QAASE,GAA0BF,GAejC,IAAK,G ADDG,GAAOH,EAAMC,WACRxcC,EAAl,EAAGA,EAAl0kC,EAAXkC,OAAQF,IAC/B,GAA2B2B,SAAvB0t B,EAAG9rB,OAAOmhC,EAAl1kC,IAAmB,OAAO,EApjD,GAAlu5B,GAAM,GACNrR,EAASoH,EAAG9rB,O AAO0kB,UAAW,EACCh0c,EA AeV,EAAGxJ,KAAKqZ,qBAAqB7P,EAAG9rB,OAAQ8rB,EAAG1I,MAAMie,I AAK,QACrExxB,EAAMic,EAAGxwB,KAAKgoB,OAAOwI,EAAG9rB,OAC1B,IAAI8rB,EAAGxC,MAAO,CAC Z,GAAI5E,EAAQ,CACVoh,EAAGnH,OAAQ,CACX,IAAI2c,GAAwB,OAAjBxV,EAAG1J,KAAKuC,KACnBm H,GAAGyV,WAAAd,EAAO,QAAU,QAEnCtL,GAAO,mBACHtR,EACE4c,EACfTL,GAAO,qBAEc,KAAjBIK,E AAG1J,KAAKuC,QACVqR,GAAO,WAETA,GAAO,eAGTA,GAAO,cAETA,GAAO,+EACHnmB,IAAQic,EA A G1J,KAAKgH,YAAc0C,EAAG1J,KAAKiI,eACxC2L,GAAO,KAAO,iBAAoBnmB,EAAM,OAAS,KAGrD,GAA wB,iBAAbic,GAAG9rB,SAAyBohC,IAAgBtV,EAAG9rB,OAAO0H,KAAO,CACtE,GAOI85B,GAPAb,EAAW,e ACXc,EAAO3V,EAAG+S,MACV6C,EAAW5V,EAAG6V,UACdpc,EAAUuG,EAAG9rB,OAAO2gC,GACpBiB, EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAyUG,GACIDkB,EAAlB/V,EAAGtC,cAAGb,IAAMmX,E AC1CmB,GAAlBhW,EAAG1J,KAAKvF,UAEzBgL,EAAQ,QAAU6Z,GAAy,IAC9BK,EAAS,QAAUN,CACvB,I AAI3V,EAAG9rB,UAAW,EAAO,CACnB8rB,EAAGxC,MACLwY,GAAGb,EAehB9L,GAAO,QAAW+L,EAU, YAE9B,IAAIC,GAAaA,KACjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACt BjM,GAAO,iBAAoBwL,GAAlB,gBAAkB,oCAA0C1V,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeo W,GAAMb,iBACnL/V,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,0CAELIK,EAAG1J,KAAK+f,UACvNm,GA AO,mDAAsDIK,EAAGvC,WAAc,YAAe1B,EAAS,KAExGmO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQp M,CACZA,GAAMgM,EAAWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAk Cyd,EAAS,OAe3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,mFAK/BpM,IAFAIK,EAAGxC,MACD5E,EACK ,iBAEA,yCAGF,QAAWqd,EAU,WAMhC,OAHIjW,GAAGxC,QACL0M,GAAO,0BAEFA,EAET,GAAlIK,EA A GxC,MAAO,CACZ,GAAIgZ,GAAOxW,EAAGxC,MACZmY,EAAO3V,EAAG+S,MAAQ,EACIB6C,EAAW5V,E AAG6V,UAAy,EAC1B9Z,EAAQ,MACViE,GAAGyW,OAASzW,EAAG7G,QAAQuJ,SAAS1C,EAAGxwB,KAA KgoB,OAAOwI,EAAGzyB,KAAK2G,SACvD8rB,EAAG9F,OAAS8F,EAAG9F,QAAU8F,EAAGyW,aACrBzW,G AAGxC,MACVwC,EAAG0W,aAAepkC,QACIB43B,GAAO,wBACPA,GAAO,wBACPA,GAAO,qDACF,CACL, GAAlYl,GAAO3V,EAAG+S,MACZ6C,EAAW5V,EAAG6V,UACd9Z,EAAQ,QAAU6Z,GAAy,GAehC,IADI7x B,IAAKic,EAAG9F,OAAS8F,EAAG7G,QAAQyF,IAAIoB,EAAG9F,OAAQnW,IAC3C6U,IAAWoH,EAAGnH, MAAO,KAAM,IAAInf,OAAM,8BACzCwwB,IAAO,aAAGByL,EAAQ,aAEjC,GAIID,GAJAO,EAAS,QAAUN,E ACrBK,GAAlBhW,EAAG1J,KAAKvF,UACzB4IB,EAakB,GACIBC,EAakB,GAehBC,EAAC7W,EAAG9rB,OA AO6C,KAC1B+/B,EA Ae18B,MAAMC,QAAQw8B,EAK/B,IAJIC,GAAsC,GAAtBD,EAAYhmC,SAC9BgmC,EA AcA,EAAY,GAC1BC,GA Ae,GAeb9W,EAAG9rB,OAAO0H,MAAQ05B,EAAC,CACIC,GAA0B,QAAtBtV,EA A G1J,KAAKyG,WACV,KAAM,IAAIr9B,OAAM,qDAADuDsMB,EAAGtC,cAAGb,4BACjFsC,GAAG1J,KAAKyG B,cAAe,IACChzB,GA Ae,EACf1hC,QAAQkJ,KAAK,6CAA+CkjB,EAAGtC,cAAGb,MAGnF,GAAlmZ,EAaA,CA Cf,GAAl7W,EAAG1J,KAAK0gB,YACV,GAAlC,GAAlBjX,EAAGxJ,KAAK2X,cAAcnO,EAAG1J,KAAK0gB,Y AAaH,EAEIE,IAAI7B,GA AchV,EAAG1I,MAAM2W,MAAM4I,EACjC,IAAII,GAakBH,GAAGb9B,KAAgB,GA ASA,IAAgBD,EAAGBC,GA Ae,CAC5G,GAAlC,GAAC9V,EAAGvC,WAAa,QACHCsY,EAAlB/V,EAAGtC,cAAG b,QACICoY,EAAC9V,EAAGvC,WAAa,QACHCsY,EAAlB/V,EAAGtC,cAAGb,QACpCwZ,EAAlU,EA Ae,iBAA mB,eAE9C,IADA5M,GAAO,QAAWIK,EAAGxJ,KAAK0gB,GAASL,EAaA9a,GAAO,GAAS,OAC5Dkb,EAAGB, CACIB,GAAlE,GAAY,WAAaxB,EAC3ByB,EAAW,UAAyZB,CACzBzL,IAAO,QAAWiN,EAaA,aAAGBpb,EA A S,KAC7B,SAAvBiE,EAAG1J,KAAK0gB,cACV9M,GAAO,QAAWiN,EAaA,iCAAsCpb,EAAS,MAASob,EAaA,g

BAEtGjN,GAAO,QAAWkN,EAAY,gBAC9B,IAAIC,GAakB,GACIBC,EAAOL,CACX,IAAIK,EAGF,IAFA,GA  
AIC,GAAOC,GAAK,EACdC,EAARKH,EAARKzmC,OAAS,EACd2mC,EAARKC,GACVF,EAAQD,EAAKE,GAAM,  
GACfA,IACFrN,GAAO,QAAWkN,EAAY,qBAC9BC,GAAMb,KAEM,SAAvBrX,EAAG1J,KAAK0gB,aAmC,S  
AATO,IACpCrN,GAAO,QAAWiN,EAAa,kBAAuBpb,EAAS,mBAAsBqb,EAAY,MAASrb,EAAS,MAASA,EA  
S,QAAWob,EAAa,aAAGbpb,EAAS,SAE3K,UAATwb,EACFrN,GAAO,QAAWiN,EAAa,mBAAwBA,EAAa,kBA  
AuBC,EAAY,WAAGBrb,EAAS,cAAiBA,EAAS,cAAiBqb,EAAY,UACrK,UAATG,GAA8B,WAATA,GAC9BrN,  
GAAO,QAAWiN,EAAa,oBAAYbpb,EAAS,iBAAoBob,EAAa,mBAAwBpb,EAAS,OAAUA,EAAS,QAAWA,EA  
AS,IAC7J,WAATwb,IACFrN,GAAO,SAAYnO,EAAS,SAE9BmO,GAAO,MAASkN,EAAY,OAAUrb,EAAS,MA  
C7B,WAATwb,EACTrN,GAAO,QAAWnO,EAAS,mBAAwBA,EAAS,aAAGbA,EAAS,cAAiBqb,EAAY,sBAAY  
Brb,EAAS,kBAAuBA,EAAS,WAACqb,EAAY,YAC5L,QAATG,EACTrN,GAAO,QAAWnO,EAAS,cAAmBA,EA  
AS,aAAGbA,EAAS,eAAkBqb,EAAY,YAC9E,SAAvBpX,EAAG1J,KAAK0gB,aAmC,SAATO,IAC3CrN,GAA  
O,QAAWiN,EAAa,mBAAwBA,EAAa,mBAAwBA,EAAa,oBAAYbpb,EAAS,aAAGbqb,EAAY,OAAUrb,EAAS,  
MAIhMmO,IAAO,IAAOmN,EAAMb,QAAWD,EAAY,sBACxD,IAAIIB,GAAaA,KACjBA,GAAWzyB,KAAKy  
mB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACTBjM,GAAO,iBAAoBwL,GAAiB,QAAU,oCAA0C1V,E  
AAGrC,UAAa,kBAAQbqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,uBAE7K7L,GADE4M,EACK,GAAMD,EAA  
Y14B,KAAK,KAEvB,GAAM04B,EAef3M,GAAO,OACHIK,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,0BAEL  
A,GADE4M,EACK,GAAMD,EAA Y14B,KAAK,KAEvB,GAAM04B,EAef3M,GAAO,MAELIK,EAAG1J,KAAK  
+f,UACVnM,GAAO,6BAAGc4L,EAAe,mCAAsC9V,EAAGvC,WAAC,YAAe1B,EAAS,KAEvImO,GAAO,OAEP  
A,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,EAAWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EA  
CnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,G  
AAO,aACP,IAAIwN,GAAC9B,EAAW,QAAWA,EAAW,GAAM,IAAM,aAC7D+B,EAAsB/B,EAAW5V,EAAG0  
W,YAA Yd,GAAY,oBAC9D1L,IAAO,IAAO nO,EAAS,MAASqb,EAAY,KACvCxB,IACHIL,GAAO,OAAUwN,E  
AAe,mBAElCxN,GAAO,IAAOwN,EAAe,IAAOC,EA AuB,OAAUP,EAAY,WAC5E,CACL,GAAIIB,GAAaA,KA  
CjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACTBjM,GAAO,iBAAoBwL,GA  
AiB,QAAU,oCAA0C1V,EAAGrC,UAAa,kBAAQbqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,uBAE7K7L,GADE  
4M,EACK,GAAMD,EAA Y14B,KAAK,KAEvB,GAAM04B,EAef3M,GAAO,OACHIK,EAAG1J,KAAK8f,YAAa,  
IACvBIM,GAAO,0BAELA,GADE4M,EACK,GAAMD,EAA Y14B,KAAK,KAEvB,GAAM04B,EAef3M,GAAO,  
MAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAGc4L,EAAe,mCAAsC9V,EAAGvC,WAAC,YAAe1B,EA  
S,KAEvImO,GAAO,OAEP A,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,EAAWryB,MAGbqmB,IAF  
CIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cA  
AiBA,EAAS,+EAGrCpM,GAAO,OAGX,GAAIIB,EAAG9rB,OAAO0H,OAAS05B,EACrBpL,GAAO,IAAOIK,E  
AAG1I,MAAMie,IAAI35B,KAAK+iB,KAAKqB,EAAL,QA AW,IACHDgW,IACF9L,GAAO,qBAELA,GADEsM,  
EACK,IAEA,QA AWb,EAEPbZL,GAAO,OACP0M,GAAMb,SAEhB,CACD5W,EAAG1J,KAAKshB,IAAM5X,E  
AAG9rB,OAAOokB,eAC1B1kB,QA AQkJ,KAAK,gGAEf,IAAIxC,GAAO0IB,EAAG1I,KACd,IAAIhd,EAGF,IAF  
A,GAAI06B,GAAa6C,GA AK,EACpBC,EA AKx9B,EA AKzJ,OAAS,EACdgnC,EA AKC,GA EV,GADA9C,EAAC1  
6B,EA AKu9B,GAAM,GACrB9C,EAAGBC,GAAC,CAIhC,GAHIA,EAAYj+B,OACdmzB,GAAO,QA AWIK,EA  
GxJ,KAAKgX,cAAcW,EAAYj+B,KAAMglB,GAAU,QAEIEiE,EAAG1J,KAAKyhB,cAAGB/X,EAAGuW,cAC7  
B,GAAwB,UAApBvB,EAAYj+B,MAAoBipB,EAAG9rB,OAAO08H,WAA Y,CACxD,GAAIyd,GAAUuG,EAAG9r  
B,OAAO08H,WACTBg8B,EAAClpC,OAAO4E,KAAK+iB,GACxBwe,EA AOD,CACX,IAAIC,EAGF,IAFA,GAAIC  
,GAAC,GA AK,EACrBC,EA AKH,EA AKpnC,OAAS,EACdsnC,EA AKC,GAAI,CACdF,EAAeD,EA AKE,GAAM,  
EAC1B,IAAIE,GAAO5e,EA AQye,EACnB,IAAQb5lC,SAAjB+IC,EA AKxpC,QA AuB,CAC9B,GAAIypC,GAAYv  
c,EA AQiE,EAAGxJ,KAAK8X,YAA Y4J,EAC5ChO,IAAO,SAAYoO,EAAa,mBAAsBA,EAAa,MAEjEpO,GADy  
B,UAAvBIK,EAAG1J,KAAKyhB,YACH,IAAO/X,EAAGlC,WAAWua,EA AKxpC,SAAY,IAEtC,IAAO0jC,KAA  
KnL,UAAUiR,EA AKxpC,SAAY,IAEHdq7B,GAAO,WAIR,IAAwB,SAApB8K,EAAYj+B,MAAMbqD,MAAMC,  
QA AQ2IB,EAAG9rB,OAAO4H,OAAQ,CACxE,GAAIy8B,GAAOvY,EAAG9rB,OAAO4H,KACrB,IAAIy8B,EA  
GF,IAFA,GAAIF,GAAMb,GA AK,EACbgB,EA AKD,EA AK1nC,OAAS,EACd2mC,EA AKgB,GA EV,GADAH,E  
AAOE,EA AKf,GAAM,GACGllC,SAAjB+IC,EA AKxpC,QA AuB,CAC9B,GAAIypC,GAAYvc,EA AQ,IAAMyb,E  
AAK,GACnCtN,IAAO,SAAYoO,EAAa,mBAAsBA,EAAa,MAEjEpO,GADyB,UAAvBIK,EAAG1J,KAAKyhB,Y

ACH,IAAO/X,EAAGIC,WAAWua,EAAXpC,SAAY,IAEtC,IAAO0jC,KAAKnL,UAAUir,EAAXpC,SAAY,IA  
EhDq7B,GAAO,MAMjB,GAAIuO,GAAOzD,EAAYzd,KACvB,IAAIkhB,EAGF,IAFA,GAAIvD,GAAOwD,GAA  
K,EACdC,GAAKF,EAAK5nC,OAAS,EACd6nC,EAACK,IAEV,GADAZD,EAQDuD,EAACK,GAAM,GACfzD,E  
AAeC,GAAQ,CACzB,GAAI0D,IAAQ1D,EAAMvW,KAAKqB,EAAlkV,EAAM/kB,QAAS6kB,EAAYj+B,KAC1  
D6hC,MACF1O,GAAO,IAAO0O,GAAS,IACnB5C,IACFW,GAAmB,MAU7B,GAJIX,IACF9L,GAAO,IAAOyM,  
EAAMb,IACjCA,EAakB,IAEhB3B,EAAYj+B,OACdmzB,GAAO,MACH2M,GAAeA,IAAgB7B,EAAYj+B,OA  
ASkgC,GAAgB,CACtE/M,GAAO,UACP,IAAI4L,GAAC9V,EAAGvC,WAAa,QACChCsY,EAAlB/V,EAAGtC,cAA  
gB,QACICwY,EAaA,KACjBA,GAAWzyB,KAAKymB,GACChBA,EAAM,GACFIK,EAAGmW,gBAAlB,GACtB  
jM,GAAO,iBAaBwL,GAAiB,QAAU,oCAA0C1V,EAAGrC,UAAa,kBAaQbqC,EAAGxJ,KAAKmJ,eAAeoW,G  
AAmB,uBAE7K7L,GADE4M,EACK,GAAMD,EAAY14B,KAAK,KAEvB,GAAM04B,EAef3M,GAAO,OACHI  
K,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,0BAELA,GADE4M,EACK,GAAMD,EAAY14B,KAAK,KAEvB,G  
AAM04B,EAef3M,GAAO,MAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAGC4L,EAaE,mCAAsC9V,EA  
GvC,WAAc,YAAe1B,EAAS,KAEvImO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,  
EAAWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAaKCyD,EAAS,OAE3C,uB  
AA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,MAGP8L,IACF9L,GAAO,mBAELA,GADEsM,EA  
CK,IAEA,QAAWb,EAEPzL,GAAO,OACP0M,GAAmB,MAyC7B,MAncIZ,KACF9L,GAAO,IAAO0M,EAAM  
B,KAE/BJ,GACE5d,GACFsR,GAAO,6CACPA,GAAO,+CAEPA,GAAO,+BACPA,GAAO,gCAETA,GAAO,yBA  
EPA,GAAO,QAAW+L,EAAU,sBAAYBN,EAQ,IAE/DzL,EAAMIK,EAAGxJ,KAAKsY,YAAAY5E,GACtBsM,IA  
CFtM,EAAMIK,EAAGxJ,KAAK0Y,iBAAiBhF,EAAKtR,IakB/BsR,IrC+iNH,SAASx8B,EAQD,GAETB,YsC/8  
ND,SAASqrB,GAAG+f,GACV,GAAIC,GAAMhrC,KACn6L,EAAO0J,EAAM/U,KAAKsC,UAAW,EAkJC,OAA  
O,IAAIoC,SAAQ,SAAS5f,EAAS6f,GAYnC,QAASC,GAAYhf,GACnB,GAAIif,EACJ,KACEA,EAAML,EAAln  
4B,KAAKuZ,GACf,MAAO1gB,GACP,MAAOy/B,GAAOz/B,GAehBmH,EAakw4B,GASP,QAASC,GAAWt4B,  
GACIB,GAAIq4B,EACJ,KACEA,EAAML,EAAlO,MAAMv4B,GACChB,MAAOtH,GACP,MAAOy/B,GAAOz/B,  
GAehBmH,EAakw4B,GAYP,QAASx4B,GAakw4B,GACZ,GAAIA,EAAlv4B,KAAM,MAAOwY,GAAQ+f,EA  
AlIqC,MACjC,IAAIA,GAAQqqC,EAAU/qC,KAAKwqC,EAAlI,EAAlIqC,MACpC,OAAIA,IAASsqC,EAAUtqC  
,GAAeA,EAAMuqC,KAAKN,EAaAe,GACvDA,EAAW,GAAI7pC,WAAU,8GACewQ,OAAOo5B,EAAlIqC,OA  
AS,MAIDrE,MADmB,kBAAR6pC,KAAoBA,EAAMA,EAAl3IC,MAAM4IC,EAakn/B,IAC/Ck/B,GAA2B,kBA  
AbA,GAAIn4B,SAEvBu4B,KAFmD9f,EAQ0f,KA+D/D,QAASQ,GAAU1qC,GACjB,MAAKA,GACD2qC,EA  
U3qC,GAAaA,EACvB6qC,EAOb7qC,IAAQ8qC,EAAY9qC,GAAamqB,EAAGxqB,KAAKR,KAAMa,GACnE,k  
BAaQBA,GAAY+qC,EAaepC,KAAKR,KAAMa,GAC3DyL,MAAMC,QAAQ1L,GAAagrC,EAaerrC,KAAKR,  
KAAMa,GACrD6M,EAAS7M,GAAairC,EAAGbtrC,KAAKR,KAAMa,GAC9CA,EANUA,EAiBnB,QAAS+qC,G  
AAepvB,GACtB,GAAIwuB,GAAMhrC,IACV,OAAO,IAAIrC,SAAQ,SAAU5f,EAAS6f,GACpC1uB,EAAGhc,K  
AAKwqC,EAak,SAAUj4B,EAakoZ,GAC1B,MAAIpZ,GAAYm4B,EAOn4B,IACnBjQ,UAAUC,OAAO,IAAG  
opB,EAAM5W,EAAM/U,KAAKsC,UAAW,QACtDuoB,GAAQc,QAcD,QAAS0f,GAaehrC,GACtB,MAAOoqC,S  
AAQxD,IAAI5mC,EAAlO,IAAlS/B,EAAWvrC,OAYxC,QAAS8rC,GAAgBjrC,GAcvB,QAASkrC,GAAMC,EA  
AS/oC,GAETBgpC,EAQhpC,GAAOuB,OACf0nC,EAASv2B,KAAKq2B,EAQp,KAAK,SAAUf,GACn8f,EA  
AQhpC,GAAOkpB,KAdnB,IAAK,GAHD8f,GAAU,GAAIprC,GAAIoB,YACIB2D,EAAO5E,OAAO4E,KAAK/E,  
GACnBqrC,KACKrpC,EAAl,EAAGA,EAAl+C,EAak7C,OAAQF,IAAK,CACpC,GAAII,GAAM2C,EAak/C,G  
ACXmpC,EAAUT,EAU/qC,KAAKR,KAAMa,EAAlO,C,GACnC+oC,IAAWR,EAUQ,GAAUD,EAAMC,EAAS  
/oC,GAC7CgpC,EAQhpC,GAAOpC,EAAlO,C,GAElB,MAAOgoC,SAAQxD,IAAIyE,GAAUT,KAAK,WACHC,  
MAAOQ,KAOBX,QAAS7M,GAAU3qC,GACjB,MAAO,kBAaQBA,GAAI4qC,KAWIC,QAASE,GAAY9qC,GACn  
B,MAAO,kBAaQBA,GAAI+R,MAAQ,kBAaQBA/R,GAAIyqC,MAUnE,QAASI,GAAOb7qC,GAC3B,GAAIoB,GA  
AcpB,EAAlO,B,WActB,SAKA,IACD,sBAawBA,EAAYgG,MAAQ,sBAawBhG,EAAYkqC,aAC7ER,EAAY1p  
C,EAAYF,YAWjC,QAAS2L,GAAS0+B,GACChB,MAAOprC,SAAUorC,EAAlnqC,YAtOvB,GAAIsT,GAAQJ,M  
AAMvK,UAAUwT,KAM5B3V,GAAOD,QAQUrB,EAAS,QAAgBA,EAAGA,GAAKA,EAaczCA,EAAGqhB,KA  
AO,SAAU7vB,GAGIB,QAAS8vB,KACP,MAAOthB,GAAGxqB,KAAKR,KAAMwC,EAAGpX,MAAMPf,KAA  
M8C,YAFtC,MADAwPc,GAACc,sBAawB/vB,EAC/B8vB,ItC6sOH,SAAS1sC,EAQD,GuCxuOvB,YAGA,IA  
IonB,GAAQnnB,EAOD,QAQU,WAC3BK,KAAKqB,UAIpTc,GAAMh1B,UAAUsrB,IAAM,SAAMBpQ,EA

K/B,GAC5CIB,KAAKqpB,OAAOpmB,GAAO/B,GAIRb6lB,EAAMhlB,UAAUsjB,IAAM,SAAmBpiB,GACvC,M  
AAOJD,MAAKqpB,OAAOpmB,IAIRb8jB,EAAMhlB,UAAU2qB,IAAM,SAAmBzpB,SACHCjD,MAAKqpB,OAA  
OpmB,IAIRb8jB,EAAMhlB,UAAU4hB,MAAQ,WACTb3jB,KAAKqpB,YvC0uOD,SAASzpB,EAAQD,EAASQ,G  
wClwOhc,YAwBA,SAAS6oB,GAAQWjB,GAef,MADAA,GAAe,QAARA,EAaiB,OAAS,OAC1B9jB,EAAKc,K  
AAKK,EAAQWjB,IASD3B,QAAS31B,GAAKuS,GAeZ,GAaiYx,GAAUzX,EAaiIX,MAAMu6B,EACxB,KAAK  
5L,EAAS,OAAO,CAErB,IAAIrqB,IAASqqB,EAAQ,GACjBpqB,GAAOoqB,EAAQ,EACnB,OAAOrqB,IAAS,GA  
AKA,GAAS,IAAMC,GAAO,GAACA,GAAoi2B,EAAki2B,GAi9D,QAASiB,GAAK2R,EAAKujB,GACjB,GAai  
9L,GAAUzX,EAaiIX,MAAM06B,EACxB,KAAK/L,EAAS,OAAO,CAErB,IAAIInqB,GAAOmB,EAAQ,GACflq  
B,EAASkqB,EAAQ,GACjBjqB,EAASiqB,EAAQ,GACjBgM,EAWhM,EAAQ,EACvB,OAAOnqB,IAAQ,IAAM  
C,GAAU,IAAMC,GAAU,MAAQ+1B,GAAQE,GAKjE,QAASC,GAAU1jB,GAejB,GAai2jB,GAAW3jB,EAai/  
W,MAAM26B,EACzB,OAA0B,IAAnBD,EAASHqC,QAae8T,EAAKk2B,EAAS,KAAOt1B,EAAKs1B,EAAS,IA  
AI,GAIXE,QAAShZB,GAASqP,GAGhB,MAAOA,GAAIrmB,QAAU,KAAOkqC,EAASv9B,KAAK0Z,GAK5C,Q  
AASIP,GAaiKp,GAEX,MAAO8jB,GAaiBx9B,KAAK0Z,IAAQ+jB,EAaiZ9B,KAAK0Z,GAKhD,QAASyD,GAA  
MzD,GACb,GAaiGkB,EAAS19B,KAAK0Z,GAAM,OAAO,CAC/B,KAEE,MADA,IAAIU,QAAOkU,IACJ,EAC  
P,MAAM3d,GACN,OAAO,GAiIX,GAaiId,GAAOvoB,EAAQ,IAEfsS,EAAO,2BACPC,GAAQ,EAAE,GAAG,G  
AAG,GAAG,GAAG,GAAG,GAAG,GAAG,GAAG,GAAG,GAAG,GAAG,IAC3CE,EAAO,oDACPK,EAAW,qFA  
CXE,EAAM,ioCACNE,EAAS,2oCAETC,EAAc,qLAKdC,EAAM,4rDACNC,EAAO,+DACP7K,EAae,0FACfC,E  
AAwB,mDAG5BhjC,GAAOD,QAQUqpB,EAQjBA,EAAQyKB,MAEN52B,KAAM,6BAENY,KAAM,2DACN4C,  
YAAa,uFAEbH,IAAK,4CACLwzB,gBAaiB,4CACjBC,eAagBL,EACHBxc,IAAKyc,EAILzzB,MAAO,oHACPC,  
SAAUkzB,EAEVjzB,KAAM,4EAENC,KAAM,qpCACN4S,MAAOA,EAEP+gB,KAAMJ,EAGNK,eAagBIL,EAE  
hBmL,wBAAYBIL,GAi3B5Z,EAAQ2jB,MACN91B,KAAMA,EACNY,KAAMA,EACN4C,YAAayyB,EACb5yB,  
IAAKA,EACLwzB,gBAaiBL,EACjBM,eAagBL,EACHBxc,IAAKyc,EACLzzB,MAAO,8IACPC,SAAUA,EACV  
C,KAAM,4EACNC,KAAM,qpCACN4S,MAAOA,EACP+gB,KAAMJ,EACNK,eAagBIL,EACHBmL,wBAAYBIL  
,EA2B3B,IAAIoK,GAAsB,QAEtBE,EAAmB,OAOnBE,EA AW, YxCwwOT,SAASxtC,EAAQD,EAASQ,GyCr4Oh  
C,YzCy4OC,IAAIoC,GAA4B,kBAAXC,SAAoD,gBAapBA,QAaOC,SAAwB,SAAU5B,GAAO,aAAcA,IAAS,S  
AAUA,GAAO,MAAOA,IAAyB,kBAAX2B,SAAyB3B,EAaiOB,cAagBO,QA AU3B,IAAQ2B,OAAOT,UAAy,e  
AAkBIB,IyCv4OnQktC,EAAC5tC,EAAQ,IACtB20B,EAAS30B,EAAQ,IAAU20B,MAE/BI1B,GAAOD,QA AU,W  
ACf,GAai6pB,KACAvG,KAAM,SACNwgB,QA AWpQ,SAAY,sBACZF,SAAY,qBA AuB,aAAc,YAC5DIQ,KA  
AM,SACNwgB,OAAS,YAAa,YAAa,UAAW,YAC9CxB,KAAM,QACNwgB,OAAS,WAAy,WAAy,cAAe,WA  
AY,WAC5DXG,KAAM,SACNwgB,OAAS,gBAaiB,gBAaiB,WAAy,eAagB,iBAC5Dvb,YAAe,uBA AwB,yBA  
CIDub,OAAS,OAAQ,QAAS,OAAQ,MAAO,QAAS,QAAS,WAG3DukB,GAAQ,QACRC,GACf,kBA AmB,UAA  
W,KAAM,QACpC,cAAe,UAAW,eAexBC,GAAU,SAAU,UAAW,SAAU,QAAS,SAAU,UAAW,OA+B3E,OA9B  
A1kB,GAAMie,IAAM3S,EAAOkZ,GACnBxB,EAAM2W,MAAQrL,EAAOoZ,GAERb1kB,EAAMiQ,QA AQ,SA  
AU0U,GACtBA,EAAM1kB,MAAQ0kB,EAAM1kB,MAAMxd,IAAI,SAAUoW,GACtC,GAai+rB,EACJ,IAAsB,  
WAAIB,mBAAO/rB,GAAP,YAAA9f,EAAO8f,IAAQB,CAC9B,GAaiPf,GAAMjC,OAAO4E,KAAKyc,GAAS,EA  
C/B+rB,GAAe/rB,EAAQpf,GACvBof,EAAUpf,EACvMrC,EAAa3U,QA AQ,SAAU3jB,GAC7Bk4B,EAaiR4B,KA  
AKG,GACT0T,EAAMie,IAAI3xB,IAAK,IAGnBk4B,EAaiR4B,KAAK0M,EACT,IAAI2P,GAAOxi,EAAMie,IAA  
IplB,IACnBA,QAASA,EACTwO,KAAMkd,EAAy1rB,GACiBgIB,WAAy+G,EAEd,OAAOpc,KAGLmc,EAAMI  
C,OAAmugB,EAAM2W,MAAMgO,EAAMIIC,MAAQkIC,KAG5C3kB,EAAM4Z,SAAWtO,EAAOkZ,EAaiR/B,  
OAAOs/B,IACnCzkb,EAAM6kB,UAEC7kB,IzCm4OH,SAAS5pB,EAAQD,EAASQ,G0C37Ohc,YAGAP,GAAO  
D,SACLmO,KAAQ3N,EAAQ,IAChBujC,MAAOvjC,EAAQ,IACfkR,MAAOIR,EAAQ,IACf+Q,MAAO/Q,EAAQ,  
IACfmjC,SAAUnjC,EAAQ,IACiBmT,aAAcNt,EAAQ,IACtB6Q,KAAQ7Q,EAAQ,IAChBkL,OAAQIL,EAAQ,IA  
ChB6N,MAAO7N,EAAQ,IACfkZ,QAASIZ,EAAQ,IACjBgZ,QAAShZ,EAAQ,IACjB6jC,SAAU7jC,EAAQ,IACIB  
kO,SAAUIO,EAAQ,IACIB2jC,UAAW3jC,EAAQ,IACnB4jC,UAAW5jC,EAAQ,IACnB8jC,cAAe9jC,EAAQ,IAC  
vB+jC,cAAe/jC,EAAQ,IACvB8Y,WAAy9Y,EAAQ,IACpBsjC,IAAKtjC,EAAQ,IACboK,MAAOpK,EAAQ,IACf  
wlB,QAASxIB,EAAQ,IACjB+N,WAAy/N,EAAQ,IACpBqjC,cAAerjC,EAAQ,IACvByT,SAAUzT,EAAQ,IACIB  
oR,YAAapR,EAAQ,IACrBsE,SAAUtE,EAAQ,M1Cm8Od,SAASP,EAAQD,G2Ch+OvB,YACAC,GAAOD,QA A  
U,SAAsBuyB,EAai6U,EAauc,GACnD,GAQIlc,GAAQWjB,EARRIS,EAAM,IACNyL,EAAO3V,EAAG+S,MAC

V6C,EA AW5V,EAAG6V,UACdpc,EAAUuG,EAAG9rB,OAAO2gC,GACpBkB,EA AiB/V,EAAGtC,cAAgB,IAA MmX,EAC1CmB,GAAiBhW,EAAG1J,KAAKvF,UACzBgL,EAAQ,QAAU6Z,GAAY,IAC9BK,EAAS,QAAUN,C AEvB,IAAe,KAAxlC,GAA6B,MAAXA,EACHBuG,EAAG3C,QACLzE,EAASoH,EAAGnH,MACZujB,EA AW,a AEXxjB,EAASoH,EAAGzyB,KAAK2G,OAAO0kB,UAAW,EACnCWjB,EA AW,sBAER,CACL,GAAIC,GAAUrc ,EAAGpC,WAAWoC,EAAG9F,OAAQT,EAASuG,EAAG3C,OACnD,IAAgB/qB,SAAZ+pC,EA AuB,CACzB,GA AIC,GAAWtc,EAAGhD,gBAAgB7N,QAAQ6Q,EAAG9F,OAAQT,EACrD,IAA2B,QAAvBuG,EAAG1J,KAAKi mB,YAAuB,CACjC3oC,QAAQC,MAAMyoC,EACd,IAAIpG,GAAaA,KACjBA,GAAWzyB,KAAKymB,GACHB A,EAAM,GACFIK,EAAGmW,gBAAiB,GACtBjM,GAAO,qDAAwEIK,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,K AAKmJ,eAAeoW,GAAmB,sBAA0B/V,EAAGxJ,KAAKgyY,aAAa/U,GAAY,OACrNuG,EAAG1J,KAAK8f,YAAa, IACvBIM,GAAO,0CAA+CIK,EAAGxJ,KAAKgyY,aAAa/U,GAAY,MAErFuG,EAAG1J,KAAK+f,UACVnM,GAA O,cAAiBIK,EAAGxJ,KAAKmJ,eAAelG,GAAY,mCAAsCuG,EAAGvC,WAAc,YAAe1B,EAAS,KA E5ImO,GAA O,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,EA AWryB,MAGbqmB,IAFClK,EAAGuW,eA AiBP,EACnBhW,EAAGnH,MACE,+BAAKCyD,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAE /BN,IACF9L,GAAO,sBAEJ,IAA2B,UAAvBIK,EAAG1J,KAAKimB,YAMjB,KAAM,IAAIvc,GAAGhD,gBAAgB gD,EAAG9F,OAAQT,EAAS6iB,EALjD1oC,SAAQkJ,KAAKw/B,GACTtG,IACF9L,GAAO,sBAKN,IAAIms,EA AQ7c,OAAQ,CACzB,GAAIgd,GAAMxc,EAAGxJ,KAAKC,KAAKuJ,EACvBwc,GAAlzJ,OACJ,IAAI0J,GAAa,Q AAUD,EAAlzJ,KAC/ByJ,GAAItOC,OAASmoC,EAAQnoC,OACrBsoC,EAAl/e,WAAa,GACjB+e,EAAl9e,cAAg BjE,CACpB,IAAImf,GAAQ5Y,EAAGztB,SAASiqC,GAAK3iC,QAAQ,oBAAqBwiC,EAQ1d,KACIEuL,IAAO,I AAO0O,EAAS,IACnB5C,IACF9L,GAAO,QAAWuS,EAAC,YAGlC7jB,GAASyJB,EAQzjB,UAAW,EAC5BwjB ,EAAWC,EAQ1d,KAGvB,GAAIyd,EAAU,CACZ,GAAIIG,GAAaA,KACjBA,GAAWzyB,KAAKymB,GACHB A,EAAM,GAEJA,GADEIK,EAAG1J,KAAKomB,YACH,IAAON,EAAY,eAEnB,IAAOA,EAAY,KA E5BIS,GAA O,IAAOnO,EAAS,qBACH,MAAhBiE,EAAGrC,YACLUM,GAAO,MAASIK,EAAGrC,UAErB,IAAI+Z,GAAc9B, EA AW,QAAWA,EA AW,GAAM,IAAM,aAC7D+B,EAASB/B,EA AW5V,EAAG0W,YAAYd,GAAY,oBAC9D1L, IAAO,MAASwN,EA Ae,MAASC,EA AuB,eAC/D,IAAIgF,GAAiBzS,CAErB,IADAA,EAAMgM,EA AWryB,MAC b+U,EA AQ,CACV,IAAKoH,EAAGnH,MAAO,KAAM,IAAInf,OAAM,yCAC3Bs8B,KACF9L,GAAO,QAAW+L, EAAU,MAE9B/L,GAAO,UAAaIK,EAAGyV,WAAc,IAAOkH,EA AkB,KAC1D3G,IACF9L,GAAO,IAAO+L,EA AU,aAE1B/L,GAAO,4KACH8L,IACF9L,GAAO,IAAO+L,EAAU,cAE1B/L,GAAO,MACH8L,IACF9L,GAAO,Q AA W+L,EAAU,YAG9B/L,IAAO,SAAYyS,EA AkB,uCAA0CP,EAAY,0CAA6CA,EAAY,wCACHjP,G,IACF9L,G AA O,YAIb,MAAOA,K3Cy+OH,SAASx8B,EA AQD,G4ClmPvB,YACAC,GAAOD,QAAU,SAAwBuyB,EAAl6U, EA AU,CACrD,GAAI5K,GAAM,IACNzQ,EAAUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WA AuC,EAAGxJ,KAAK8X,YAAYuG,GACIDkB,EA AiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GAAiBhW,EA AG1J,KAAKvF,UACzByrB,EAAMxc,EAAGxJ,KAAKC,KAAKuJ,GACnB4c,EA AiB,EACrBJ,GAAIzJ,OACJ,IA AI0J,GAAa,QAAUD,EAAlzJ,MAC3B8J,EA AiBL,EAAltiB,OACvB4iB,GAAmB,EACjBxF,EA AO7d,CACX,IAA I6d,EAGF,IAFA,GAAIe,GAAMb,GA AK,EACbC,EA AKH,EA AKzmC,OAAS,EACd2mC,EA AKC,GACVY,EA AOf,EA AKKE,GAAM,GACdxX,EAAGxJ,KAAKoZ,eAAeyI,EAAMrY,EAAG1I,MAAMie,OACxCuH,GAAmB,EA CnBN,EAAltoC,OAASmkC,EACbmE,EAAl/e,WAAaqY,EAAC,IAAM0B,EA AK,IAC1CgF,EAAl9e,cAAgBqY,E AAiB,IAAMyB,EAC3CtN,GAAO,KAAQIK,EAAGztB,SAASiqC,GAAQ,IACnCA,EAAltiB,OAAS2iB,EA CT7G,I ACF9L,GAAO,QAAWuS,EAAC,OACChCG,GA AkB,KAA1B,OARI5G,KA EA9L,GADE4S,EACK,gBAEA,IAAOF, EA Aev5B,MAAM,GAAG,GAAO,KAGjD6mB,EAAMIK,EAAGxJ,KAAKsY,YAAY5E,K5C4mPtB,SAASx8B,E AAQD,G6CpPvB,YACAC,GAAOD,QAAU,SAAwBuyB,EAAl6U,EA AU,CACrD,GAAI5K,GAAM,IACNyL,E AAO3V,EAAG+S,MACV6C,EA AW5V,EAAG6V,UACdpc,EAAUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V, EAAGvC,WAAuC,EAAGxJ,KAAK8X,YAAYuG,GACIDkB,EA AiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB, GAAiBhW,EAAG1J,KAAKvF,UACzBgL,EAAQ,QAAU6Z,GAAY,IAC9BK,EAAS,QAAUN,EACnBoH,EA AQ,S AA WpH,EACnB6G,EAAMxc,EAAGxJ,KAAKC,KAAKuJ,GACnB4c,EA AiB,EACrBJ,GAAIzJ,OACJ,IAAI0J,GA Aa,QAAUD,EAAlzJ,MAC3BiK,EA AiBvjB,EA AQra,MAAM,SAASi5B,GAC1C,MAAOry,GAAGxJ,KAAKoZ,e AAeyI,EAAMrY,EAAG1I,MAAMie,MAE/C,IAAIyH,EAAGB,CACIB,GAAIH,GAAiBL,EAAltiB,MACzBgQ,IA AO,QAAW6S,EAAS,kBAAqB9G,EAAU,aAC1D,IAAIgH,GAAgBjd,EAAGuW,aACvBvW,GAAGuW,cAAgBiG, EAAljG,eAAgB,CACvC,IAAIe,GAAO7d,CACX,IAAI6d,EAGF,IAFA,GAAIe,GAAMb,GA AK,EACbC,EA AKH,



EAAKzmC,OAAS,EACd2mC,EAAKC,GACVY,EAAOf,EAAKE,GAAM,GACIBgF,EAAItoC,OAASmkC,EACb  
mE,EAAI/e,WAAaqY,EAAC,IAAM0B,EAAK,IAC1CgF,EAAI9e,cAAgBqY,EAAiB,IAAMyB,EAC3CtN,GA AO,  
KAAQIK,EAAGztB,SAASiqC,GAAQ,IACnCA,EAAItiB,OAAS2iB,EACb3S,GA AO,IAAO+L,EAAU,MAASA,E  
AAU,OAAUwG,EAAC,UAAaxG,EAAU,OAC1F2G,GAakB,GAGtB5c,GAAGuW,cAAgBiG,EAAIjG,cAAgB0G,  
EACvC/S,GA AO,IAAO0S,EAAkB,SAAY3G,EAAU,qBACIDjW,EAAGmW,gBAAiB,GACtBjM,GA AO,sDAAyE  
IK,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,iBAC3J/V,EAAG1J,KAAK8f,YAAa,IAC  
vBIM,GA AO,oDAELIK,EAAG1J,KAAK+f,UACVnM,GA AO,6BAAgC4L,EAAe,mCAAsC9V,EAAGvC,WAAc,  
YAAe1B,EAAS,KAEvImO,GA AO,OAEPa,GA AO,OAETA,GA AO,gFACFIK,EAAGuW,eAAiBP,IAErB9L,GAD  
ElK,EAAGnH,MACE,wCAEA;AAGXqR,GA AO,uBAA0B6S,EAAS,iCAAoCA,EAAS,sBAAyBA,EAAS,4BACr  
H/c,EAAG1J,KAAKvF,YACVmZ,GA AO,OAETA,EAAMIK,EAAGxJ,KAAKsY,YAAy5E,OAETB8L,KACF9L,G  
AAO,gBAGX,OAAOA,K7C8pPH,SAASx8B,EAAQD,G8CruPvB,YACAC,GA AOD,QAAU,SAAwBuyB,EAAI6  
U,EAAUC,GACrD,GAUEoI,GAVEHt,EAAM,IACNyL,EAAO3V,EAAG+S,MACV6C,EAAW5V,EAAG6V,UAC  
dpc,EAAUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAyUg,GA  
CIDkB,EAAiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GA AiBhW,EAAG1J,KAAKvF,UACzBgL,EAAQ,QAA  
U6Z,GAAY,IAC9BK,EAAS,QAAUN,EACnBwH,EAAUnd,EAAG1J,KAAKyF,OAAStC,GA AWA,EAAQsC,KA  
E9CohB,IACfjT,GA AO,cAAiByL,EAAQ,MAAS3V,EAAGxJ,KAAK8Z,QAAQ7W,EAAQsC,MAAO6Z,EAAU5  
V,EAAG0W,aAagB,KACrGwG,EAAe,SAAWvH,GA E1BuH,EAAezjB,EA EZ0jB,IACHjT,GA AO,cAAiByL,EA  
AQ,qBAAwBG,EAAe,KAEEz5L,GA AO,OAAU+L,EAAU,YAAela,EAAS,WAAc4Z,EAAQ,WAAcM,EAAU,QA  
CjG,IAAIC,GA AaA,KACjBA,GA AWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACtBjM  
,GA AO,sDAAyEIK,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,iBAC3J/V,EAAG1J,KA  
AK8f,YAAa,IACvBIM,GA AO,8CAELIK,EAAG1J,KAAK+f,UACVnM,GA AO,6BAAgC4L,EAAe,mCAAsC9V,E  
AAGvC,WAAc,YAAe1B,EAAS,KAEvImO,GA AO,OAEPa,GA AO,MAET,IAAIoM,GA AQpM,CAeZ,OAdAA,G  
AAMgM,EA AWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,O  
AE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GA AO,KACH8L,IACF9L,GA AO,YAEFA,I9C8u  
PH,SAASx8B,EAAQD,G+CnyPvB,YACAC,GA AOD,QAAU,SA A2BuyB,EAAI6U,EAAUC,GACxD,GA AI5K,G  
AAM,IACNyL,EAAO3V,EAAG+S,MACV6C,EAAW5V,EAAG6V,UACdpc,EAAUuG,EAAG9rB,OAAO2gC,GA  
CpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAyUg,GACIDkB,EAAiB/V,EAAGtC,cAAgB,IAA  
MmX,EAC1CmB,GA AiBhW,EAAG1J,KAAKvF,UACzBgL,EAAQ,QAAU6Z,GAAY,IAC9BK,EAAS,QAAUN,E  
ACnBoH,EAAQ,SAAWpH,EACnB6G,EAAMxc,EAAGxJ,KAAKC,KAAKuJ,GACnB4c,EAAiB,EACrBJ,GA AIzJ  
,OACJ,IAAI0J,GA Aa,QAAUD,EAAIzJ,MAC3BqK,EAAO,IAAMzH,EACf0H,EA AWb,EAAI3G,UAAy7V,EAA  
G6V,UAAy,EAC1CyH,EAAy,OAASD,EACrBR,EAAiB7c,EAAG9F,OACpBqjB,EA AkBvd,EAAGxJ,KAAKoZ,  
eAAenW,EAASuG,EAAG1I,MAAMie,IAE7D,IADArL,GA AO,OAAU6S,EAAS,iBAAoB9G,EAAU,IACpDsH,E  
AAiB,CACnB,GA AIN,GA AgBjd,EAAGuW,aACvBvW,GAAGuW,cAAgBiG,EAAIjG,eAAGb,EACvCiG,EAAIto  
C,OAASulB,EACb+iB,EAAI/e,WAAaqY,EACjB0G,EAAI9e,cAAgBqY,EACpB7L,GA AO,QAAWuS,EAAC,sBA  
AyBW,EAAQ,SAAYA,EAAQ,MAASrhB,EAAS,YAAeqhB,EAAQ,SAC9HZ,EAAI7e,UAAyqC,EAAGxJ,KAAK  
uZ,YAAy/P,EAAGrC,UAAWyf,EAAMpd,EAAG1J,KAAK2Z,cAAc,EAC9E,IAAIqI,GAAYvc,EAAQ,IAAMqhB,  
EAAO,GACrCZ,GA AI9F,YAAy2G,GAAYD,CAC5B,IAAIxE,GA AQ5Y,EAAGztB,SAASiqC,EACxBA,GA AI  
B,OAAS2iB,EAEX3S,GADEIK,EAAGxJ,KAAKkY,cAAcK,EAAO0E,GA Aa,EACrC,IAAOtd,EAAGxJ,KAAKo  
Y,WAAWgK,EAAO0E,EA AWfH,GAAC,IAE1D,QAAWgF,EAAa,MAAShF,EAAa,KAAQM,EAAS,IAExE1O,G  
AAO,QAAWuS,EAAC,eACHCzc,EAAGuW,cAAgBiG,EAAIjG,cAAgB0G,EACvC/S,GA AO,IAAO0S,EAAkB,SA  
AYH,EAAC,UAE1DvS,IAAO,QAAWnO,EAAS,iBAE7B,IAAIma,GA AaA,KACjBA,GA AWzyB,KAAKymB,GA  
ChBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACtBjM,GA AO,yDAA4ElK,EAAGrC,UAAa,kBAAqBqC,EAAGx  
J,KAAKmJ,eAAeoW,GAAMb,iBAC9J/V,EAAG1J,KAAK8f,YAAa,IACvBIM,GA AO,8CAELIK,EAAG1J,KAAK  
+f,UACVnM,GA AO,6BAAgC4L,EAAe,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KAEvImO,GA AO,OAEP  
A,GA AO,MAET,IAAIoM,GA AQpM,CAMBZ,OAIbAA,GAAMgM,EA AWryB,MAGbqmB,IAFCIK,EAAGuW,e  
AAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OA E3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+E  
AEnCpM,GA AO,aACHqT,IACFrT,GA AO,cAAiB6S,EAAS,iCAAoCA,EAAS,sBAAyBA,EAAS,6BAE9G/c,EA  
G1J,KAAKvF,YACVmZ,GA AO,OAETA,EAAMIK,EAAGxJ,KAAKsY,YAAy5E,K/C6yPtB,SAASx8B,EAAQD,

GgD33PvB, YACAC, GAAOD, QAAU, SAA+BuyB, EAAI6U, EAAUC, GAC5D, GAAI5K, GAAM, IACNyL, EAAO3V, EAAG+S, MACV6C, EAAW5V, EAAG6V, UACdpc, EAAUuG, EAAG9rB, OAAO2gC, GACpBiB, EAAC9V, EAAGvC, WAAauC, EAAGxJ, KAAK8X, YAAyG, GACIDkB, EAAiB/V, EAAGtC, cAAgB, IAAMmX, EAC1CmB, GAAiBhW, EAAG1J, KAAKvF, UACzBgL, EAAQ, QAAU6Z, GAAY, IAC9BmH, EAAQ, SAAWpH, EACnB6G, EAAMxc, EAAGxJ, KAAKC, KAAKuJ, GACnB4c, EAAiB, EACrBJ, GAAIzJ, OACJ, IAAI0J, GAAa, QAAUD, EAAIzJ, MAC3ByK, KACFC, KACAC, EAAiB1d, EAAG1J, KAAKqnB, aAC3B, KAAKC, IAAankB, GAAS, CACzB, GAAI4e, GAAO5e, EAAQmkB, GACfC, EAAQzjC, MAAMC, QAAQg+B, GAAQoF, EAAGBD, CACIDK, GAAMD, GAAavF, EAERbnO, GAAO, OAAU6S, EAAS, YAC1B, IAAIe, GAAoB9d, EAAGrC, SAC3BuM, IAAO, cAAiByL, EAAQ, GAChC, KAAK, GAAiI, KAAaH, GAEPb, GADAI, EAAQJ, EAACg, GACIBC, EAAMhtC, OAAQ, CAKhB, GAJAq5B, GAAO, SAAyNo, EAAUiE, EAAGxJ, KAAK8X, YAAySp, GAAC, kBAC3DF, IACFxT, GAAO, 4CAA+CnO, EAAS, MAAUiE, EAAGxJ, KAAKgY, aAAaoP, GAAC, OAE1G5H, EAAe, CACjB9L, GAAO, QACP, IAAIoN, GAAOuG, CACX, IAAIvG, EAGF, IAFA, GAAIY, GAACv, GAAK, EACrBC, EAAKH, EAAKzmC, OAAS, EACd2mC, EAAKC, GAAI, CACdS, EA AeZ, EAAKE, GAAM, GACtBA, IACfN, GAAO, OAET, IAAI6T, GAAQ/d, EAAGxJ, KAAK8X, YAAy4J, GAC9B8F, EAAWjiB, EAAQgiB, CACrB7T, IAAO, QAAW8T, EAAY, kBAC1BN, IACFxT, GAAO, 8CAAiDnO, EAAS, MAAUiE, EAAGxJ, KAAKgY, aAAa0J, GAAiB, OAEhHhO, GAAO, gBAAmByL, EAAQ, MAAS3V, EAAGxJ, KAAKmJ, eAAeK, EAAG1J, KAAK2Z, aAAeiI, EAAe6F, GAAU, OAGtH7T, GAAO, QACP, IAAI+T, GAAGbY, UAAyTi, EAC9BuI, EA AmB, OAAUD, EAAGb, MAC3Cje, GAAG1J, KAAKsB, yBACVoI, EAAGrC, UAAyqC, EAAG1J, KAAK2Z, aAAejQ, EAAGxJ, KAAKuZ, YAAy+N, EAAMBG, GAAC, GAAQH, EAAoB, MAAQG, EAELI, IAAI/H, GAAaA, KACjBA, GA AWzyB, KAAKymB, GACbBA, EAAM, GACFIK, EAAGmW, gBAAiB, GACtBjM, GAAO, 6DAAgFIK, EAAGrC, UA Aa, kBAAqBqC, EAAGxJ, KAAKmJ, eAAeoW, GAAMb, 2BAA+B/V, EAAGxJ, KAAKgY, aAAaoP, GAAC, wBAA6B M, EAAoB, iBAAqBL, EAAMhtC, OAAU, YAAgBmvB, EAAGxJ, KAAKgY, aAA6B, GAAhBqP, EAAMhtC, OAAcgt C, EAAM, GAAKA, EAAM1/B, KAAK, OAAU, OACnZ6hB, EAAG1J, KAAK8f, YAAa, IACvBIM, GAAO, 4BAELA, GADkB, GAAhB2T, EAAMhtC, OACD, YAAemvB, EAAGxJ, KAAKgY, aAAaqP, EAAM, IAE1C, cAAiB7d, EAAGxJ, KAAKgY, aAAaqP, EAAM1/B, KAAK, OAE1D+rB, GAAO, kBAAqBIK, EAAGxJ, KAAKgY, aAAaoP, GAAC, iBAE 7D5d, EAAG1J, KAAK+f, UACVnM, GAAO, 6BAAgC4L, EAAe, mCAAsC9V, EAAGvC, WAAc, YAAe1B, EAAS, K AEvImO, GAAO, OAEPa, GAAO, MAET, IAAIoM, GAAQpM, CACZA, GAAMgM, EAARyB, MAGbqmB, IAFCIK, EAAGuW, eAAiBP, EACnBhW, EAAGnH, MACE, +BAAkCyd, EAAS, OAE3C, uBAA0BA, EAAS, oBAGrC, cAAiB A, EAAS, mFAE9B, CACLpM, GAAO, OACP, IAAI5vB, GAAOujC, CACX, IAAIvJ, EAGF, IAFA, GAAI49B, GAAC L, GAAK, EACrBC, EAAKx9B, EAAKzJ, OAAS, EACdgnC, EAAKC, GAAI, CACdI, EAAe59B, EAAKu9B, GAAM, E AC1B, IAAIkG, GAAQ/d, EAAGxJ, KAAK8X, YAAy4J, GAC9BgG, EAAMble, EAAGxJ, KAAKgY, aAAa0J, GACx C8F, EAAWjiB, EAAQgiB, CACjB/d, GAAG1J, KAAKsB, yBACVoI, EAAGrC, UAAyqC, EAAGxJ, KAAK4Z, QAA Q0N, EAAMb5F, EAAClY, EAAG1J, KAAK2Z, eAE1E/F, GAAO, SAAy8T, EAAY, kBAC3BN, IACFxT, GAAO, 8CA AiDnO, EAAS, MAAUiE, EAAGxJ, KAAKgY, aAAa0J, GAAiB, OAEhHhO, GAAO, oBACHIK, EAAGmW, gBAAiB, GACtBjM, GAAO, 6DAAgFIK, EAAGrC, UAAa, kBAAqBqC, EAAGxJ, KAAKmJ, eAAeoW, GAAMb, 2BAA+B/V, E AAGxJ, KAAKgY, aAAaoP, GAAC, wBAA6BM, EAAoB, iBAAqBL, EAAMhtC, OAAU, YAAgBmvB, EAAGxJ, KAA KgY, aAA6B, GAAhBqP, EAAMhtC, OAAcgtC, EAAM, GAAKA, EAAM1/B, KAAK, OAAU, OACnZ6hB, EAAG1J, KAAK8f, YAAa, IACvBIM, GAAO, 4BAELA, GADkB, GAAhB2T, EAAMhtC, OACD, YAAemvB, EAAGxJ, KAAKg Y, aAAaqP, EAAM, IAE1C, cAAiB7d, EAAGxJ, KAAKgY, aAAaqP, EAAM1/B, KAAK, OAE1D+rB, GAAO, kBAAqB IK, EAAGxJ, KAAKgY, aAAaoP, GAAC, iBAE7D5d, EAAG1J, KAAK+f, UACVnM, GAAO, 6BAAgC4L, EAAe, mCA AsC9V, EAAGvC, WAAc, YAAe1B, EAAS, KAEvImO, GAAO, OAEPa, GAAO, OAETA, GAAO, kFAIbA, GAAO, Q ACH8L, IACF4G, GAAkB, IACIB1S, GAAO, YAIbIK, EAAGrC, UAAyMgB, CACf, IAAIjB, GAAiBL, EAAItiB, MAC zB, KAAK, GAAI0jB, KAAaJ, GAAa, CACjC, GAAInF, GAAOmF, EAAYI, EACnB5d, GAAGxJ, KAAKoZ, eAAeyI, E AAMrY, EAAG1I, MAAMie, OACxCrL, GAAO, IAAOuS, EAAC, iBAAoB1gB, EAAUiE, EAAGxJ, KAAK8X, YAAyS P, GAAC, kBACxFF, IACFxT, GAAO, 4CAA+CnO, EAAS, MAAUiE, EAAGxJ, KAAKgY, aAAaoP, GAAC, OAE9G1T, GAAO, OACPsS, EAAItOC, OAASmkC, EACbmE, EAAI/e, WAAaqY, EAAC9V, EAAGxJ, KAAK8X, YAAySp, GACn DpB, EAAI9e, cAAgBqY, EAAiB, IAAM/V, EAAGxJ, KAAKmM, eAAeib, GACIE1T, GAAO, KAAQIK, EAAGziB, S AASiqC, GAAQ, IACnCA, EAAItiB, OAAS2iB, EACb3S, GAAO, OACH8L, IACF9L, GAAO, QAAWuS, EAAC, OACH CG, GAAkB, MAQxB, MAJ15G, KACF9L, GAAO, MAAS0S, EAAkB, QAAWG, EAAS, iBAExD7S, EAAMIK, EAAG

xJ,KAAKsY,YAAY5E,KhDu4PtB,SAASx8B,EAAQD,GiD3iQvB,YACAC,GAAOD,QAAU,SAAuBuyB,EAAI6U ,EAAUC,GACpD,GAUEoI,GAVeHt,EAAM,IACNyL,EAAO3V,EAAG+S,MACV6C,EAAW5V,EAAG6V,UACd pc,EAAUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAYuG,GACI DkB,EAAiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GAAiBhW,EAAG1J,KAAKvF,UACzBgL,EAAQ,QAAU 6Z,GAAY,IAC9BK,EAAS,QAAUN,EACnBwH,EAAUnd,EAAG1J,KAAKyF,OAAStC,GAAWA,EAAQsC,KAE9 CohB,IACFjT,GAAO,cAAiByL,EAAQ,MAAS3V,EAAGxJ,KAAK8Z,QAAQ7W,EAAQsC,MAAO6Z,EAAU5V, EAAG0W,aAAgB,KACrGwG,EAAe,SAAWvH,GAE1BuH,EAAezjB,CAEjB,IAAI+d,GAAK,IAAM7B,EACbwI, EAAW,SAAWxI,CACnBwH,KACHjT,GAAO,QAAWiU,EAAY,qBAAwBrI,EAAe,KAEvE5L,GAAO,OAAU+L, EAAU,IACvBkH,IACFjT,GAAO,cAAiByL,EAAQ,mBAAsBM,EAAU,0CAA6CN,EAAQ,MAASM,EAAU,oBAE II/L,GAAO,GAAM+L,EAAU,qBAAwBuB,EAAM,OAAUA,EAAM,IAAO2G,EAAY,YAAe3G,EAAM,iBAAoBz b,EAAS,KAAQoiB,EAAY,IAAO3G,EAAM,SAAyVb,EAAU,oBAC7LkH,IACFjT,GAAO,SAETA,GAAO,SAAY +L,EAAU,QAC7B,IAAIC,GAAaA,KACjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBA AiB,GACTbJM,GAAO,qDAAwElK,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAmB,qCAAw CJ,EAAQ,MAC1M3V,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,+DAELIK,EAAG1J,KAAK+f,UACvNm,GAA O,6BAAgC4L,EAAe,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KAEvImO,GAAO,OAEPa,GAAO,MAET,I AAIoM,GAAQpM,CAeZ,OAdAA,GAAMgM,EAAWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EA AGnH,MACE,+BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,KAC H8L,IACF9L,GAAO,YAEFA,IjDojQH,SAASx8B,EAAQD,GkDnnQvB,YIDunQC,IAAI4C,GAA4B,kBAAXC,SA AoD,gBAApBA,QAAOC,SAAwB,SAAU5B,GAAO,aAAcA,IAAS,SAAUA,GAAO,MAAOA,IAAyB,kBAAX2B, SAAyB3B,EAAIoB,cAAgBO,QAAU3B,IAAQ2B,OAAOT,UAAy,eAAkBiB,GkDtnQvQjB,GAAOD,QAAU,SAA yBuyB,EAAI6U,EAAUC,GACtD,GAAI5K,GAAM,IACNyL,EAAO3V,EAAG+S,MACV6C,EAAW5V,EAAG6V, UACdpc,EAAUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAYuG ,GACIDkB,EAAiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GAAiBhW,EAAG1J,KAAKvF,UACzBgL,EAAQ, QAAU6Z,GAAY,GACIC,IAAI5V,EAAG1J,KAAKnd,UAAW,EAIrB,MAHI68B,KACF9L,GAAO,iBAEFA,CAET ,IACEgT,GADEC,EAAUnd,EAAG1J,KAAKyF,OAAStC,GAAWA,EAAQsC,KAE9CohB,IACFjT,GAAO,cAAiB yL,EAAQ,MAAS3V,EAAGxJ,KAAK8Z,QAAQ7W,EAAQsC,MAAO6Z,EAAU5V,EAAG0W,aAAgB,KACrGwG ,EAAe,SAAWvH,GAE1BuH,EAAezjB,CAEjB,IAAI2kB,GAAKbpe,EAAG1J,KAAK+nB,eAC5BC,EAAGBlkC,M AAMC,QAAQ+jC,EACHc,IAAIjB,EAAS,CACX,GAAIoB,GAAU,SAAW5I,EACvB6I,EAAY,WAAa7I,EACzB8I ,EAAc,aAAe9I,CAC/BzL,IAAO,QAAWqU,EAAW,cAAiBrB,EAAGb,UAAasB,EAAa,aAAgBD,EAAW,qBAA0B A,EAAW,0BAA6BA,EAAW,kBAAqBE,EAAe,MAASD,EAAa,OAAUD,EAAW,0BAA+BC,EAAa,OACvTxe,EA AGnH,QACLqR,GAAO,aAAgByL,EAAQ,MAAS4I,EAAW,YAErDrU,GAAO,IAAOqU,EAAW,MAASA,EAAW, sBACzCpB,IACFjT,GAAO,KAAQgT,EAAGb,4BAA+BA,EAAGb,qBAEHFhT,GAAO,KACgB,UAAAnBkU,IACFI U,GAAO,KAAQgT,EAAGb,QAAWqB,EAAW,IACjDD,IACFpU,GAAO,yCAA4CgT,EAAGb,YAErEhT,GAAO, SAETA,GAAO,KAAQqU,EAAW,OAAUE,EAAe,QAAy3J,EAAa,iBAAqByJ,EAAW,oBAE1GrU,GADEIK,EAA GnH,MACE,UAAa8c,EAAQ,MAAS3V,EAAGyV,WAAc,IAAO8I,EAAW,IAAOxiB,EAAS,OAAUwiB,EAAW,I AAOxiB,EAAS,MAEtH,IAAOwiB,EAAW,IAAOxiB,EAAS,KAE3CmO,GAAO,MAASqU,EAAW,SAAYxiB,EA AS,cAC3C,CACL,GAAIwiB,GAAUve,EAAGIJ,QAAQ2C,EACzB,KAAK8kB,EAAS,CACZ,GAAuB,UAAAnBH,E AKF,MAJAxqC,SAAQkJ,KAAK,mBAAqB2c,EAAU,gCAAKCuG,EAAGtC,cAAgB,KAC7FsY,IACF9L,GAAO,i BAEFA,CACF,IAAIoU,GAAiBF,EAAGb1jC,QAAQ+e,IAAY,EAI9D,MAHIuc,KACF9L,GAAO,iBAEFA,CAEP, MAAM,IAAIxwB,OAAM,mBAAqB+f,EAAU,gCAAKCuG,EAAGtC,cAAgB,KAGxG,GAAI8gB,GAA8B,WAAIB ,mBAAOD,GAAP,YAAAluC,EAAOkuC,OAAyBA,YAAmBv7B,UAAWu7B,EAAQhsC,SACIFksC,EAACD,GAA aD,EAAQxnC,MAAQ,QAC/C,IAAIynC,EAAW,CACb,GAAI5IB,GAAS2IB,EAAQ1IB,SAAU,CAC/B0IB,GAAU A,EAAQhsC,SAEPb,GAAIksC,GAAe3J,EAIjB,MAHIkB,KACF9L,GAAO,iBAEFA,CAET,IAAIr,EAAQ,CAC V,IAAKoH,EAAGnH,MAAO,KAAM,IAAIInf,OAAM,8BAC/B,IAAIgIC,GAAa,UAAy1e,EAAGxJ,KAAK8X,YA AY7U,GAAW,WAC5DyQ,IAAO,UAAalK,EAAGyV,WAAc,IAAOiJ,EAAC,IAAO3iB,EAAS,aACrE,CACLmO,G AAO,SACP,IAAIwU,GAAa,UAAy1e,EAAGxJ,KAAK8X,YAAY7U,EAC7C+kB,KAAWE,GAAC,aAE3BxU,GA DoB,kBAAXqU,GACF,IAAOG,EAAc,IAAO3iB,EAAS,KAERc,IAAO2iB,EAAc,SAAY3iB,EAAS,KAEnDmO,G AAO,QAGX,GAAIgM,GAAaA,KACjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAi

B,GACtBjM,GAAO,uDAA0EIK,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,yBAE9J7L,GADEiT,EACK,GAAMD,EAEN,GAAMld,EAAGxJ,KAAKmJ,eAAelG,GAETCyQ,GAAO,OACHIK,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,sCAELA,GADEiT,EACK,OAAWD,EAAGB,OAE3B,GAAMld,EAAGxJ,KAAKgY,aAAa/U,GAEPcyQ,GAAO,QAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,eAELA,GADEiT,EACK,kBAAqBrH,EAERb,GAAM9V,EAAGxJ,KAAKmJ,eAAelG,GAETCyQ,GAAO,2CAA8CIK,EAAGvC,WAAc,YAAe1B,EAA S,KAehGmO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CaEZ,OAdAA,GAAMgM,EAAWryB,MAGbq mB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,MACH8L,IACF9L,GAAO,YAEFA,IID8nQH,SAASx8B,EAAQD,GmDj xQvB,YnDqxQC,IAAI4C,GAA4B,kBAAXC,SAAoD,gBAAPBA,QAAOC,SAAwB,SAAU5B,GAAO,aAAcA,IAA S,SAAUa,GAAO,MAAOA,IAAyB,kBAAX2B,SAAYB3B,EAAIoB,cAAgBO,QAAU3B,IAAQ2B,OAAOT,UAA Y,eAAkBIB,GmDpxQvQjB,GAAOD,QAAU,SAAwBuyB,EAAl6U,EAUC,GACrD,GAAI5K,GAAM,IACNyL,E AAO3V,EAAG+S,MACV6C,EAAW5V,EAAG6V,UACdpc,EAAUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAc9V, EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAyuG,GACIDkB,EAAiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB, GAAiBhW,EAAG1J,KAAKvF,UACzBgL,EAAQ,QAAU6Z,GAAY,IAC9BK,EAAS,QAAUN,EACnBoH,EAAQ,S AAWpH,EACnB6G,EAAMxc,EAAGxJ,KAAKC,KAAKuJ,GACnB4c,EAAiB,EACrBJ,GAAIzJ,OACJ,IAAI0J,GA Aa,QAAUD,EAAlzJ,MAC3BqK,EAAO,IAAMzH,EACf0H,EAAWb,EAAl3G,UAAy7V,EAAG6V,UAAy,EAC1 CyH,EAAY,OAASD,EACrBR,EAAiB7c,EAAG9F,MAEtB,IADAgQ,GAAO,OAAU6S,EAAS,iBAAoB9G,EAU, IACpD77B,MAAMC,QAAQof,GAAU,CAC1B,GAAIKlB,GAAMb3e,EAAG9rB,OAAOwL,eACjC,IAAIi/B,KAA qB,EAAO,CAC9BzU,GAAO,IAAO+L,EAU,MAASla,EAAS,cAAiBtC,EAAQ5oB,OAAU,IAC7E,IAAI+tC,GA AqB7L,CACzBA,GAAiB/V,EAAGtC,cAAgB,mBACpCwM,GAAO,UAAa+L,EAU,QAC9B,IAAIC,GAAaA,KA CjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACtBjM,GAAO,gEAAmFIK,EA AGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,uBAA0Btc,EAAQ5oB,OAAU,MACjNmV,EA AG1J,KAAK8f,YAAa,IACvBIM,GAAO,0CAA8CzQ,EAAQ5oB,OAAU,YAErEmvB,EAAG1J,KAAK+f,UACVn M,GAAO,mDAAsDIK,EAAGvC,WAAc,YAAe1B,EAAS,KAExGmO,GAAO,OAEPa,GAAO,MAET,IAAIoM,G AAQpM,CACZA,GAAMgM,EAAWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+ BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,MACP6L,EAAiB6I,E ACb5I,IACF4G,GAakB,IACIB1S,GAAO,YAGX,GAAIoN,GAAO7d,CACX,IAAI6d,EAGF,IAFA,GAAIe,GAAM b,GAAK,EACbC,EAAKH,EAAKzmC,OAAS,EACd2mC,EAAKC,GAEV,GADAY,EAAOf,EAAKE,GAAM,GAC dxX,EAAGxJ,KAAKoZ,eAAeyI,EAAMrY,EAAG1I,MAAMie,KAAM,CAC9CrL,GAAO,IAAOuS,EAAC,gBAAM B1gB,EAAS,aAAgByb,EAAM,MAC9E,IAAIc,GAAyvc,EAAQ,IAAMyb,EAAK,GACnCgF,GAAItoC,OAASmk C,EACbmE,EAAl/e,WAAaqY,EAAC,IAAM0B,EAAK,IAC1CgF,EAAl9e,cAAgBqY,EAAiB,IAAMyB,EAC3CgF, EAAl7e,UAAyqC,EAAGxJ,KAAKuZ,YAAy/P,EAAGrC,UAAW6Z,EAAlxX,EAAG1J,KAAK2Z,cAAc,GAC5E uM,EAAl9F,YAAy2G,GAAY7F,CAC5B,IAAIoB,GAAQ5Y,EAAGztB,SAASiqC,EACxBA,GAAItiB,OAAS2iB, EAEX3S,GADEIK,EAAGxJ,KAAKkY,cAAcK,EAAO0E,GAAa,EACrC,IAAOtd,EAAGxJ,KAAKoY,WAAWgK ,EAAO0E,EAAWHF,GAAC,IAE1D,QAAWgF,EAAa,MAASHF,EAAa,KAAQM,EAAS,IAEXE1O,GAAO,OACH8 L,IACF9L,GAAO,QAAWuS,EAAC,OACHCG,GAakB,KAK1B,GAA+B,WAA3B,mBAAO+B,GAAP,YAAAtuC, EAAOsuC,KAAgC3e,EAAGxJ,KAAKoZ,eAAe+O,EAakB3e,EAAG1I,MAAMie,KAAM,CACjGiH,EAAltoC,OA ASyqC,EACbnC,EAAl/e,WAAauC,EAAGvC,WAAa,mBACjC+e,EAAl9e,cAAgBsC,EAAGtC,cAAgB,mBACvC wM,GAAO,IAAOuS,EAAC,gBAAMb1gB,EAAS,aAAgBtC,EAAQ5oB,OAAU,iBAAoBusC,EAAQ,MAAS3jB,EA AQ5oB,OAAU,KAAQusC,EAAQ,MAASrhB,EAAS,YAAeqhB,EAAQ,SAC1MZ,EAAl7e,UAAyqC,EAAGxJ,KA AKuZ,YAAy/P,EAAGrC,UAAWyf,EAAMPd,EAAG1J,KAAK2Z,cAAc,EAC9E,IAAIqI,GAAYvc,EAAQ,IAAMq hB,EAAO,GACrCZ,GAAl9F,YAAy2G,GAAYD,CAC5B,IAAlxE,GAAQ5Y,EAAGztB,SAASiqC,EACxBA,GAA ItiB,OAAS2iB,EAEX3S,GADEIK,EAAGxJ,KAAKkY,cAAcK,EAAO0E,GAAa,EACrC,IAAOtd,EAAGxJ,KAA KoY,WAAWgK,EAAO0E,EAAWHF,GAAC,IAE1D,QAAWgF,EAAa,MAASHF,EAAa,KAAQM,EAAS,IAEpE5C, IACF9L,GAAO,SAAYuS,EAAC,aAEnCvS,GAAO,SACH8L,IACF9L,GAAO,QAAWuS,EAAC,OACHCG,GAakB, UAGjB,IAAI5c,EAAGxJ,KAAKoZ,eAAenW,EAASuG,EAAG1I,MAAMie,KAAM,CACxDiH,EAAltoC,OAASul B,EACb+iB,EAAl/e,WAAaqY,EACjB0G,EAAl9e,cAAgBqY,EACpB7L,GAAO,cAAiBkT,EAAQ,SAASBA,EAA Q,MAASrhB,EAAS,YAAeqhB,EAAQ,SACvGZ,EAAl7e,UAAyqC,EAAGxJ,KAAKuZ,YAAy/P,EAAGrC,UAA

Wyf,EAAMpd,EAAG1J,KAAK2Z,cAAc,EAC9E,IAAIqI,GAAyvc,EAAQ,IAAMqhB,EAAO,GACrCZ,GAAI9F,Y  
AAy2G,GAAyD,CAC5B,IAAIxE,GAAQ5Y,EAAGztB,SAASiqC,EACxBA,GAAItiB,OAAS2iB,EAEX3S,GADE  
IK,EAAGxJ,KAAKkY,cAAcK,EAAO0E,GAAa,EACrC,IAAOtd,EAAGxJ,KAAKoY,WAAWgK,EAAO0E,EAA  
WhF,GAAC,IAE1D,QAAWgF,EAAa,MAAShF,EAAa,KAAQM,EAAS,IAEpE5C,IACF9L,GAAO,SAAyUs,EAAC  
,aAEnCvS,GAAO,KAMT,MAJI8L,KACF9L,GAAO,IAAO0S,EAakB,QAAWG,EAAS,iBAEtD7S,EAAMIK,EAA  
GxJ,KAAKsY,YAAy5E,KnD8xQtB,SAASx8B,EAAQD,GoDv6QvB,YACAC,GAAOD,QAAU,SAAyBuyB,EAAI  
6U,EAAUC,GACtD,GAOIY,GAGFwH,EAVEhT,EAAM,IACNyL,EAAO3V,EAAG+S,MACV6C,EAAW5V,EAA  
G6V,UACdpc,EAAUuG,EAAG9rB,OOAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YA  
AYuG,GACIDkB,EAAiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GAAiBhW,EAAG1J,KAAKvF,UAEzBgL,E  
AAQ,QAAU6Z,GAAy,IAC9BuH,EAAUnd,EAAG1J,KAAKyF,OAAStC,GAAWA,EAAQsC,KAE9CohB,IACFjT  
,GAAO,cAAiByL,EAAQ,MAAS3V,EAAGxJ,KAAK8Z,QAAQ7W,EAAQsC,MAAO6Z,EAAU5V,EAAG0W,aA  
AgB,KACrGwG,EAAe,SAAWvH,GAE1BuH,EAaezjB,CAEjB,IAAIoIB,GAAqB,WAAZhK,EACXiK,EAAoBD,  
EAAS,mBAAqB,mBACIDE,EAAC/e,EAAG9rB,OOAO4qC,GACxBE,EAACHf,EAAG1J,KAAKyF,OAASgjB,GA  
AeA,EAAYhjB,MAC1DkjB,EAAMJ,EAAS,IAAM,IACrBK,EAASL,EAAS,IAAM,IACxBnJ,EAAGBpjC,MACIB,  
IAAI0sC,EAAa,CACf,GAAIG,GAAMbnf,EAAGxJ,KAAK8Z,QAAQyO,EAAYhjB,MAAO6Z,EAAU5V,EAAG0  
W,aACrE0I,EAAa,YAAczJ,EAC3B0J,EAAY,WAAa1J,EACzB2J,EAAGB,eAAiB3J,EACjC4J,EAAU,KAAO5J,E  
ACjB6J,EAAS,OAUD,EAAU,MAC/BrV,IAAO,kBAAqByL,EAAQ,MAASwJ,EAAoB,KACjEA,EAAMb,aAAe  
xJ,EAClCzL,GAAO,QAAWkV,EAAC,SAAYC,EAAa,aAAgBF,EAAoB,SAAyE,EAAa,oBAAyBA,EAAa,sBAA2  
BA,EAAa,kBACpM,IAAI3J,GAAGBoJ,EACHb5I,EAAaA,KACjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,G  
ACFIK,EAAGmW,gBAAiB,GACtBjM,GAAO,iBAAoBwL,GAAiB,mBAAqB,oCAA0C1V,EAAGrC,UAAa,kBA  
AqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,iBACtL/V,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,gBAAoB4  
U,EAAGB,wBAE9C9e,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAgC4L,EAAe,mCAAsC9V,EAAGvC,WAAc,Y  
AAe1B,EAAS,KAEvImO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,EAAWryB,MA  
GbmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,  
oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,gBACHiT,IACFjT,GAAO,KAAQgT,EAAGB,4BAA+BA,EAAGB,q  
BAEHfHt,GAAO,IAAOmV,EAAa,qBAA0BD,EAAC,MAASIC,EAAGB,qBAAwBiC,EAAoB,IAAOF,EAAO,KAA  
Q/B,EAAGB,OAUnhB,EAAS,IAAOmjB,EAAU,KAAQC,EAAoB,MAASpjB,EAAS,IAAOmjB,EAAU,IAAOhC,  
EAAGB,WAAcK,EAAC,MAASD,EAAoB.gBAAmBpjB,EAAS,IAAOmjB,EAAU,KAAQhC,EAAGB,MAASnhB,  
EAAS,IAAOmjB,EAAU,IAAOhC,EAAGB,SAAYnhB,EAAS,QAAWA,EAAS,aAAgB4Z,EAAQ,MAASyJ,EAAC,  
OAAWH,EAAO,QAAaA,EAAO,UACzIB,CACL,GAAIK,GAAsC.gBAAfP,GACzBS,EAASP,CACX,IAAIK,GAA  
iBnC,EAAS,CAC5B,GAAIoC,GAAU,IAAOC,EAAS,GAC9BtV,IAAO,SACHiT,IACFjT,GAAO,KAAQgT,EAAG  
B,4BAA+BA,EAAGB,qBAEHfHt,GAAO,MAASgT,EAAGB,qBAAwB6B,EAAe,IAAOE,EAAO,KAAQ/B,EAAG  
B,MAASnhB,EAAS,IAAOmjB,EAAU,KAAQH,EAAe,MAAShjB,EAAS,IAAOmjB,EAAU,IAAOhC,EAAGB,SA  
AYnhB,EAAS,QAAWA,EAAS,WACrQ,CACDujB,GAA6BhtC,SAAZmnB,GACnB2IB,GAAa,EACb1J,EAAGBoJ  
,EACHb/I,EAAiB/V,EAAGtC,cAAgB,IAAMohB,EAC1C5B,EAAe6B,EACfG,GAAU,MAENI,IAAepC,EAAevvB  
,KAAKxB,EAAS,MAAQ,OAEOE,EAAatIB,IACxEsIB,MAAiBO,GAAGBpC,IACnckC,GAAa,EACb1J,EAAGB  
oJ,EACHb/I,EAAiB/V,EAAGtC,cAAgB,IAAMohB,EAC1CI,GAAU,MAEVE,GAAa,EACbI,GAAU,KAGd,IAAID  
,GAAU,IAAOC,EAAS,GAC9BtV,IAAO,SACHiT,IACFjT,GAAO,KAAQgT,EAAGB,4BAA+BA,EAAGB,qBAEH  
fHt,GAAO,IAAOmV,EAAS,IAAOmjB,EAAU,IAAOhC,EAAGB,OAUnhB,EAAS,QAAWA,EAAS,QAG1G2Z,E  
AAgBA,GAAiBb,CACjC,IAAIqB,GAAaA,KACjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAG  
mW,gBAAiB,GACtBjM,GAAO,iBAAoBwL,GAAiB,UAAy,oCAA0C1V,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,  
KAAKmJ,eAAeoW,GAAMb,4BAA+BwJ,EAAW,YAAerC,EAAGB,gBAAmBkC,EAAC,MACvRpf,EAAG1J,KA  
AK8f,YAAa,IACvBIM,GAAO,0BAA8BsV,EAAU,IAE7CtV,GADEiT,EACK,OAAWD,EAEX,GAAMA,EAAGB,  
KAG7Bld,EAAG1J,KAAK+f,UACVnM,GAAO,eAELA,GADEiT,EACK,kBAAqBrH,EAERB,GAAMrc,EAefyQ,  
GAAO,2CAA8CIK,EAAGvC,WAAc,YAAe1B,EAAS,KAehGmO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAA  
QpM,CAeZ,OADAA,GAAMgM,EAAWryB,MAGbmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MAC  
E,+BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,MACH8L,IACF9L  
,GAAO,YAEFA,IpDi7QH,SAASx8B,EAAQD,GqDpkRvB,YACAC,GAAOD,QAAU,SAA8BuyB,EAAI6U,EAAU

C,GAC3D,GAOIY,GAGFwH,EAVEhT,EAAM,IACNyL,EAAO3V,EAAG+S,MACV6C,EAAW5V,EAAG6V,UA  
Cdpc,EAAUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAyUG,G  
ACIDkB,EAAiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GAAiBhW,EAAG1J,KAAKvF,UAEzBgL,EAAQ,QA  
AU6Z,GAAY,IAC9BuH,EAAUnd,EAAG1J,KAAKyF,OAAStC,GAAWA,EAAQsC,KAE9CohB,IACFjT,GAAO,c  
AAiByL,EAAQ,MAAS3V,EAAGxJ,KAAK8Z,QAAQ7W,EAAQsC,MAAO6Z,EAAU5V,EAAG0W,aAAgB,KAC  
rGwG,EAAe,SAAWvH,GAE1BuH,EAeZjB,CAEjB,IAAIwB,GAakB,YAAZpK,EAAyB,IAAM,GACzC3K,IAA  
O,QACHiT,IACFjT,GAAO,KAAQgT,EAAGb,4BAA+BA,EAAGb,qBAEhFhT,GAAO,IAAOOnO,EAAS,WAAckjB  
,EAAO,IAAO/B,EAAGb,MACnE,IAAIxH,GAAGbB,EACHbqB,EAAaA,KACjBA,GAAWzyB,KAAKymB,GACH  
BA,EAAM,GACFIK,EAAGmW,gBAAiB,GACtBjM,GAAO,iBAAoBwL,GAAiB,eAAiB,oCAA0C1V,EAAGrC,U  
AAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,uBAA0BmH,EAAGb,MAC5Nld,EAAG1J,KAAK8f,YA  
Aa,IACvBIM,GAAO,gCAELA,GADc,YAAZ2K,EACK,OAEA,OAET3K,GAAO,SAELA,GADEiT,EACK,OAAW  
D,EAAGb,OAE3B,GAAMzjB,EAefyQ,GAAO,YAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,eAELA,GADEiT,  
EACK,kBAAqBrH,EAERb,GAAMrc,EAefyQ,GAAO,2CAA8CIK,EAAGvC,WAAc,YAAe1B,EAAS,KAehGmO,  
GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CAeZ,OADAA,GAAMgM,EAAWryB,MAGbqmB,IAFCIK,E  
AAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,  
EAAS,+EAEnCpM,GAAO,KACH8L,IACF9L,GAAO,YAEFA,IrD6kRH,SAASx8B,EAAQD,GsDvprvB,YACAC,  
GAAOD,QAAU,SAA+BuyB,EAAI6U,EAAUC,GAC5D,GAOIY,GAGFwH,EAVEhT,EAAM,IACNyL,EAAO3V,  
EAAG+S,MACV6C,EAAW5V,EAAG6V,UACdpc,EAAUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGv  
C,WAAauC,EAAGxJ,KAAK8X,YAAyUG,GACIDkB,EAAiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GAAiBh  
W,EAAG1J,KAAKvF,UAEzBgL,EAAQ,QAAU6Z,GAAY,IAC9BuH,EAAUnd,EAAG1J,KAAKyF,OAAStC,GA  
AWA,EAAQsC,KAE9CohB,IACFjT,GAAO,cAAiByL,EAAQ,MAAS3V,EAAGxJ,KAAK8Z,QAAQ7W,EAAQsC  
,MAAO6Z,EAAU5V,EAAG0W,aAAgB,KACrGwG,EAAe,SAAWvH,GAE1BuH,EAeZjB,CAEjB,IAAIwB,GA  
AkB,aAAZpK,EAA0B,IAAM,GAC1C3K,IAAO,QACHiT,IACFjT,GAAO,KAAQgT,EAAGb,4BAA+BA,EAAGb,  
qBAG9EhT,GADEIK,EAAG1J,KAAKmpB,WAAy,EACf,IAAO1jB,EAAS,WAEhB,eAAkBA,EAAS,KAepCmO,  
GAAO,IAAO+U,EAAO,IAAO/B,EAAGb,MAC5C,IAAIxH,GAAGbB,EACHbqB,EAAaA,KACjBA,GAAWzyB,K  
AAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACtBjM,GAAO,iBAAoBwL,GAAiB,gBAAkB,oCA  
A0C1V,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,uBAA0BmH,EAAGb,MAC7Nld,EA  
AG1J,KAAK8f,YAAa,IACvBIM,GAAO,8BAELA,GADc,aAAZ2K,EACK,SAEA,UAET3K,GAAO,SAELA,GAD  
EiT,EACK,OAAWD,EAAGb,OAE3B,GAAMzjB,EAefyQ,GAAO,iBAELIK,EAAG1J,KAAK+f,UACVnM,GAAO  
,eAELA,GADEiT,EACK,kBAAqBrH,EAERb,GAAMrc,EAefyQ,GAAO,2CAA8CIK,EAAGvC,WAAc,YAAe1B,E  
AAS,KAehGmO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CAeZ,OADAA,GAAMgM,EAAWryB,MAG  
bqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oB  
AGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,KACH8L,IACF9L,GAAO,YAEFA,ItDgqRH,SAASx8B,EAAQD,GuD/  
uRvB,YACAC,GAAOD,QAAU,SAAmCuyB,EAAI6U,EAAUC,GACHE,GAOIY,GAGFwH,EAVEhT,EAAM,IAC  
NyL,EAAO3V,EAAG+S,MACV6C,EAAW5V,EAAG6V,UACdpc,EAAUuG,EAAG9rB,OAAO2gC,GACpBiB,E  
AAc9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAyUG,GACIDkB,EAAiB/V,EAAGtC,cAAgB,IAAMmX,EA  
C1CmB,GAAiBhW,EAAG1J,KAAKvF,UAEzBgL,EAAQ,QAAU6Z,GAAY,IAC9BuH,EAAUnd,EAAG1J,KAAK  
yF,OAAStC,GAAWA,EAAQsC,KAE9CohB,IACFjT,GAAO,cAAiByL,EAAQ,MAAS3V,EAAGxJ,KAAK8Z,QA  
AQ7W,EAAQsC,MAAO6Z,EAAU5V,EAAG0W,aAAgB,KACrGwG,EAAe,SAAWvH,GAE1BuH,EAeZjB,CAEj  
B,IAAIwB,GAakB,iBAAZpK,EAA8B,IAAM,GAC9C3K,IAAO,QACHiT,IACFjT,GAAO,KAAQgT,EAAGb,4B  
AA+BA,EAAGb,qBAEhFhT,GAAO,gBAAmBnO,EAAS,YAAekjB,EAAO,IAAO/B,EAAGb,MACHf,IAAIxH,GA  
AgBb,EACHbqB,EAAaA,KACjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GA  
CtBjM,GAAO,iBAAoBwL,GAAiB,oBAAAsB,oCAA0C1V,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAe  
oW,GAAMb,uBAA0BmH,EAAGb,MACjOld,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,gCAELA,GADc,iBAA  
Z2K,EACK,OAEA,OAET3K,GAAO,SAELA,GADEiT,EACK,OAAWD,EAAGb,OAE3B,GAAMzjB,EAefyQ,GA  
AO,iBAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,eAELA,GADEiT,EACK,kBAAqBrH,EAERb,GAAMrc,EAefy  
Q,GAAO,2CAA8CIK,EAAGvC,WAAc,YAAe1B,EAAS,KAehGmO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GA  
AQpM,CAeZ,OADAA,GAAMgM,EAAWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MA

CE,+BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,KACH8L,IACF9L,GAAO,YAEFA,IvDwvRH,SAASx8B,EAAQD,GwDI0RvB,YACAC,GAAOD,QAAU,SAA6BuyB,EAAI6U,EA AUC,GAC1D,GASEoI,GATEHt,EAAM,IACNyL,EAAO3V,EAAG+S,MACV6C,EA AW5V,EAAG6V,UACdpc,EA AUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAA YuG,GACIDkB ,EAAiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GAAiBhW,EAAG1J,KAAKvF,UACzBgL,EAAQ,QAAU6Z,G AAY,IAC9BuH,EA AUund,EAAG1J,KAAKyF,OAAStC,GAAWA,EA AQsC,KA E9CohB,IACFjT,GAAO,cAAiByL ,EAAQ,MAAS3V,EAAGxJ,KAAK8Z,QAAQ7W,EA AQsC,MAAO6Z,EA AU5V,EAAG0W,aAAGB,KACrGwG,EA Ae,SAAWvH,GAE1BuH,EA AezjB,EAEjByQ,GAAO,eAAkByL,EAAQ,QAC7BwH,IACFjT,GAAO,IAAOgT,EA AAgB,8BAAiCA,EAAGB,oBAEjFhT,GAAO,aAAGByL,EAAQ,MAAS5Z,EAAS,MAASmhB,EAAGB,KAExEhT, GADEIK,EAAG1J,KAAKopB,oBACH,gCAAmC/J,EAAQ,eAAkBA,EAAQ,UAAa3V,EAAG1J,KAAKopB,oBAA uB,IAEjH,YAAe/J,EAAQ,yBAA4BA,EAAQ,KAEPeZL,GAAO,MACHiT,IACFjT,GAAO,SAETA,GAAO,SACP,IA AAIgM,GAAaA,KACjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACTBjM,G AAO,2DAA8EIK,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMB,4BAA+BmH,EAAGB,MA C/Mld,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,sCAELA,GADEiT,EACK,OA AWD,EAEX,GAAMA,EAAGB, KAG7Bld,EAAG1J,KAAK+f,UACVnM,GAAO,eAELA,GADEiT,EACK,kBAAqBrH,EAERB,GAAMrc,EAefyQ, GAAO,2CAA8CIK,EAAGvC,WAAc,YAAe1B,EAAS,KA EhGmO,GAAO,OAEP A,GAAO,MAET,IAAIoM,GAA QpM,CAeZ,OAdAA,GAAMgM,EA AWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MAC E,+BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,KACH8L,IACF9L, GAAO,YAEFA,IxD20RH,SAASx8B,EAAQD,GyDr5RvB,YACAC,GAAOD,QAAU,SAAsBuyB,EAAI6U,EA AU C,GACnD,GAAI5K,GAAM,IACNyL,EAAO3V,EAAG+S,MACV6C,EA AW5V,EAAG6V,UACdpc,EA AUuG,EA AG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAA YuG,GACIDkB,EAAiB/V, EAAGtC,cAAgB,IAAMmX,EAC1CmB,GAAiBhW,EAAG1J,KAAKvF,UACzBgL,EAAQ,QAAU6Z,G AAY,IAC9 BmH,EAAQ,SAAWpH,EACnB6G,EAAMxc,EAAGxJ,KAAKC,KAAKuJ,EACvBwc,GAAIzJ,OACJ,IAAI0J,GAA a,QAAUD,EAAlzJ,KAC/B,IAAI/S,EAAGxJ,KAAKoZ,eAAenW,EAASuG,EAAG1I,MAAMie,KAAM,CACjDiH, EAAItoC,OAASulB,EACb+iB,EA AI/e,WAAaqY,EACjBOG,EA AI9e,cAAgBqY,EACpB7L,GAAO,QAAW6S,EA AS,cAC3B,IAAIE,GAAGbjd,EAAGuW,aACvBvW,GAAGuW,cAAgBiG,EA AIjG,eAAGB,EACvCiG,EA AIrG,cA Ae,CACnB,IAAIwJ,EACAnD,GA AIImB,KAAKvF,YACX4uB,EAAMBnD,EA AIImB,KAAKvF,UAC5ByrB,EA AIImB,KAAKvF,WAAY,GAEvBmZ,GAAO,IAAOIK,EAAGztB,SAASiqC,GAAQ,IACICA,EA AIrG,cAAe,EACfwJ ,IAAkBnD,EA AIImB,KAAKvF,UAA Y4uB,GAC3C3f,EAAGuW,cAAgBiG,EA AIjG,cAAgB0G,EACvC/S,GAAO, QAAWuS,EAAC,QACHC,IAAIvG,GAAaA,KACjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAG mW,gBAAiB,GACTBjM,GAAO,oDAAuEIK,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMB, iBACzJ/V,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,sCAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAgC4 L,EA Ae,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KA EvImO,GAAO,OAEP A,GAAO,MAET,IAAIoM,GAA QpM,CACZA,GAAMgM,EA AWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BA AkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,uBAA0B6S,EAAS,iCAA oCA,EAAS,sBAAyBA,EAAS,4BACrH/c,EAAG1J,KAAKvF,YACVmZ,GAAO,WAGTA,IAAO,iBACHIK,EAAG mW,gBAAiB,GACTBjM,GAAO,oDAAuEIK,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMB, iBACzJ/V,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,sCAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAgC4 L,EA Ae,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KA EvImO,GAAO,OAEP A,GAAO,OAETA,GAAO,+EA CH8L,IACF9L,GAAO,iBAGX,OA AOA,KzD85RH,SAASx8B,EAAQD,G0D/+RvB,YACAC,GAAOD,QAAU,SA AwBuyB,EAAI6U,EA AU C,GACrD,GAAI5K,GAAM,IACNyL,EAAO3V,EAAG+S,MACV6C,EA AW5V,EAAG6 V,UACdpc,EA AUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAA Y uG,GACIDkB,EAAiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GAAiBhW,EAAG1J,KAAKvF,UACzBgL,EAA Q,QAAU6Z,G AAY,IAC9BK,EAAS,QAAUN,EACnBoH,EAAQ,SAAWpH,EACnB6G,EAAMxc,EAAGxJ,KAAK C,KAAKuJ,GACnB4c,EA AiB,EACrBJ,GAAlzJ,OACJ,IAAI0J,GAAa,QAAUD,EAAlzJ,KAC/B7I,IAAO,OAAU6 S,EAAS,0BAA6BpH,EAAQ,gBAAmBM,EA AU,WAC5F,IAAI4G,GA AiBL,EA AItiB,OACrB+iB,EAAGbjd,EA A GuW,aACvBvW,GAAGuW,cAAgBiG,EA AIjG,eAAGB,CACvC,IAAIe,GAAO7d,CACX,IAAI6d,EAGF,IAFA,GA AIe,GAAMB,GA AK,EACbC,EA AKH,EA AKzmC,OAAS,EACd2mC,EA AKC,GACVY,EA AOf,EA AKE,GAAM,

GACdxX,EAAGxJ,KAAKoZ,eAAeyI,EAAMrY,EAAGII,MAAMie,MACxCiH,EAAItoC,OAASmkC,EACbmE,EAAI/e,WAAaqY,EAAC,IAAM0B,EAAK,IAC1CgF,EAAI9e,cAAgBqY,EAaiB,IAAMyB,EAC3CtN,GAAO,KAAQIK,EAAGztB,SAASiqC,GAAQ,IACnCA,EAAltiB,OAAS2iB,GAEb3S,GAAO,QAAWuS,EAAC,YAE9BjF,IACFtN,GAAO,QAAWuS,EAAC,gBAAmB9G,EAAQ,KAAQM,EAAU,oBAC7E2G,GAakB,KAEPB1S,GAAO,QAAWuS,EAAC,KAAQxG,EAAU,eAAkBN,EAAQ,UA6BhF,OA1BA3V,GAAGuW,cAAgBiG,EAAIjG,cAAgB0G,EACvC/S,GAAO,GAAM0S,EAakB,QAAW3G,EAAU,qBACHdjW,EAAGmW,gBAaiB,GACtBjM,GAAO,sDAAYeIK,EAAGrC,UAAa,kBAaqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,iBAC3J/V,EAAG1J,KAAK8f,YAAa,IACvBlM,GAAO,2DAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAGc4L,EAae,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KAeVImO,GAAO,OAEPa,GAAO,OAETA,GAAO,gFACFIK,EAAGuW,eAAiBP,IAErB9L,GADEIK,EAAGnH,MACE,wCAEA,8CAGXqR,GAAO,sBAAYb6S,EAAS,iCAAoCA,EAAS,sBAAYBA,EAAS,2BACpH/c,EAAG1J,KAAKvF,YACVmZ,GAAO,OAeFA,IIDy/RH,SAASx8B,EAAQD,G2D7jSvB,YACAC,GAAOD,QAAU,SAA0BuyB,EAAI6U,EAAUC,GACvD,GASEoI,GATEhT,EAAM,IACNyL,EAAO3V,EAAG+S,MACV6C,EAAW5V,EAAG6V,UACdpc,EAAUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAyUG,GACIDkB,EAaiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GAaiBhW,EAAG1J,KAAKvF,UACzBgL,EAAQ,QAAU6Z,GAAy,IAC9BuH,EAAUnd,EAAG1J,KAAKyF,OAAStC,GAAWA,EAAQsC,KAe9CoHb,IACfjT,GAAO,cAAiByL,EAAQ,MAAS3V,EAAGxJ,KAAK8Z,QAAQ7W,EAAQsC,MAAO6Z,EAAU5V,EAAG0W,aAAgB,KACrGwG,EAae,SAAWvH,GAE1BuH,EAaezjB,CAEjB,IAAImmB,GAAUzC,EAAU,eAAiBD,EAae,KAAOld,EAAGnC,WAAWpE,EAC7EyQ,IAAO,QACHiT,IACfjT,GAAO,KAAQgT,EAAGb,4BAA+BA,EAAGb,qBAEhFhT,GAAO,KAAQ0V,EAAW,SAAY7jB,EAAS,UAC/C,IAAIma,GAAaA,KACjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAaiB,GACtBjM,GAAO,wDAA2EIK,EAAGrC,UAAa,kBAaqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,0BAE/J7L,GADEiT,EACK,GAAMD,EAEN,GAAMld,EAAGxJ,KAAKmJ,eAAeIG,GAETcyQ,GAAO,OACHIK,EAAG1J,KAAK8f,YAAa,IACvBlM,GAAO,uCAELA,GADEiT,EACK,OAAWD,EAAGb,OAe3B,GAAMld,EAAGxJ,KAAKgY,aAAa/U,GAEPcyQ,GAAO,QAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,eAELA,GADEiT,EACK,kBAaqBrH,EAERb,GAAM9V,EAAGxJ,KAAKmJ,eAAeIG,GAETcyQ,GAAO,2CAA8CIK,EAAGvC,WAAc,YAAe1B,EAAS,KAehGmO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CAeZ,OAdAA,GAAMgM,EAAWryB,MAGbqmb,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACe,+BAAkCyd,EAAS,OAe3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,KACH8L,IACF9L,GAAO,YAEFA,I3DskSH,SAASx8B,EAAQD,G4D9oSvB,Y5DkpSC,IAAI4C,GAA4B,kBAAXC,SAAoD,gBAAPBA,QAAOC,SAAWb,SAAU5B,GAAO,aAAcA,IAAS,SAAUa,GAAO,MAAOA,IAAyB,kBAAX2B,SAAYb3B,EAaiob,cAAgBO,QAAU3B,IAAQ2B,OAAOT,UAAy,eAAkBiB,G4DjpsvQjB,GAAOD,QAAU,SAA6BuyB,EAAI6U,EAAUC,GAC1D,GAAI5K,GAAM,IACNyL,EAAO3V,EAAG+S,MACV6C,EAAW5V,EAAG6V,UACdpc,EAUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAyUG,GACIDkB,EAaiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GAaiBhW,EAAG1J,KAAKvF,UACzBgL,EAAQ,QAAU6Z,GAAy,IAC9BK,EAAS,QAAUN,EACnBoH,EAAQ,SAAWpH,EACnB6G,EAAMxc,EAAGxJ,KAAKC,KAAKuJ,GACnB4c,EAaiB,EACrBJ,GAaiZJ,OACJ,IAAI0J,GAAa,QAAUD,EAaiZJ,MAC3B8M,EAAO,MAAQIK,EACjByH,EAAO,MAAQzH,EACf0H,EAAWb,EAai3G,UAAy7V,EAAG6V,UAAy,EAC1CyH,EAAy,OAASD,EACrByC,EAakB,iBAAmBnK,EACnCqC,EAAClpC,OAAO4E,KAAK+IB,OAC5BsmB,EAae/f,EAAG9rB,OAAOu9B,sBACzBuO,EAaiBlxC,OAAO4E,KAAKqsC,GAC7BE,EAaejgB,EAAG9rB,OAAOm9B,qBACzB6O,EAakBII,EAAYnnC,QAAUmvC,EAaenvC,OACvDsvC,EAAGBF,KAAiB,EACjCG,EAA6C,WAAvB,mBAAOH,GAAP,YAA5vC,EAAO4vC,KAA4BnxC,OAAO4E,KAAKusC,GAACpvc,OACnFwvC,EAAoBrgB,EAAG1J,KAAKggqB,iBAC5BC,EAAMBJ,GAaiBC,GAauBC,EAC3D3C,EAaiBld,EAAG1J,KAAKqnB,cACzBd,EAaiB7c,EAAG9F,OAClBsmB,EAAYxgB,EAAG9rB,OAAOwN,QAC1B,IAAI8+B,KAAexgB,EAAG1J,KAAKshB,KAAM4I,EAUzkbB,QAAUykB,EAAU3vC,OAASmvB,EAAG1J,KAAKoB,aAAc,GAai+oB,GAAGbZgB,EAAGxJ,KAAKoM,OAAO4d,EACjI,IAAIxgB,EAAG1J,KAAKgC,cACV,GAaiob,GAAgB1gB,EAAG9rB,OAAOokB,kBAC5BqoB,EAakB7xC,OAAO4E,KAAKgtC,EAMIC,IAJAxW,GAAO,OAAU6S,EAAS,iBAAoBN,EAAC,WACxDiB,IACFxT,GAAO,QAAW4V,EAAMb,iBAEnCS,EAakB,CAMpB,GAJErW,GADEwT,EACK,IAAOoC,EAAMb,MAASA,EAAMb,mBAAsB/jB,EAAS,eAAkBqhB,EAAQ,OAAUA,EAAQ,IAAO0C,EAAMb,YAAe1C,EAAQ,aAAgByC,EAAQ,MAASC,EAAMb,IAAO1C,EAAQ,MAErP,aAAgByC,EAAQ,OAAU9jB,EAAS,OAehDmkB,EAaiB,CAEnB,GA



DAhW,GAAO,oBAAuByL,EAAQ,cAClCqC,EAAYnnC,OACd,GAAImnC,EAAYnnC,OAAS,EACvBq5B,GAAO,  
sBAAyB4L,EA Ae,IAAO+J,EAAQ,SACzD,CACL,GAAIvI,GAAOU,CACX,IAAIV,EAGF,IAFA,GAAIY,GAAc0I  
,GAAK,EACrBnJ,EA AKH,EA AKzmC,OAAS,EACd+vC,EA AKnJ,GACVS,EA AeZ,EA AKsJ,GAAM,GAC1B1W,  
GAAO,OAAU2V,EAAQ,OAAU7f,EA AGxJ,KAAKmJ,eAAeuY,GAAiB,IAKnF,GAAI8H,EA AenvC,OAAQ,CAC  
zB,GAAIyJ,GAAO0IC,CACX,IAAI1IC,EAGF,IAFA,GAAIumC,GAA YrJ,GAAK,EACnBM,EA AKx9B,EA AKzJ,  
OAAS,EACd2mC,EA AKM,GACV+I,EA AavmC,EA AKk9B,GAAM,GACxBtN,GAAO,OAAUIK,EA AGnC,WAA  
WgjB,GAAe,SAAYhB,EAAQ,KAIxE,GAAI7f,EA AG1J,KAAKgc,eAAiBqoB,EA AgB9vC,OAAQ,CACnD,GAAI  
onC,GAAO0I,CACX,IAAI1I,EAGF,IAFA,GAAI6I,GAAatJ,GAAK,EACpBY,EA AKH,EA AKpnC,OAAS,EACd2  
mC,EA AKY,GACV0I,EA Ac7I,EA AKT,GAAM,GACzBtN,GAAO,OAAUIK,EA AGnC,WAAWijB,GAAgB,SA A  
YjB,EAAQ,KAIzE3V,GAAO,uBAA0ByL,EAAQ,OAE3C,GAAyB,OA ArB0K,EACFnW,GAAO,WAAcnO,EAAS,  
IAAO8jB,EAAQ,UACxC,CACL,GAAI/B,GAAoB9d,EA AGrC,UACvBojB,EA AsB,OAAUIB,EA AO,MAI3C,IAH  
I7f,EA AG1J,KAAKsB,yBACVoi,EA AGrC,UAA YqC,EA AGxJ,KAAKuZ,YAA Y/P,EA AGrC,UAA WkiB,EAAM7  
f,EA AG1J,KAAK2Z,eAE7DkQ,EACF,GAAIE,EACFnW,GAAO,WAAcnO,EAAS,IAAO8jB,EAAQ,UACxC,CAC  
L3V,GAAO,IAAOuS,EA Ac,YAC5B,IAAI mC,GAAqB7I,CACzBA,GAAiB/V,EA AGtC,cAAgB,uBACpC,IAAIw  
Y,GAAaA,KACjBA,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EA AGmW,gBAAiB,GACtBjM,GAAO,q  
EA AwFIK,EA AGrC,UAAa,kBAAqBqC,EA AGxJ,KAAKmJ,eAAeoW,GAAmB,qCAAYCgL,EA AuB,OAC10/gB,  
EA AG1J,KAAK8f,YAAa,IACvBIM,GAAO,wDAELIK,EA AG1J,KAAK+f,UACVnM,GAAO,mDAAsDIK,EA AG  
vC,WAAc,YAAe1B,EAAS,KAExGmO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,E  
AAWryB,MAGbqmB,IAFCIK,EA AGuW,eAAiBP,EACnBhW,EA AGnH,MACE,+BA AkCyd,EAAS,OAE3C,uBA  
A0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCP,EA AiB6I,EACb5I,IACF9L,GAAO,gBAGN,IAAIkW,EA CT,G  
AAyB,WAArBC,EA AgC,CACICnW,GAAO,QA AW6S,EAAS,cAC3B,IAAIE,GAAgBjd,EA AGuW,aACvBvW,G  
AAGuW,cAAgBiG,EA AIjG,eAAgB,EACvCiG,EA AItoC,OAAS+rC,EACbzD,EA AI/e,WAAauC,EA AGvC,WAAa  
,wBACjC+e,EA AI9e,cAAgBsC,EA AGtC,cAAgB,wBACvC8e,EA AI7e,UAA YqC,EA AG1J,KAAKsB,uBAAyBoI,  
EA AGrC,UAA YqC,EA AGxJ,KAAKuZ,YAA Y/P,EA AGrC,UAA WkiB,EAAM7f,EA AG1J,KAAK2Z,aChH,IAA  
IqI,IAA Yvc,EA AQ,IAAM8jB,EA AO,GACrCrD,GAAI9F,YAA Y2G,GAA YwC,CAC5B,IAAIjH,IAAQ5Y,EA AGz  
tB,SAASiqC,EACxBA,GAAItiB,OAAS2iB,EAEX3S,GADEIK,EA AGxJ,KAAKkY,cAAckK,GAAO0E,GAAa,EA  
CrC,IAAOtd,EA AGxJ,KAAKoY,WAAWgK,GAAO0E,EA AWWhF,IAAc,IAE1D,QA AWgF,EA Aa,MAAShF,GAAa  
,KAAQM,GAAS,IAEXE1O,GAAO,SAAYuS,EA Ac,gBAAmBM,EAAS,wHAA2HhhB,EAAS,IAAO8jB,EAAQ,S  
AChN7f,EA AGuW,cAAgBiG,EA AIjG,cAAgB0G,MACIC,CACLT,EA AItoC,OAAS+rC,EACbzD,EA AI/e,WAAa  
uC,EA AGvC,WAAa,wBACjC+e,EA AI9e,cAAgBsC,EA AGtC,cAAgB,wBACvC8e,EA AI7e,UAA YqC,EA AG1J,K  
AAKsB,uBAAyBoI,EA AGrC,UAA YqC,EA AGxJ,KAAKuZ,YAA Y/P,EA AGrC,UAA WkiB,EAAM7f,EA AG1J,K  
AAK2Z,aChH,IAAIqI,IAA Yvc,EA AQ,IAAM8jB,EA AO,GACrCrD,GAAI9F,YAA Y2G,GAA YwC,CAC5B,IAA  
IjH,IAAQ5Y,EA AGztB,SAASiqC,EACxBA,GAAItiB,OAAS2iB,EAEX3S,GADEIK,EA AGxJ,KAAKkY,cAAckK  
,GAAO0E,GAAa,EACrC,IAAOtd,EA AGxJ,KAAKoY,WAAWgK,GAAO0E,EA AWWhF,IAAc,IAE1D,QA AWgF,E  
AAa,MAAShF,GAAa,KAAQM,GAAS,IAEpE5C,IACF9L,GAAO,SAAYuS,EA Ac,aAIvCzc,EA AGrC,UAA YmgB  
,EA EboC,IACFhW,GAAO,OAETA,GAAO,OACH8L,IACF9L,GAAO,QA AWuS,EA Ac,OACHCG,GAAkB,KAGt  
B,GAAIoE,IAAehhB,EA AG1J,KAAKyhB,cAAgB/X,EA AGuW,aAC9C,IAAIyB,EAAYnnC,OAAQ,CACtB,GAAI  
0nC,IAAOP,CACX,IAAIO,GAGF,IAFA,GAAIL,GAAc+I,IAAK,EACrBzI,GAAKD,GAAK1nC,OAAS,EACdow  
C,GAAKzI,IAAI,CACdN,EA AeK,GAAK0I,IAAM,EAC1B,IAAI5I,IAAO5e,EA AQye,EACnB,IAAIY,EA AGxJ,K  
AAKoZ,eAAeyI,GAAMrY,EA AG1I,MAAMie,KAAM,CAC9C,GAAIwI,IAAQ/d,EA AGxJ,KAAK8X,YAA Y4J,G  
AC9BI,GAA Yvc,EA AQgiB,GACpBmD,GAAcF,IAAIc1uC,SAAJB+IC,GAAKxpC,OACrC2tC,GAAItoC,OAASm  
kC,GACbmE,EA AI/e,WAAaqY,EA ACiI,GAC/BvB,EA AI9e,cAAgBqY,EA AiB,IAAM/V,EA AGxJ,KAAKmM,eA  
AeuV,GACIEsE,EA AI7e,UAA YqC,EA AGxJ,KAAK4Z,QA AQpQ,EA AGrC,UAA Wua,EA AcIY,EA AG1J,KAAK2  
Z,cACpEuM,EA AI9F,YAA Y2G,GAA Yrd,EA AGxJ,KAAKmJ,eAAeuY,EACnD,IAAIU,IAAQ5Y,EA AGztB,SA A  
SiqC,EAExB,IADAA,EA AItiB,OAAS2iB,EA CT7c,EA AGxJ,KAAKkY,cAAckK,GAAO0E,GAAa,EAAG,CAC/C  
1E,GAAQ5Y,EA AGxJ,KAAKoY,WAAWgK,GAAO0E,EA AWWhF,GAC7C,IAAI0F,IAAW1F,OACV,CACL,GAA  
I0F,IAAWV,CACfpT,IAAO,QA AWoT,EA Aa,MAAShF,GAAa,KA EvD,GAAI4I,GACFhX,GAAO,IAAO0O,GAA  
S,QACIB,CACL,GAAI6H,GAAiBA,EA AcvI,GAAe,CACHDhO,GAAO,SAAY8T,GAA Y,kBAC3BN,IACFxT,GA

AO,8CAAiDnO,EAAS,MAAUiE,EAAGxJ,KAAKgy,aAAa0J,GAAiB,OAEnHhO,GAAO,OAAUuS,EAAC,YAC/  
B,IAAIqB,GAAoB9d,EAAGrC,UACzBihB,EAAqB7I,EACrBmI,GAAMble,EAAGxJ,KAAKgy,aAAa0J,EACtCl  
Y,GAAG1J,KAAKsB,yBACVoI,EAAGrC,UAAyqC,EAAGxJ,KAAK4Z,QAAQ0N,EAAMb5F,EAAClY,EAAG1J  
,KAAK2Z,eAE1E8F,EAABiB/V,EAAGtC,cAAgB,WACpC,IAAIwY,GAAaA,KACjBA,GAAWzyB,KAAKymB,G  
AChBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACtBjM,GAAO,yDAA4EIK,EAAGrC,UAAa,kBAAqBqC,EAAG  
xJ,KAAKmJ,eAAeW,GAAmB,kCAAsCmI,GAAoB;AACxNle,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,gBA  
ELA,GADEIK,EAAG1J,KAAKsB,uBACH,yBAEA,oCAAwCsmB,GAAoB,MAErEhU,GAAO,MAELIK,EAAG1J,  
KAAK+f,UACVnM,GAAO,6BAAgC4L,EA Ae,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KAEvImO,GAAO  
,OAEPA,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,EAAWryB,MAGbqmB,IAFCIK,EAAGuW,eAAi  
BP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEn  
CP,EAAB6I,EACjB5e,EAAGrC,UAAymgB,EACf5T,GAAO,iBAEH8L,IACF9L,GAAO,SAAY8T,GAAY,kBAC  
3BN,IACFxT,GAAO,8CAAiDnO,EAAS,MAAUiE,EAAGxJ,KAAKgy,aAAa0J,GAAiB,OAEnHhO,GAAO,OAA  
UuS,EAAC,uBAE/BvS,GAAO,QAAW8T,GAAY,kBAC1BN,IACFxT,GAAO,8CAAiDnO,EAAS,MAAUiE,EAAG  
xJ,KAAKgy,aAAa0J,GAAiB,OAEnHhO,GAAO,QAGXA,IAAO,IAAO0O,GAAS,OAGvB5C,IACF9L,GAAO,QA  
AWuS,EAAC,OACHCG,GAAB,MAK1B,GAAIoD,EAaenvC,OAAQ,CACzB,GAAI4nC,IAAOuH,CACX,IAAIv  
H,GAGF,IAFA,GAAIoI,GAAYnI,IAAK,EACnBC,GAAKF,GAAK5nC,OAAS,EACd6nC,GAAKC,IAAI,CACdKI,  
EAAapI,GAAKC,IAAM,EACxB,IAAIL,IAAO0H,EAAC,EACxB,IAAI7gB,EAAGxJ,KAAKoZ,eAAeyI,GAAMr  
Y,EAAG1I,MAAMie,KAAM,CAC9CiH,EAAItoC,OAASmkC,GACbmE,EAAl/e,WAAauC,EAAGvC,WAAa,qB  
AAuBuC,EAAGxJ,KAAK8X,YAAyUS,GAC5ErE,EAAl9e,cAAgBsC,EAAGtC,cAAgB,sBAawBsC,EAAGxJ,KA  
AKmM,eAAeke,GAEPf3W,GADEwT,EACK,IAAOoC,EAAMB,MAASA,EAAMB,mBAAsB/jB,EAAS,eAAkBqh  
B,EAAQ,OAAUA,EAAQ,IAAO0C,EAAMB,YAAe1C,EAAQ,aAAgByC,EAAQ,MAASC,EAAMB,IAAO1C,EAA  
Q,MAErP,aAAgByC,EAAQ,OAAU9jB,EAAS,OAEpDmO,GAAO,QAAWIK,EAAGnC,WAAWgjb,GA Ae,SAAY  
hB,EAAQ,QACnErD,EAAl7e,UAAyqC,EAAGxJ,KAAKuZ,YAAy/P,EAAGrC,UAAWkiB,EAAM7f,EAAG1J,K  
AAK2Z,aAChE,IAAIqI,IAAYvc,EAAQ,IAAM8jB,EAAO,GACrCrD,GAAI9F,YAAy2G,GAAYwC,CAC5B,IAAI  
jH,IAAQ5Y,EAAGztB,SAASiqC,EACxBA,GAAItiB,OAAS2iB,EAEX3S,GADEIK,EAAGxJ,KAAKkY,cAAckK,  
GAAO0E,GAAa,EACrC,IAAOtd,EAAGxJ,KAAKoY,WAAWgK,GAAO0E,EAAWhF,IAAc,IAE1D,QAAWgF,E  
AAa,MAAShF,GAAa,KAAQM,GAAS,IAEpE5C,IACF9L,GAAO,SAAYuS,EAAC,aAEnCvS,GAAO,MACH8L,IA  
CF9L,GAAO,SAAYuS,EAAC,aAEnCvS,GAAO,OACH8L,IACF9L,GAAO,QAAWuS,EAAC,OACHCG,GAAB,O  
AM5B,GAAI5c,EAAG1J,KAAKgc,eAAiBqoB,EAAGb9vC,OAAQ,CACnD,GAAIswC,IAAOR,CACX,IAAIQ,G  
AGF,IAFA,GAAIL,GAAaM,IAAK,EACpBC,GAAKF,GAAKtwC,OAAS,EACduwC,GAAKC,IAAI,CACdP,EAA  
cK,GAAKC,IAAM,EACzB,IAAIE,IAAYZ,EAAC,IAC5BzI,GAAOij,GAAUptC,MACnB,IAAI8rB,EAAGxJ,KA  
AKoZ,eAAeyI,GAAMrY,EAAG1I,MAAMie,KAAM,CAC9CiH,EAAItoC,OAASmkC,GACbmE,EAAl/e,WAAau  
C,EAAGvC,WAAa,iBAAMbuC,EAAGxJ,KAAK8X,YAAyws,GAAe,UACvFtE,EAAl9e,cAAgBsC,EAAGtC,cA  
AgB,kBAAoBsC,EAAGxJ,KAAKmM,eAAeme,GAAe,UACjG5W,GAAO,mBAAsByL,EAAQ,UAEnCzL,GADE  
wT,EACK,IAAOoC,EAAMB,MAASA,EAAMB,mBAAsB/jB,EAAS,eAAkBqhB,EAAQ,OAAUA,EAAQ,IAAO0C  
,EAAMB,YAAe1C,EAAQ,aAAgByC,EAAQ,MAASC,EAAMB,IAAO1C,EAAQ,MAErP,aAAgByC,EAAQ,OAA  
U9jB,EAAS,OAEpDmO,GAAO,QAAWIK,EAAGnC,WAAWijB,GAAgB,SAAYjB,EAAQ,mBAAsBIK,EAAQ,O  
ACIG6G,EAAl7e,UAAyqC,EAAGxJ,KAAKuZ,YAAy/P,EAAGrC,UAAWkiB,EAAM7f,EAAG1J,KAAK2Z,aAC  
hE,IAAIqI,IAAYvc,EAAQ,IAAM8jB,EAAO,GACrCrD,GAAI9F,YAAy2G,GAAYwC,CAC5B,IAAIjH,IAAQ5Y,  
EAAGztB,SAASiqC,EACxBA,GAAItiB,OAAS2iB,EAEX3S,GADEIK,EAAGxJ,KAAKkY,cAAckK,GAAO0E,G  
AAa,EACrC,IAAOtd,EAAGxJ,KAAKoY,WAAWgK,GAAO0E,EAAWhF,IAAc,IAE1D,QAAWgF,EAAa,MAASh  
F,GAAa,KAAQM,GAAS,IAEpE5C,IACF9L,GAAO,SAAYuS,EAAC,aAEnCvS,GAAO,MACH8L,IACF9L,GAAO  
,SAAYuS,EAAC,aAEnCvS,GAAO,OACH8L,IACF9L,GAAO,QAAWuS,EAAC,OACHCG,GAAB,IAEPB,IAAI2E  
,IAASD,GAAUr6B,QACrBu6B,GAASF,GAAUn6B,OACrB,IAAe7U,SAAXivC,IAAmCjvC,SAAXkvC,GAASB,C  
AChDtX,GAAO,QAAW+L,EAAU,WAC5B,IAAI2I,GAAqB7I,CACzB,IAAezjC,SAAXivC,GAASB,CACxB,GAA  
IE,IAASF,GACXG,GAAU,UACVC,GAAC,MACHbzX,IAAO,IAAO+L,EAAU,iBAAoBN,EAAQ,OAAU4L,GAA  
U,KACxExL,EAABiB/V,EAAGtC,cAAgB,yBACpCwM,GAAO,UAAa+L,EAAU,QAC9B,IAAIC,GAAaA,KACjBA  
,GAAWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACtBjM,GAAO,8DAAiFIK,EAAGrC,

UAAa,kBAaQbQc,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,yBAA6B2L,GAAW,aAAiBD,GAAU,eAAmBzhB,EAAGxJ,KAAKgY,aAAasS,GAAGb,OAC9R9gB,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,gCAAoCyX,GA Ae,SAA YF,GAAU,iCAAoCzhB,EAAGxJ,KAAKgY,aAAasS,GAAGb,QAeVJ9gB,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAGC4L,EA Ae,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KAeVImO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,EA AWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OA E3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,MACQ53B,SAAXkvC,KACfX,GAAO,UAGX,GA Ae53B,SAAXkvC,GAAsB,CACxB,GAAIC,IAASD,GACXE,GAAU,UACVC,GAAC,MACHbzX,IAAO,IAAO+L,EA AU,iBAAoBN,EA AQ,OAAU6L,GAAU,KACxEzL,EA AiB/V,EAAGtC,cAAgB,yBACpCwM,GAAO,UAAa+L,EA AU,QAC9B,IAAIC,GAAaA,KACjBA,GA AWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACtBjM,GAAO,8DAAiFIK,EAAGrC,UAAa,kBAaQbQc,EAAGxJ,KAA KmJ,eAAeoW,GAAMb,yBAA6B2L,GAAW,aAAiBD,GAAU,eAAmBzhB,EAAGxJ,KAAKgY,aAAasS,GAAGb,OAC9R9gB,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,gCAAoCyX,GA Ae,SAAYF,GAAU,iCAAoCzhB,EAAGxJ,KAAKgY,aAAasS,GAAGb,QAeVJ9gB,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAGC4L,EA Ae,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KAeVImO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,EA AWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OA E3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCpM,GAAO,MAET6L,EA AiB6I,EACb5I,IACF9L,GAAO,QA AW+L,EA AU,OAC5B2G,GA AkB,QA W9B,MAJ15G,KACF9L,GAAO,IAAO0S,EA AkB,QA AWG,EAAS,iBAEtD7S,EAAMIK,EAAGxJ,KAAKsY,YAA Y5E,K5DmqStB,SAASx8B,EA AQD,G6DpnTvB,YACAC,GAAOD,QAAU,SAAGCuyB,EA AI6U,EA AUC,GAC7D,GA AI5K,GAAM,IACNyL,EA AO3V,EAAG+S,MACV6C,EA AW5V,EA AG6V,UACdpc,EA AUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAA YuG,GACIDkB,EA AiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GA AiBhW,EAAG1J,KAAKvF,UACzBgL,EA AQ,QAAU6Z,GAAY,IAC9BmH,EA AQ,SAAWpH,EACnB6G,EAAMxc,EAAGxJ,KAAKC,KAAKuJ,GACnB4c,EA AiB,EACrBJ,GA AIzJ,OACJ,IAAI0J,GAAa,QAAUD,EA AIzJ,KAC/B,IAAI/S,EAAGxJ,KAAKoZ,eAAenW,EA ASuG,EAAG1I,MAAMie,KAAM,CACjDiH,EA AItoC,OAASuIB,EACb+iB,EA AI/e,WAAaqY,EACjB0G,EA AI9e,cAAgBqY,CACpB,IAAI8J,GAAO,MAAQIK,EACjByH,EA AO,MAAQzH,EACf6B,EA AK,IAAM7B,EACXiM,EA Ae,OAAU/B,EA AO,OACChCxC,EA AWb,EA AI3G,UAA Y7V,EAAG6V,UAA Y,EAC1CyH,EAAY,OAASD,EACrByC,EA AkB,iBAAmBnK,EACrC+H,EA AiB1d,EAAG1J,KAAKqnB,cACzBd,EA AiB7c,EAAG9F,MACtBgQ,IAAO,QAAW6S,EAAS,cACvBW,IACFxT,GAAO,QAAW4V,EAAMb,kBAGrC5V,GADEwT,EACK,IAAOoC,EAAMb,MAASA,EAAMb,mBAAsB/jB,EAAS,eAAkBqhB,EA AQ,OAAUA,EA AQ,IAAO0C,EAAMb,YAAe1C,EA AQ,aAAgByC,EA AQ,MAASC,EAAMb,IAAO1C,EA AQ,MAErP,aAAgByC,EA AQ,OAAU9jB,EAAS,OAEPdmO,GAAO,iBAAoByL,EA AQ,aACnC,IAAI2C,GAA YuH,EACZ5C,EAAGbJd,EAAGuW,aACvBvW,GAAGuW,cAAgBiG,EA AIjG,eAAgB,CACvC,IAAIqC,GAAQ5Y,EAAGztB,SAASiqC,EACxBA,GA AItiB,OAAS2iB,EAEX3S,GADEIK,EAAGxJ,KAAKkY,cAAckK,EA AO0E,GAAa,EACrC,IAAOtd,EAAGxJ,KAAKoY,WAAWgK,EA AO0E,EA AWfF,GAAC,IAE1D,QAAWgF,EA Aa,MAASHf,EA Aa,KAAQM,EAAS,IAEXE5Y,EAAGuW,cAAgBiG,EA AIjG,cAAgB0G,EACvC/S,GAAO,SAAYuS,EAAC,gBAAMbJf,EAAM,aAAgB7B,EA AQ,KAAQ6B,EAAM,YAAeA,EAAM,iBAAoBA,EAAM,oBAAuBqI,EA AQ,qBAC1K7f,EAAGmW,gBAAiB,GACtBjM,GAAO,8DAAiFIK,EAAGrC,UAAa,kBAaQbQc,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,+BAAMc6L,EAAGb,OACtN5hB,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,iCAAsC0X,EAAGb,oBAE3D5hB,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAGC4L,EA Ae,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KAeVImO,GAAO,OAEPa,GAAO,OAETA,GAAO,gFACFIK,EAAGuW,eAAiBP,IAErB9L,GADEIK,EAAGnH,MACE,wCAEA,8CAGPmd,IACF9L,GAAO,YAETA,GAAO,OAMT,MAJ18L,KACF9L,GAAO,IAAO0S,EA AkB,QA AWG,EAAS,iBAEtD7S,EAAMIK,EAAGxJ,KAAKsY,YAA Y5E,K7D8nTtB,SAASx8B,EA AQD,G8D5sTvB,YACAC,GAAOD,QAAU,SA A2BuyB,EA AI6U,EA AUC,GACxD,GAUEoI,GAVEhT,EAAM,IACNyL,EA AO3V,EAAG+S,MACV6C,EA AW5V,EAAG6V,UACdpc,EA AUuG,EAAG9rB,OAAO2gC,GACpBiB,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAA YuG,GACIDkB,EA AiB/V,EAAGtC,cAAgB,IAAMmX,EAC1CmB,GA AiBhW,EAAG1J,KAAKvF,UACzBgL,EA AQ,QAAU6Z,GAAY,IAC9BK,EAAS,QAAUN,EACnBwH,EA AUnd,EAAG1J,KAAKyF,OAASiC,GAAWA,EA AQsC,KA E9CohB,IACFjT,GAAO,cAAiByL,EA AQ,MAAS3V,EAAGxJ,KAAK8Z,QAAQ7W,EA AQsC,MAAO6Z,EA AU5V,EAAG0W,aAAgB,KACrGwG,EA Ae,SAAWvH,GA E1BuH,EA AeZjB,CAEjB,IAAI0kB,GAAW,SAAWxI,CAC1B,KAAK

wH,EACH,GAAl1jB,EAAQ5oB,OAASmvB,EAAG1J,KAAKoB,cAAgBsI,EAAG9rB,OAAO8H,YAAclN,OAAO  
4E,KAAKssB,EAAG9rB,OAAO8H,YAAyNl,OAAQ,CAC7G,GAAl2vC,MACAlJ,EAAO7d,CACX,IAAl6d,EAG  
F,IAFA,GAAlSg,GAAWgD,GAAK,EAClBnJ,EAACKH,EAACKzmC,OAAS,EACd+vC,EAACKnJ,GAAl,CACdmG,E  
AAYtG,EAACKsJ,GAAM,EACvB,IAAlIb,GA Ae7hB,EAAG9rB,OAAO8H,WAAW4hC,EAClCIE,IAAgB7hB,EA  
AGxJ,KAAKoZ,eAAeiS,EAAC7hB,EAAG1I,MAAMie,OACIEiL,EAAUA,EAAU3vC,QAAU+sC,QAkPc,IAAl4  
C,GAAY/mB,CAGpB,IAAl0jB,GAAWqD,EAAU3vC,OAAQ,CAC/B,GAAlItC,GAAoB9d,EAAGrC,UACzBmkB,  
EAAGB3E,GAAWqD,EAAU3vC,QAAUmvB,EAAG1J,KAAKoB,aACvDgmB,EAAiB1d,EAAG1J,KAAKqnB,aA  
C3B,IAAl3H,EAEF,GADA9L,GAAO,eAAkByL,EAAQ,KAC7BmM,EA Ae,CACZ3E,IACHjT,GAAO,QA AWiU,  
EAAY,qBA AwBrI,EA Ae,KA EvE,IAAl0B,GA AK,IAAM7B,EACbsI,EAAGB,SAAWtI,EAAO,IAAM6B,EA AK,IA  
C7C0G,EAAMB,OAAUD,EAAGB,MAC3Cje,GAAG1J,KAAKsB,yBACVoI,EAAGrC,UAAyqC,EAAGxJ,KAAK  
uZ,YAAy+N,EAAMBG,EA Aeje,EAAG1J,KAAK2Z,eAE/E/F,GAAO,QA AW+L,EAAU,YACxBkH,IACFjT,GAA  
O,cAAiByL,EAAQ,mBAAsBM,EAAU,0CAA6CN,EAAQ,MAASM,EAAU,oBAE1I/L,GAAO,aAAgBsN,EAAM,  
SAAYA,EAAM,MAAS2G,EAAY,YAAe3G,EAAM,SAAYvB,EAAU,MAASla,EAAS,IAAOoiB,EAAY,IAAO3G,  
EAAM,oBAC7JkG,IACFxT,GAAO,8CAAI DnO,EAAS,KAAQoiB,EAAY,IAAO3G,EAAM,OAEPgtN,GAAO,UA  
Aa+L,EAAU,cAC1BkH,IACFjT,GAAO,SAETA,GAAO,UAAa+L,EAAU,QAC9B,IAAIC,GAAaA,KACjBA,GAA  
WzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACtBjM,GAAO,yDAA4EIK,EAAGrC,UAA  
a,kBAAqBqC,EAAGxJ,KAAKmj,eAAeoW,GAAMB,kCAAsCmI,EAAoB,OACxNle,EAAG1J,KAAK8f,YAAa,IA  
CvBIM,GAAO,gBAELA,GADEIK,EAAG1J,KAAKsB,uBACH,yBAEA,oCAAwCsmB,EAAoB,MAErEhU,GAAO  
,MAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAgC4L,EA Ae,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EA  
AS,KA EvImO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,EA AWryB,MAGbqmB,IAF  
CIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OA E3C,uBAA0BA,EAAS,oBAGrC,cA  
AiBA,EAAS,+EAEnCpM,GAAO,iBACF,CACLA,GAAO,QACP,IAAI5vB,GAAOkmC,CACX,IAAlImC,EAGF,I  
AFA,GAAl49B,GAACv,GA AK,EACrBM,EA AKx9B,EA AKzJ,OAAS,EACd2mC,EA AKM,GAAl,CACdI,EA Ae5  
9B,EA AKk9B,GAAM,GACtBA,IACfIn,GAAO,OAET,IAAI6T,GAAQ/d,EAAGxJ,KAAK8X,YAAy4J,GAC9B8  
F,EA AWjiB,EAAGqIB,CACrB7T,IAAO,QA AW8T,EAAY,kBAC1BN,IACFxT,GAAO,8CAAI DnO,EAAS,MAA  
UiE,EAAGxJ,KAAKgY,aAAa0J,GA AiB,OA EnHhO,GAAO,gBA AmByL,EAAQ,MAAS3V,EAAGxJ,KAAKmj,e  
AAeK,EAAG1J,KAAK2Z,aAAeiL,EA Ae6F,GAAU,OAGtH7T,GAAO,OACP,IAAI+T,GAAGB,UAAyTi,EAC9BuI  
,EAAMB,OAAUD,EAAGB,MAC3Cje,GAAG1J,KAAKsB,yBACVoI,EAAGrC,UAAyqC,EAAG1J,KAAK2Z,aAA  
ejQ,EAAGxJ,KAAKuZ,YAAy+N,EAAMBG,GA Ae,GAAQH,EAAoB,MAAQG,EA EI,IAAI/H,GAAaA,KACjBA,  
GA AWzyB,KAAKymB,GACHBA,EAAM,GACFIK,EAAGmW,gBAAiB,GACtBjM,GAAO,yDAA4EIK,EAAGrC,  
UAAa,kBAAqBqC,EAAGxJ,KAAKmj,eAAeoW,GAAMB,kCAAsCmI,EAAoB,OACxNle,EAAG1J,KAAK8f,YA  
Aa,IACvBIM,GAAO,gBAELA,GADEIK,EAAG1J,KAAKsB,uBACH,yBAEA,oCAAwCsmB,EAAoB,MAErEhU,  
GAAO,MAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAgC4L,EA Ae,mCAAsC9V,EAAGvC,WAAc,YAAe1  
B,EAAS,KA EvImO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,EA AWryB,MAGbq  
mB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OA E3C,uBAA0BA,EAAS,oBA  
GrC,cAAiBA,EAAS,+EAEnCpM,GAAO,iBAGT,IAAI4X,EA Ae,CACZ3E,IACHjT,GAAO,QA AWiU,EAAY,qBA  
AwBrI,EA Ae,KA EvE,IAAI0B,GA AK,IAAM7B,EACbsI,EAAGB,SAAWtI,EAAO,IAAM6B,EA AK,IA  
C7C0G,EA  
AMB,OAAUD,EAAGB,MAC3Cje,GAAG1J,KAAKsB,yBACVoI,EAAGrC,UAAyqC,EAAGxJ,KAAKuZ,YAAy+  
N,EAAMBG,EA Aeje,EAAG1J,KAAK2Z,eAE3EkN,IACFjT,GAAO,QA AWiU,EAAY,sBAAYBA,EAAY,qBAC/D  
ne,EAAGmW,gBAAiB,GACtBjM,GAAO,yDAA4EIK,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmj,eAAeoW,  
GAAMB,kCAAsCmI,EAAoB,OACxNle,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,gBAELA,GADEIK,EAAG1J  
,KAAKsB,uBACH,yBAEA,oCAAwCsmB,EAAoB,MAErEhU,GAAO,MAELIK,EAAG1J,KAAK+f,UACVnM,GA  
AO,6BAAgC4L,EA Ae,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KA EvImO,GAAO,OAEPa,GAAO,OAET  
A,GAAO,0FAA6FiU,EAAY,sBAEIhJ,U,GAAO,aAAgBsN,EAAM,SAAYA,EAAM,MAAS2G,EAAY,YAAe3G,E  
AAM,aAAgBzb,EAAS,IAAOoiB,EAAY,IAAO3G,EAAM,oBAC9IkG,IACFxT,GAAO,8CAAI DnO,EAAS,KAAQ  
oiB,EAAY,IAAO3G,EAAM,OAEPgtN,GAAO,oBACHIK,EAAGmW,gBAAiB,GACtBjM,GAAO,yDAA4EIK,EA  
AGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmj,eAAeoW,GAAMB,kCAAsCmI,EAAoB,OACxNle,EAAG1J,KAAK  
8f,YAAa,IACvBIM,GAAO,gBAELA,GADEIK,EAAG1J,KAAKsB,uBACH,yBAEA,oCAAwCsmB,EAAoB,MAEr

EhU,GAAO,MAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAgC4L,EA Ae,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KAeVImO,GAAO,OAEP A,GAAO,OAETA,GAAO,mFACHiT,IACFjT,GAAO,aAEJ,CACL,GA AI+N,GAAOuI,CACX,IAAIvI,EAGF,IAFA,GAAIC,GAAcC,GA AK,EACrBC,EA AKH,EA AKpnC,OAAS,EACdsnC,EA AKC,GAAI,CACdF,EA AeD,EA AK E,GAAM,EAC1B,IAAI4F,GAAQ/d,EAAGxJ,KAAK8X,YAAY4J,GAC9B gG,EAAMble,EAAGxJ,KAAKgY,aAAa0J,GACxC8F,EA AWjiB,EA AQgiB,CACjB/d,GAAG1J,KAAKsB,yBACV oI,EAAGrC,UAA YqC,EAAGxJ,KAAK4Z,QAAQ0N,EAAMB5F,EA AcLY,EAAG1J,KAAK2Z,eAE1E/F,GAAO,SAA Y8T,EAAY,kBAC3BN,IACFxT,GAAO,8CAAiDnO,EAAS,MAAUiE,EAAGxJ,KAAKgY,aAAa0J,GAAiB,OA EnHhO,GAAO,oBACHIK,EAAGmW,gBAAiB,GACtBjM,GAAO,yDAA4ElK,EAAGrC,UAAa,kBA AqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,kCAAsCmI,EA AoB,OACxNle,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,gB AELA,GADEIK,EAAG1J,KAAKsB,uBACH,yBAEA,oCAAwCsmB,EA AoB,MAErEhU,GAAO,MAELIK,EAAG1 J,KAAK+f,UACVnM,GAAO,6BAAgC4L,EA Ae,mCAAsC9V,EAAGvC,WAAc,YAAe1B,EAAS,KAeVImO,GAA O,OAEP A,GAAO,OAETA,GAAO,kFAKfIK,EAAGrC,UAA YmgB,MACN9H,KACT9L,GAAO,eAET,OAAOA,K 9DytTH,SAASx8B,EA AQD,G+Dn+TvB,YACAC,GAAOD,QAAU,SAAS8BuyB,EA AI6U,EA AUC,GAC3D,GAUE oI,GAVEhT,EAAM,IACNyL,EA AO3V,EAAG+S,MACV6C,EA AW5V,EAAG6V,UACdpc,EA AUuG,EAAG9rB, OAAO2gC,GACpBiB,EA Ac9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAYuG,GACIDkB,EA AiB/V,EAAGt C,cAAgB,IAAMmX,EAC1CmB,GAAiBhW,EAAG1J,KAAKvF,UACzBgL,EA AQ,QAAU6Z,GAAY,IAC9BK,EA AS,QAAUN,EACnBwH,EA AUnd,EAAG1J,KAAKyF,OAAStC,GAAWA,EA AQsC,KAQID,IANIohB,GACFjT,G AAO,cAAiByL,EA AQ,MAAS3V,EAAGxJ,KAAK8Z,QAAQ7W,EA AQsC,MAAO6Z,EA AU5V,EAAG0W,aAAg B,KACrGwG,EA Ae,SAAWvH,GAE1BuH,EA AeZjB,GAEZA,GA AW0jB,IAAYnd,EAAG1J,KAAKjX,eAAgB,EA AO,CACrD89B,IACFjT,GAAO,QAAW+L,EA AU,SAAYiH,EA AgB,iBA AoBA,EA AgB,mBAAsBjH,EA AU,4BA A+BiH,EA AgB,kBA AuBjH,EA AU,qBAE9M/L,GAAO,QAAW+L,EA AU,gBAAMbla,EAAS,0BAA6BA,EAAS,k EAAqEA,EAAS,QAAWA,EAAS,WAAcka,EA AU,kCACpNkH,IACFjT,GAAO,SAETA,GAAO,SAAY+L,EA AU, QAC7B,IAAIC,GAAaA,KACjBA,GA AWzyB,KAAKymB,GACbBA,EAAM,GACFIK,EAAGmW,gBA AiB,GACt BjM,GAAO,4DAA+ElK,EAAGrC,UAAa,kBA AqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,6BACjK/V,EAAG1 J,KAAK8f,YAAa,IACvBIM,GAAO,mGAELIK,EAAG1J,KAAK+f,UACVnM,GAAO,eAELA,GADEiT,EACK,kB AAqBrH,EA ErB,GAAMrc,EA EfyQ,GAAO,2CAA8CIK,EAAGvC,WAAc,YAAe1B,EAAS,KAeHgmO,GAAO,O AEPA,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,EA AWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiB P,EACnBhW,EAAGnH,MACE,+BA AkCyd,EAAS,OAE3C,uBAA0BA,EAAS,oBAGrC,cAAiBA,EAAS,+EAEnCp M,GAAO,MACH8L,IACF9L,GAAO,gBAGL8L,KACF9L,GAAO,gBAGX,OAAOA,K/D4+TH,SAASx8B,EA AQ D,GgEjjUvB,YAEA,IAAI suC,IACF,aACA,UACA,mBACA,UACA,mBACA,YACA,YACA,UACA,kBACA,WAC A,WACA,cACA,gBACA,gBACA,WACA,uBACA,OACA,SACA,QAGFruc,GAAOD,QAAU,SA AUuuB,EAAY+I B,GACrC,IAAK,GAAIpxC,GAAE,EAAGA,EA AEoxC,EA AQBlxC,OAAQF,IAAK,CACbDqrB,EA AUuW,KAAK9 R,MAAM8R,KAAKnL,UAAUpL,GACvC,IAEIrY,GAFAGtB,EA AWoR,EA AQBpxC,GAAGwP,MAAM,KACzC+ wB,EA AWIV,CAEf,KAAKrY,EA AE,EAAGA,EA AEgtB,EAAS9/B,OAAQ8S,IAC3ButB,EA AWA,EAASp,EAAS htB,GAE/B,KAAKA,EA AE,EAAGA,EA AEo4B,EAASlrC,OAAQ8S,IAAK,CACbC,GAAI5S,GAAMgrC,EAASp 4B,GACfzP,EAASg9B,EAASngC,EACIBmD,KACFg9B,EAASngC,IACPoO,OACEjL,GACE0H,KAAM,qFAOIB, MA AOogB,KhEgiUH,SAAStuB,EA AQD,GiE/kUvB,YAEA,IAAIosB,GAAiB,wCAErBnsB,GAAOD,QAAU,SA AU8iB,GACzB,GAAImJ,GAAcnJ,EA AIgG,MAAMmD,YACxBsoB,EAASc,gBA AftoB,IACH9d,KAAM8d,GACRn J,EA AIiI,UAAUqB,IACVje,KAAMie,KAGhCtJ,GAAIiM,WAAW,iBA EbR,YACEjIB,KAAM,SACNs6B,sBACeT 6B,KAAM,SACN2K,UAA Y,UACZ1F,YACEmL,SACEpQ,KAAM,UACNkQ,QAAS,GAEXA,SACEIQ,KAAM,U ACNkQ,QAAS,GAEX/S,OAAQ8tC,GA EV3Q,sBAAsB,MAI5B9gB,EA AI+G,MAAMie,IAAIv5B,WAAWm5B,W AA W1xB,KAAK,mBjEklUrC,SAAS/V,EA AQD,EAASQ,GkEpnUhC,YAgBA,SAASquB,GAAapoB,EA AQikB,E AAMnS,GA4BIC,QAASi8B,GAAiB7f,GACxB,GAAI3I,GA AU2I,EA AI3I,OACIB,OAAOA,KAA YjqB,EA AKgp B,UAAUiB,GACxB6C,EA AahuB,KAAKkb,GAAQoM,KAAM6d,IAAW,GAC3Csf,QAAQ5f,UAIpB,QAAS+oB, GAACzpB,GAQRb,QAAS0pB,GA AkB5oC,GAoBzB,QAAS6oC,WACA5yC,GA AK4nB,gBA AgBvN,GAG9B,QA ASw4B,GAAMx4B,GACb,MAAOra,GA AKmnB,MAAM9M,IAAQra,EA AKknB,SAAS7M,GAXB1C,GAAIA,GA AMtQ,EA AE44B,aACZ,IAAIkQ,EAAMx4B,GAAM,KAAM,IAAI nQ,OAAM,UAA YmQ,EAAM,kBA AoBtQ,EA AE24B,WAAa,sBA ErF,IAAIoQ,GAAgB9yC,EA AK4nB,gBA AgBvN,EAMzC,OALKy4B,KACHA,EA AgB9yC,E

AAK4nB,gBAAgBvN,GAAOra,EAAK+mB,MAAMgsB,WAAW14B,GACIEy4B,EAAC/I,KAAK6I,EAAeA,IAG7  
BE,EAAC/I,KAAK,SAAUnX,GACIC,IAAKigB,EAAMx4B,GACT,MAAOo4B,GAAiB7f,GAAKmx,KAAK,WA  
C3B8I,EAAMx4B,IAAMra,EAAKypB,UAAUmJ,EAAKvY,EAAKvX,OAAW6lB,OAGxDohB,KAAK,WACN,M  
AAO2I,GAACzpB,KAxBzB,IAAM,MAAOjpB,GAAMpB,SAASF,GAC3B,MAAMlf,GACJ,GAAIA,YAAayjB,G  
AAiB,MAAOmlB,GAAB5oC,EAC3D,MAAMA,IApCV,GAAI/J,GAAO1B,IACX,IAAoC,kBAAzBA,MAAKyo  
B,MAAMgsB,WACpB,KAAM,IAAI7oC,OAAM,0CAEC,mBAARye,KACTnS,EAAWmS,EACXA,EAAO7lB,OA  
GT,IAAI7D,GAAIwzC,EAAiB/tC,GAAQqlC,KAAK,WACpC,GAAI9gB,GAAyjpB,EAAKkpB,WAAWxB,EAA  
Q5B,OAAW6lB,EACnD,OAAOM,GAAUlmB,UAAy2vC,EAACzpB,IAU7C,OAPlzS,IACFvX,EAAE8qC,KACA,  
SAASzlC,GAACKs,EAAS,KAAMIS,IAC7BkS,GAIGvX,EAvCT,GAAIuuB,GAAB/uB,EAAQ,IAAmBgvB,UA  
jDvvB,GAAOD,QAAU6uB,GIewsUX,SAAS5uB,EAAQD,EAASQ,GmE5sUhC,YAiBA,SAASuuB,GAAWrM,EA  
AS8P,GA8C3B,QAASuiB,GAASryB,EAASsd,EAAUxN,GAEnC,IAAK,GADDwiB,GACK9xC,EAAE,EAAGA,E  
AAE2mB,EAAMzmB,OAAQF,IAAK,CACjC,GAAI+xC,GAAKprB,EAAM3mB,EACf,IAAI+xC,EAAG3rC,MA  
AQ02B,EAAU,CACvBgV,EAAYC,CACZ,QAICD,IACHA,GAAC1rC,KAAM02B,EAAUIW,UAC9BD,EAAM7T,  
KAAKg/B,GAGb,IAAI3iB,IACF3P,QAASA,EACT8P,WAAyA,EACZkc,QAAQ,EACRxd,KAAML,EACN6W,W  
AAyIV,EAAWkV,WAEzBsN,GAAUlrB,MAAM9T,KAAKqc,GACrBxI,EAAM6kB,OAAOhsB,GAAW2P,EAI1B  
,QAAS0N,GAACc,GACrB,IAAKnW,EAAM2W,MAAMR,GAAW,KAAM,IAAIzB,OAAM,gBAAB+zB,GAvEh  
E,GAAInW,GAAQxpB,KAAKwpB,KAejB,IAAIA,EAAM4Z,SAAS/gB,GACjB,KAAM,IAAIzW,OAAM,WAAay  
W,EAAU,sBAEzC,KAAKoe,EAAW/wB,KAAK2S,GACnB,KAAM,IAAIzW,OAAM,WAAayW,EAAU,6BAEzC,I  
AAI8P,EAAY,CACd,GAAIA,EAAWC,OAA8B5tB,SAArB2tB,EAAWtiB,MACjC,KAAM,IAAIjE,OAAM,oDAE  
B,IAAI+zB,GAAWxN,EAAWlpB,IAC1B,IAAIqD,MAAMC,QAAQozB,GAAW,CAC3B,GAAI98B,GAAG0a,EA  
AMoiB,EAAS58B,MACTb,KAAKF,EAAE,EAAGA,EAAE0a,EAAK1a,IAAK68B,EAAC,EAAS98B,GAC7C,K  
AAKA,EAAE,EAAGA,EAAE0a,EAAK1a,IAAK6xC,EAASryB,EAASsd,EAAS98B,GAAIsV,OAejDwN,IAAU  
D,EAACc,GAC5B+U,EAASryB,EAASsd,EAAUxN,EAG9B,IAAIE,GAAQkE,EAAWIE,SAAU,GAAQjuB,KAA  
KyoB,MAAMwF,KACpD,IAAIA,IAAUkE,EAAW1tB,SACvB,KAAM,IAAIhH,OAAM,oDAEIB,IAAIiB,GAAai  
E,EAAWjE,UACxBA,KACED,IACFC,GACE7c,OACE6c,GACEpgB,KAAQ,oFAIhBqkB,EAAW1G,eAAiBzrB,K  
AAKirB,QAAQiD,GAAY,IAIzD1E,EAAM4Z,SAAS/gB,GAAWmH,EAAMie,IAAIpB,IAAW,EA0CjD,QAASu  
M,GAAWvM,GAIEB,GAAI2P,GAAOhyB,KAAKwpB,MAAM6kB,OAAOhsB,EAC7B,OAAO2P,GAAOA,EAA  
KG,WAAanyB,KAAKwpB,MAAM4Z,SAAS/gB,KAAY,EASIE,QAASwM,GAACxM,GAERb,GAAImH,GAAQxp  
B,KAAKwpB,YACVA,GAAM4Z,SAAS/gB,SACfmH,GAAMie,IAAIpB,SACVmH,GAAM6kB,OAAOhsB,EAC  
pB,KAAK,GAAIxf,GAAE,EAAGA,EAAE2mB,EAAMzmB,OAAQF,IAE5B,IAAK,GADD4mB,GAAQD,EAAM3  
mB,GAAG4mB,MACZ5T,EAAE,EAAGA,EAAE4T,EAAM1mB,OAAQ8S,IAC5B,GAAI4T,EAAM5T,GAAGw  
M,SAAWA,EAAS,CAC/BoH,EAAM3Y,OAAO+E,EAAG,EACHB,QA3HR,GAAI4qB,GAAa,yBACbjQ,EAAiBrw  
B,EAAQ,GAE7BP,GAAOD,SACLgvB,IAAKD,EACLrJ,IAAKuJ,EACLE,OAAQD,InEo0UJ,SAASjvB,EAAQD,  
GoE50UvB,YACAC,GAAOD,QAAU,SAAYBuyB,EAAI6U,EAAUC,GACtD,GAOIY,GAKFwH,EAZEhT,EAAM,  
IACNyL,EAAO3V,EAAG+S,MACV6C,EAAW5V,EAAG6V,UACdpc,EAAUuG,EAAG9rB,OAAO2gC,GACpBi  
B,EAAC9V,EAAGvC,WAAauC,EAAGxJ,KAAK8X,YAAyUG,GACIDkB,EAAiB/V,EAAGtC,cAAgB,IAAMmX,  
EAC1CmB,GAAiBhW,EAAG1J,KAAKvF,UAezBgL,EAAQ,QAAU6Z,GAAY,IAC9BK,EAAS,QAAUN,EACnB  
oH,EAAQ,SAAWpH,EACnBwH,EAAUnd,EAAG1J,KAAKyF,OAAStC,GAAWA,EAAQsC,KAE9CohB,IACFjT,  
GAAO,cAAiByL,EAAQ,MAAS3V,EAAGxJ,KAAK8Z,QAAQ7W,EAAQsC,MAAO6Z,EAAU5V,EAAG0W,aAA  
gB,KACrGwG,EAAe,SAAWvH,GAElBuH,EAAezjB,CAejB,IAIikpB,GAAUC,EAASC,EAAQC,EAAeC,EAJ1C  
7N,EAAQpnC,KACVkiC,EAAC,aAAerN,EAC7BsN,EAAQ/N,EAAMjV,WACd2c,EAAiB,EAEnB,IAAIO,GAA  
W8F,EAAMlnB,MAAO,CAC1BgnB,EAAgB,kBAABpN,CACpC,IAAIuN,GAABD,EAAM1pB,cAC5B2Q,IAA  
O,QAAW8Y,EAAe,oBAAwBnO,EAAY,sBAA0BkO,EAAiB,MAASC,EAAe,iBACnI,CAEL,GADAF,EAAGb9iB,  
EAAGjC,cAAcmX,EAAOzb,EAASuG,EAAG9rB,OAAQ8rB,IACvD8iB,EAAe,MACpB5F,GAAe,kBAABpH,E  
ACnCiN,EAAGBD,EAACnkB,KAC9BgbB,EAAMW,EAAMlqB,QACjB6pB,EAAUK,EAAMzjB,OACbqjB,EA  
SI,EAAM/iB,MAEjB,GAAIijB,GAAYJ,EAAGB,UAC9BvL,EAAK,IAAM7B,EACXyN,EAAW,UAAyZn,EACvB  
0N,EAAGBJ,EAAMpqB,KACxB,IAAIwqB,IAAKBrjB,EAAGnH,MAAO,KAAM,IAAInf,OAAM,+BAahD,IAZMk  
pC,GAAWC,IACf3Y,GAAO,GAAMiz,EAAa,YAE5BjZ,GAAO,OAAU6S,EAAS,iBAABp9G,EAAU,IACpDkH,G

AAW8F,EAAMlnB,QACnB6gB,GAakB,IACIB1S,GAAO,QAAWgT,EAAGB,qBAAwBjH,EAAU,qBACHeiN,IA  
CFtG,GAakB,IACIB1S,GAAO,IAAO+L,EAAU,MAAS+M,EAae,mBAAsB9F,EAAGB,UAAajH,EAAU,SAG7G2  
M,EAEA1Y,GADE+Y,EAAMK,WACD,IAAOR,EAacvwC,SAAY,IAEjC,IAAO0jC,EAAU,MAAS6M,EAacvw  
C,SAAY,SAExD,IAAIsWc,EAAQ,CACjB,GAAIrG,GAAMxc,EAAGxJ,KAAKC,KAAKUj,GACnB4c,EAAiB,EA  
CrBJ,GAAIzJ,OACJ,IAAI0J,GAAa,QAAUD,EAAIzJ,KAC/ByJ,GAAItoC,OAAS4uC,EAacvwC,SAC3BiqC,EA  
I/e,WAAa,EACjB,IAAIwf,GAAGBjd,EAAGuW,aACvBvW,GAAGuW,cAAgBiG,EAAIjG,eAAgB,CACvC,IAAIq  
C,GAAQ5Y,EAAGztB,SAASiqC,GAAK3iC,QAAQ,oBAAqBkpC,EAC1D/iB,GAAGuW,cAAgBiG,EAAIjG,cAA  
gB0G,EACvC/S,GAAO,IAAO0O,MACT,CACL,GAAI1C,GAAaA,KACjBA,GAAWzyB,KAAKymb,GACHBA,E  
AAM,GACNA,GAAO,KAAQ6Y,EAAiB,UAE9B7Y,GADEIK,EAAG1J,KAAKomB,YACH,OAEA,OAGPxS,GA  
DEyY,GAAYM,EAAM/uC,UAAW,EACxB,MAAS6nB,EAAS,IAEIB,MAASmhB,EAAGB,MAASnhB,EAAS,qB  
AAwBiE,EAAGvC,WAAc,IAE7FyM,GAAO,sBACa,MAAhBIK,EAAGrC,YACLuM,GAAO,MAASIK,EAAGrC,  
UAERb,IAAI+Z,GAAC9B,EAAW,QAAWA,EAAW,GAAM,IAAM,aAC7D+B,EAASb/B,EAAW5V,EAAG0W,Y  
AAyd,GAAY,oBAC9D1L,IAAO,MAASwN,EAae,MAASC,EAABuB,iBAC/D,IAAI4L,GAABrZ,CAC3BA,GA  
MgM,EAAWryB,MACbo/B,EAAMPwC,UAAW,GACnBq3B,GAAO,IAAO+L,EAAU,MACpBoN,IACFnZ,GAA  
O,GAAMIK,EAAGyV,YAEIBvL,GAAO,GAAMqZ,EAABW,MAEjCF,GACFF,EAAy,eAAiBxN,EAC7BzL,GAA  
O,QAAWiZ,EAAa,kBAAqBIN,EAAU,MAASjW,EAAGyV,WAAe8N,EAABW,mBAAsBtN,EAAU,+CAAKDkN,  
EAAa,iCAEHnjZ,GAAO,IAAOiZ,EAAa,YAAeIN,EAAU,MAASsN,EAABW,KAQ3F,GAJIN,EAAMO,YACRtZ,  
GAAO,QAAWwN,EAae,KAAQ3b,EAAS,MAAS2b,EAae,IAAOC,EAABuB,MAE1GzN,GAAO,GAAM0S,EA  
CTqG,EAAMtC,MACJq4B,IACF9L,GAAO,qBAEJ,CACLA,GAAO,SACa53B,SAAhB2wC,EAAMtC,OACRusB,G  
AAO,KAELA,GADE2Y,EACK,GAAMPg,EAEN,GAAMxG,GAGf/L,GAAO,KAAQ+Y,EAAMtC,MAAS,IAEH  
CusB,GAAO,OACPwL,EAAGBR,EAAM/kB,OACtB,IAAI+IB,GAAaA,KACjBA,GAAWzyB,KAAKymb,GACHB  
A,EAAM,EACN,IAAIgM,GAAaA,KACjBA,GAAWzyB,KAAKymb,GACHBA,EAAM,GACFIK,EAAGmW,gBA  
AiB,GACTbjM,GAAO,iBAAoBwL,GAAiB,UAAy,oCAA0C1V,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,  
eAAeoW,GAAMb,0BAA8Bb,EAAM/kB,QAAW,OAC5N6P,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,8BAAi  
CgL,EAAM/kB,QAAW,2BAEvD6P,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAgC4L,EAae,mCAAsC9V,EAAG  
vC,WAAc,YAAe1B,EAAS,KAEvImO,GAAO,OAEPa,GAAO,MAET,IAAIoM,GAAQpM,CACZA,GAAMgM,E  
AAWryB,MAGbqmB,IAFCIK,EAAGuW,eAAiBP,EACnBhW,EAAGnH,MACE,+BAAkCyd,EAAS,OAE3C,uBA  
A0BA,EAAS,oBAGrC,cAAiBA,EAAS,8EAEnC,IAAIImN,GAakBvZ,CACtBA,GAAMgM,EAAWryB,MACb++B  
,EACEK,EAAMPwC,OACY,QAABowC,EAAMPwC,SACRq3B,GAAO,cAAiBsN,EAAM,IAAOuF,EAAS,KAA  
QvF,EAAM,YAAeA,EAAM,aAAgB4L,EAAY,cAAiB5L,EAAM,UAAa4L,EAAY,4BAA+BA,EAAY,kCAAuCpj  
B,EAAGrC,UAAa,SAAYyIB,EAAY,gCAAmCA,EAAY,kBAAqBrN,EAakB,QACzW/V,EAAG1J,KAAK+f,UAC  
VnM,GAAO,IAAOkZ,EAAY,aAAgBIG,EAAGB,KAAQkG,EAAY,WAAcrnB,EAAS,MAEvGmO,GAAO,OAGL+  
Y,EAAMPwC,UAAW,EACnBq3B,GAAO,IAAOuZ,EAAMb,KAejCvZ,GAAO,QAAW6S,EAAS,iBAAoB0G,EA  
AmB,uBAA0BjM,EAAM,IAAOuF,EAAS,KAAQvF,EAAM,YAAeA,EAAM,aAAgB4L,EAAY,cAAiB5L,EAAM,  
UAAa4L,EAAY,4BAA+BA,EAAY,kCAAuCpjB,EAAGrC,UAAa,SAAYyIB,EAAY,gCAAmCA,EAAY,kBAAqB  
rN,EAakB,QAC7a/V,EAAG1J,KAAK+f,UACVnM,GAAO,IAAOkZ,EAAY,aAAgBIG,EAAGB,KAAQkG,EAAY,  
WAAcrnB,EAAS,MAEvGmO,GAAO,SAGF2Y,GACT3Y,GAAO,kBACHIK,EAAGmW,gBAAiB,GACTbjM,GA  
AO,iBAAoBwL,GAAiB,UAAy,oCAA0C1V,EAAGrC,UAAa,kBAAqBqC,EAAGxJ,KAAKmJ,eAAeoW,GAAMb,  
0BAA8Bb,EAAM/kB,QAAW,OAC5N6P,EAAG1J,KAAK8f,YAAa,IACvBIM,GAAO,8BAAiCgL,EAAM/kB,QA  
AW,2BAEvD6P,EAAG1J,KAAK+f,UACVnM,GAAO,6BAAgC4L,EAae,mCAAsC9V,EAAGvC,WAAc,YAAe1  
B,EAAS,KAEvImO,GAAO,OAEPa,GAAO,OAETA,GAAO,gFACFIK,EAAGuW,eAAiBP,IAERb9L,GADEIK,EA  
AGnH,MACE,wCAEA,+CAIPoqB,EAAMPwC,UAAW,EACnBq3B,GAAO,IAAOuZ,EAAMb,KAejCvZ,GAAO,s  
BAAyBiZ,EAAa,wCAA2CA,EAAa,mCAAsCA,EAAa,yCAA4C3L,EAAM,IAAOuF,EAAS,KAAQvF,EAAM,YA  
AeA,EAAM,aAAgB4L,EAAY,cAAiB5L,EAAM,UAAa4L,EAAY,4BAA+BA,EAAY,kCAAuCpjB,EAAGrC,UAA  
a,MAASyIB,EAAY,kBAAqBrN,EAakB,OACne/V,EAAG1J,KAAK+f,UACVnM,GAAO,IAAOkZ,EAAY,aAAgB  
IG,EAAGB,KAAQkG,EAAY,WAAcrnB,EAAS,MAEvGmO,GAAO,eAAkBuZ,EAAMb,OAGhDvZ,GAAO,MAC  
H8L,IACF9L,GAAO,YAGX,MAAOA,KpEs1UH,SAASx8B,EAQD,GqEtjVvBC,EAAD,SAakBgsB,QAAA,0  
CAA1V,IAAA,gFAAA2/B,YAAA,mEAAA3sC,KAAA,SAAA2K,UAAA,SAAA1F,YAA8Q+f,OAASHlB,KAA

A,SAAAoI,QAA0BhG,OAAA,0BAAmCA,OAAA,mBAA2Bk4B,sBAAA,IrE4jV3X,SAAS3jC,EAAQD,GsE5jVv  
BC,EAAAD,SAAkBgsB,QAAA,0CAAA1V,IAAA,0CAAaHe,MAAA,0BAAA1L,aAAqJsvC,aAAe5sC,KAAA,Q  
AAAOF,SAAA,EAAAL,OAAqCF,KAAA,MAAYgoC,oBAAuB7sC,KAAA,UAAAKQ,QAAA,GAA6B48B,4BAA  
+BrS,QAAU51B,KAAA,qCAA4C/M,QAAA,KAACi1C,aAAgBh1C,MAAA,gEAAuEilC,aAAgBhtC,KAAA,QAA  
A+E,OAAwB/E,KAAA,UAAgBsI,aAAA,EAAAxQ,aAAkCkI,MAAA,oBAAAI, YAA2C+H,KAAOhN,KAAA,S  
AAAOc,OAAA,iBAAYcsgB,SAAY1iB,KAAA,SAAAOc,OAAA,OAA+ByC,MAAS7E,KAAA,SAAAOc,OAAA,i  
BAAyC4G,OAAUhJ,KAAA,UAAgB2sC,aAAgB3sC,KAAA,UAAgBII,WAAakY,YAAehQ,KAAA,SAA46B,iB  
AAA,GAAqCxB,SAAYpQ,KAAA,UAAgB26B,kBAAqB36B,KAAA,UAAgBkQ,SAAYIQ,KAAA,UAAgB46B,k  
BAAqB56B,KAAA,UAAgB66B,WAAch2B,KAAA,oCAA0Ci2B,WAAcj2B,KAAA,4CAAKD6X,SAAY1c,KAAA  
,SAAAOc,OAAA,SAACuG,iBAAoB9D,KAAA,KAWE,OAAUqD,QAAUvD,KAAA,MAAA,KAAA,8BAAM  
C/M,YAAejC,UAAal2B,KAAA,oCAA0CO,UAAaP,KAAA,4CAAKDyD,aAAgBtI,KAAA,UAAAI,SAAA,GAAi  
CuiC,UAAax1B,KAAA,KAAMw2B,eAAkbn2B,KAAA,oCAA0Co2B,eAAkbp2B,KAAA,4CAAKD8F,UAAa9F,  
KAAA,6BAAMCy1B,sBAAYBz1B,KAAA,KAAMwvH,aAAgB0C,KAAA,SAAAs6B,sBAAwCz1B,KAAA,KAAM/  
M,YAAcmN,YAAejF,KAAA,SAAAs6B,sBAAwCz1B,KAAA,KAAM/M,YAAc4iC,mBAAsB16B,KAAA,SAAAs  
6B,sBAAwCz1B,KAAA,KAAM/M,YAAcuS,cAAiBrK,KAAA,SAAAs6B,sBAAwClyB,QAAUvD,KAAA,MAAA  
A,KAAA,gCAAsC01B,eAAkB11B,KAAA,KAAMwD,SAAWF,MAAS/H,KAAA,QAAAO,SAAS,EAAAKD,aAA  
A,GAA+CtI,MAASoI,QAAUvD,KAAA,8BAAqC7E,KAAA,QAAA+E,OAAwBF,KAAA,6BAAMCO,SAAS,EA  
AAkD,aAAA,KAAMCIG,QAAWpC,KAAA,UAAgBy6B,OAAU51B,KAAA,6BAAMCuD,OAAUvD,KAAA,6BA  
AMCvD,OAAUuD,KAAA,6BAAMC21B,KAAQ31B,KAAA,MAAY/M,atEkkVl6E,SAASnB,EAAQD,EAASQ,G  
AE/B,YA0CA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,QAASF,GAXCvFG,OAAO  
C,eAAetB,EAAS,cAC7BuB,OAAO,GuEvkVV,IAAAg1C,GAAA/1C,EAAA,IvE4kVKg2C,EAAev1C,EAAuBs1C,  
GuE3kV3CE,EAAAJ2C,EAAA,IvE+kVKk2C,EAAiBz1C,EAAuBw1C,GuE9kV7CE,EAAAn2C,EAAA,IvEklVKo  
2C,EAAqB31C,EAAuB01C,GuEj1VjDE,EAAAr2C,EAAA,IvEq1VKs2C,EAAgB71C,EAAuB41C,GuEplV5CE,EA  
AAv2C,EAAA,IvEw1VKw2C,EAAgB/1C,EAAuB81C,GuEvlV5C/tC,EAAAxI,EAAA,IvE21VKy2C,EAAgBh2C,E  
AAuB+H,GuE11V5CkuC,EAAA12C,EAAA,IvE81VK22C,EAAgBl2C,EAAuBi2C,GuE71V5CE,EAAA52C,EAAA,  
IvEimVK62C,EAAep2C,EAAuBm2C,GuEhmV3CE,EAAA92C,EAAA,IvEomVK+2C,EAAqBt2C,EAAuBq2C,E  
AlhDt3C,GAAQoB,SuErmVPo2C,qBACAC,uBACAC,2BACAC,sBACAC,sBACA3uC,sBACA4uC,sBACAC,qB  
ACAC,6BvE2mVI,SAAS93C,EAAQD,EAASQ,GAE/B,YAwBA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EA  
AIC,WAAaD,GAAQE,QAASF,GAEvF,QAASuL,GAAMBC,GAAO,GAAIC,MAAMC,QAAQF,GAAM,CAAE,IA  
AK,GAAIxJ,GAAI,EAAG2J,EAAOF,MAAMD,EAAItJ,QAASF,EAAIwJ,EAAItJ,OAAQF,IAAO2J,EAAK3J,GA  
AKwJ,EAAIxJ,EAAM,OAAO2J,GAAe,MAAOF,OAAMG,KAACKJ,GAE1L,QAASHL,GAAgBC,EAAUC,GAAe,  
KAAMD,YAAoBC,IAAGB,KAAM,IAAIC,WAAU,qCAEH,QAASC,GAA2BC,EAAMIB,GAAQ,IAAKkB,EAA  
Q,KAAM,IAAIC,gBAAe,4DAAgE,QAAOnB,GAAyB,gBAATA,IAAqC,kBAATA,GAA8BkB,EAAPIB,EAEIO,Q  
AASoB,GAAUC,EAAUC,GAAc,GAA0B,kBAAfA,IAA4C,OAAfA,EAAuB,KAAM,IAAIN,WAAU,iEAAoEM,G  
AAeD,GAASE,UAAyF,OAAOgB,OAAOF,GAAcA,EAAWC,WAAaE,aAAef,MAAOW,EAAUK,YAAY,EAAOC  
,UAAU,EAAMC,cAAc,KAAeN,IAAYd,OAAOqB,eAAiBrB,OAAOqB,eAAeR,EAAUC,GAAcD,EAASS,UAAy  
R,GAEje,QAAS6K,GAAyB9L,EAAK+E,GAAQ,GAAIhD,KAAa,KAACK,GAAIC,KAACKhC,GAAW+E,EAAKgH,  
QAAQ/J,IAAM,GAACKB7B,OAAOe,UAAUmB,eAAe1C,KAACK,EAAKgC,KAAcD,EAAOC,GAACKhC,EAAIgC  
,GAAM,OAAOD,GwEhpVpN,QAAS+0C,GAATlxC,GAAoE,GAAzCgxC,GAAyChxC,EAAzCgxC,WAAy/wC,E  
AA6BD,EAA7BC,SAAUuL,EAAmBxL,EAAmBwL,MAAO2B,EAAyNnN,EAAZmN,QACtD,KAACK3B,EAEH,M  
AAOvO,GAAA3C,QAAAsG,cAAA,WAET,IAAM/G,GAAQoG,EAASuP,IAAjB,SACN,OAAOvS,GAAA3C,QA  
AAsG,cAACowC,GAAWn3C,GAAIA,EAAI2R,MAAOA,EAAO2B,SAAUA,IAGrD,QAASgkC,GAATvgC,GAA4  
E,GAA3CggC,GAA2ChgC,EAA3CggC,iBAAkB3wC,EAAYB2Q,EAAB3Q,SAAUkvC,EAAev+B,EAAfu+B,WA  
C3D,KAAKA,EAEH,MAAOlyC,GAAA3C,QAAAsG,cAAA,WAET,IAAM/G,GAAQoG,EAASuP,IAAjB,eACN,  
OAAOvS,GAAA3C,QAAAsG,cAACgwC,GAAiB/2C,GAAIA,EAAIs1C,YAAaA,IAGhD,QAASiC,GAAQx0C,G  
AAO,GAAAY0C,GACuCz0C,EAArD4F,OADczE,SAAAszC,EACP,UADOA,EACIC,EAAmC10C,EAAnc00C,K  
AAM/vC,EAA6B3E,EAA7B2E,UAAcgwC,EADxBrrC,EACuCtJ,GADvC,2BAEtB,OACEK,GAAA3C,QAAAsG,  
cAAA,SAAA3E,GACEuG,KAACK,SACLjB,UAAA,WAAsBiB,EAAtB,IAA8BjB,GAC1BgwC,GACJt0C,EAAA3C



,QAAAsG,cAAA,KAAGW,UAAA,uBAaKc+vC,KAM3C,QAASE,GAAiB50C,GACxB,GAAM60C,IACJC,KAA  
M,EACNC,YAAa,EACbC,aAAc,EACdC,WAAY,OAEd,OACE50C,GAAA3C,QAAAsG,cAAA,OAAKpE,IAAKI,  
EAAMggB,MAAOrb,UAAW3E,EAAM2E,WACtCtE,EAAA3C,QAAAsG,cAAA,OAAKW,UAAW3E,EAAMk1C  
,WAAa,WAAa,aAC7CI1C,EAAMyE,UAGRzE,EAAMk1C,YACL70C,EAAA3C,QAAAsG,cAAA,OAAKW,UAA  
U,+BACbtE,EAAA3C,QAAAsG,cAAA,OACEW,UAAU,YACVwwC,OAASC,QAAS,OAAQC,eAAgB,kBACxCr  
1C,EAAMs1C,WAAat1C,EAAMu1C,cACzB11C,EAAA3C,QAAAsG,cAACwwC,GACCE,KAAK,WACL/vC,UA  
AU,qBACV6wC,SAAS,KACTL,MAAON,EACPY,SAAUz1C,EAAMy1C,UAAyz1C,EAAM01C,WAAa11C,EA  
AMs1C,UACrDK,QAAS31C,EAAM41C,eAAe51C,EAAMggB,MAAOhgB,EAAMggB,MAAQ,MAI3DhgB,EA  
AMs1C,WAAat1C,EAAMu1C,cACzB11C,EAAA3C,QAAAsG,cAACwwC,GACCE,KAAK,aACL/vC,UAAU,uBAC  
V6wC,SAAS,KACTL,MAAON,EACPY,SACEz1C,EAAMy1C,UAAyz1C,EAAM01C,WAAa11C,EAAMu1C,YA  
E7CI,QAAS31C,EAAM41C,eAAe51C,EAAMggB,MAAOhgB,EAAMggB,MAAQ,KAI5DhgB,EAAM61C,WAC  
Lx1C,EAAA3C,QAAAsG,cAACwwC,GACC5uC,KAAK,SACL8uC,KAAK,SACL/vC,UAAU,oBACV6wC,SAAS  
,KACTL,MAAON,EACPY,SAAUz1C,EAAMy1C,UAAyz1C,EAAM01C,SACICC,QAAS31C,EAAM81C,iBAAi  
B91C,EAAMggB,YAUtD,QAAS+1B,GAA+B/1C,GACtC,MACEK,GAAA3C,QAAAsG,cAAA,YAAUW,UAAW  
3E,EAAM2E,WACzBtE,EAAA3C,QAAAsG,cAACswC,GACC10C,IAAA,qBAA0BI,EAAMqD,SAASuP,IACzC  
whC,WAAYp0C,EAAMo0C,WACIB/wC,SAAUrD,EAAMqD,SACbBuL,MAAO5O,EAAMgD,SAAS,aAAehD,E  
AAM4O,MAC3C2B,SAAUvQ,EAAMuQ,YAGhBvQ,EAAMgD,SAAS,mBAAqBhD,EAAM+C,OAAOwvC,cACj  
DlyC,EAAA3C,QAAAsG,cAAA,OACEW,UAAU,oBACV/E,IAAA,qBAA0BI,EAAMqD,SAASuP,KACx5S,EA  
AMgD,SAAS,mBAAqBhD,EAAM+C,OAAOwvC,aAItdlyC,EAAA3C,QAAAsG,cAAA,OACEW,UAAU,sBACV  
/E,IAAA,mBAAwBI,EAAMqD,SAASuP,KACt5S,EAAM2K,OAAS3K,EAAM2K,MAAM/B,IAAIgsC,IAGjC50  
C,EAAMg2C,QACL31C,EAAA3C,QAAAsG,cAACiyC,GACCN,QAAS31C,EAAMk2C,WACfT,SAAUz1C,EA  
My1C,UAAyz1C,EAAM01C,YAO5C,QAASS,GAAgCn2C,GACvC,MACEK,GAAA3C,QAAAsG,cAAA,YAAU  
W,UAAW3E,EAAM2E,WACzBtE,EAAA3C,QAAAsG,cAACswC,GACC10C,IAAA,qBAA0BI,EAAMqD,SAAS  
uP,IACzCwhC,WAAYp0C,EAAMo0C,WACIB/wC,SAAUrD,EAAMqD,SACbBuL,MAAO5O,EAAMgD,SAAS,a  
AAehD,EAAM4O,MAC3C2B,SAAUvQ,EAAMuQ,YAGhBvQ,EAAMgD,SAAS,mBAAqBhD,EAAM+C,OAAO  
wvC,cACjDlyC,EAAA3C,QAAAsG,cAACuwC,GACC30C,IAAA,2BAAgCI,EAAMqD,SAASuP,IAC/CohC,iBA  
AkBh0C,EAAMg0C,iBACxB3wC,SAAUrD,EAAMqD,SACbBkvC,YACEvyC,EAAMgD,SAAS,mBAAqBhD,EA  
AM+C,OAAOwvC,cAKvDlyC,EAAA3C,QAAAsG,cAAA,OACEW,UAAU,sBACV/E,IAAA,mBAAwBI,EAAMq  
D,SAASuP,KACt5S,EAAM2K,OAAS3K,EAAM2K,MAAM/B,IAAI,SAAtL,GAAA,MAAKs3C,GAAiBt3C,M  
AGvD0C,EAAMg2C,QACL31C,EAAA3C,QAAAsG,cAACiyC,GACCN,QAAS31C,EAAMk2C,WACfT,SAAUz1  
C,EAAMy1C,UAAyz1C,EAAM01C,YAub5C,QAASO,GAATG,GAA0C,GAArBT,GAAqBS,EAArBT,QAASF,E  
AAYW,EAAXZ,QAC5B,OACEp1C,GAAA3C,QAAAsG,cAAA,OAAKW,UAAU,OACbtE,EAAA3C,QAAAsG,c  
AAA,KAAGW,UAAU,sDACXtE,EAAA3C,QAAAsG,cAACwwC,GACC5uC,KAAK,OACL8uC,KAAK,OACL/v  
C,UAAU,oBACV6wC,SAAS,IACtG,QAASA,EACTF,SAAUA,MxEkhUnB93C,OAAOC,eAAetB,EAAS,cAC7B  
uB,OAAO,GAGT,IAAIiC,GAAe,WAAc,QAASC,GAAiBR,EAAQS,GAAS,IAAK,GAAIR,GAAL,EAAGA,EAAL  
Q,EAAMN,OAAQF,IAAK,CAAE,GAAIS,GAAAd,EAAMR,EAAIS,GAAWpB,WAAaoB,EAAWpB,aAAc,EAAO  
oB,EAAWIB,cAAe,EAAU,SAAWkB,KAAYA,EAAWnB,UAAW,GAAMnB,OAAOC,eAAe2B,EAAQU,EAAWL  
,IAAKK,IAAiB,MAAO,UAAU/B,EAAGC,EAAYC,GAAiJ,MAA9HD,IAAYH,EAaiB7B,EAAYQ,UAAWwB,G  
AAiBC,GAAaJ,EAaiB7B,EAaiC,GAAqBjC,MAE5hBmB,EAAW1B,OAAO2B,QAAS,SAAU,GAU,IAAK,  
GAAIC,GAAI,EAAGA,EAAL,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GAASF,UAAUD,EAAL,KAAK,GAAII,  
KAAOD,GAAChC,OAAOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,EAAOK,GAAOD,EAAOC,IAAY,M  
AAOL,IwExoVxPa,EAAAtd,EAAA,GxE4oVKuD,EAU9C,EAAB6C,GwE3oVtCE,EAAAxD,EAAA,GAE82  
C,GxE6oVmBr2C,EAAB+C,GwE7oV1CxD,EAAA,KxEipVK+2C,EAABt2C,EAABq2C,GwEhpVjDnzC,EA  
A3D,EAAA,GAKLMg3C,ExEipVY,SAAUjzC,GAGzB,QAASzC,KACP,GAAIuC,GAEAC,EAAOx1C,EAAOuB,  
CAEIBrE,GAAgBrB,KAAMm3C,EAETB,KAAK,GAAIyC,GAAO92C,UAAUC,OAAQ8I,EAAOS,MAAMstC,GA  
AOC,EAAO,EAAGA,EAAL,EAAMC,IAC3EhuC,EAAGuC,GAAQ/2C,UAAU+2C,EAGzB,OAAeF,GAASx1  
C,EAAQ1C,EAA2BzB,MAAO05C,EAAQvC,EAAW70C,WAAatB,OAAOoD,eAAe+yC,IAAa32C,KAAK4E,MA  
AMs0C,GAAQ15C,MAAM2O,OAAO9C,KAAiB1H,EwEtnVzLo1C,WAAa,SAAA/zC,GACXA,EAAMC,gBADc,

IAAAN,GAE0ChB,EAAKd,MAA3D+C,EAfYjB,EAeZiB,OAAQ9B,EAfIa,EAeJb,SAfIw1C,EAAA30C,EAEMsD,WAFNjE,SAAAa1C,GAEiB,EAAAh2C,EAAAyD,sBAfjBuyC,EAGZvzC,EAAGbKc,EAAhBIC,YACJ0H,EAAa7H,EAAO4H,OACpB,EAAAIK,EAAAIK,cAAa3H,KAAW,EAAAtC,EAAA6N,sBAAqBvL,KAC/C6H,EAAa7H,EAAOWL,iBAEtBzN,EAAKd,MAAMgB,YAAXsK,OAAAvC,EACM9H,KAAU,EAAAR,EAAA0C,qBAAoByH,EAAYzJ,OAAW+B,MACvD9B,UAAU,KxE0nVVN,EwEtnVNg1C,iBAAmB,SAAA91B,GACjB,MAAO,UAAAd,GACDA,GACFA,EAAMC,gBAFM,IAAAH,GAlIbNB,EAAKd,MAA5BiB,EAJMgB,EAINhB,SAAUD,EAJjIB,EAIIjB,QAEIBA,GAASC,EAASyK,OAAO,SAACgrC,EAAGI3C,GAJ,MAAUA,KAAmWgB,KAAU5e,UAAU,MxE6nV3DN,EwEznVN80C,eAAiB,SAAC51B,EAAO22B,GACvB,MAAO,UAAAx0C,GACDA,IACFA,EAAMC,iBACND,EAAM5C,OAAOq3C,OAHD,IAAAC,GAKiB/1C,EAAKd,MAA5BiB,EALM41C,EAKN51C,SAAUD,EALJ61C,EAKI71C,QACIBA,GACEC,EAAS2H,IAAI,SAACyF,EAAM70,GACIB,MAAIA,KAAmM3C,EACD11C,EAAS+e,GACPxB,IAAMwgB,EACR/e,EAAS01C,GAETtoC,KAGTjN,UAAU,MxE4nVZN,EwEvnVNg2C,iBAAmB,SAAA92B,GACjB,MAAO,UAAAniB,GAAS,GAAAK5C,GACiBj2C,EAAKd,MAA5BiB,EADM81C,EACN91C,SAAUD,EADJ+1C,EACI/1C,SACZg2C,EAAC/1C,EAAS2H,IAAI,SAACyF,EAAM70,GAGtC,GAAMy3C,GAA6B,mBAAVp5C,GAABW,KAAOA,CACxD,OAAOmIb,KAAUxgB,EAAY3C,EAAY5oC,GAEnCrN,GAAsg2C,GAAe51C,UAAU,MxE4nVhCN,EwExnVNo2C,eAAiB,SAAAr5C,GACfiD,EAAKd,MAAMgB,SAASnD,GAASuD,UAAU,KxEyjV/BiB,EAeEjI0C,EAAQI4C,EAA2B0C,EAAOuB,GAIy/C,MA9cA9D,GAAUu1C,EAAYjzC,GAGfTf,EAAG0C,IACX10C,IAAK,iBACL/B,MAAO,SwEptVK+M,GACb,MAAI3B,OAAMC,QAAQ0B,EAWhF,OAGnBgF,EAWhF,KAAKuxC,SAAS,QAGR,SAApBvsC,EAWhF,QxEutVjBhG,IAAK,aACL/B,MAAO,SwErtVCu5C,GAAW,GAAA3zC,GACS9G,KAAKqD,MAA1B+C,EADYU,EACZV,OAAQC,EADIS,EACJT,SA DIq0C,GAEF,EAAA52C,EAAAgL,cAAazI,GAAzBs0C,EAfCd,EAEdC,OAUN,OATIA,MAAY,IAIZA,EADsBn2C,SAAPb4B,EAAO49B,UACCyW,EAAU13C,OAASqD,EAAO49B,UAKjC2W,KxE6tVN13C,IAAK,SACL/B,MAAO,WwE3pVD,GAAA+F,GAMHjH,KAAKqD,MAJP+C,EAfKa,EAELb,OACAC,EAHKY,EAGLZ,SACAK,E AJKO,EAILP,SAJKk0C,EAAA3zC,EAKLwB,WALKjE,SAAAo2C,GAKM,EAAA92C,EAAAyD,sBALNqzC,EA OCr0C,EAAGbKc,EAAhBIC,WACR,OAAKH,GAAOID,eAAe,UASvB,EAAAY,EAAAIK,cAAa3H,GACRpG,KAAK66C,oBAEV,EAAA/2C,EAAA0N,cAAapL,EAAQC,EAAUE,GAC1BvG,KAAK86C,eAEV,EAAAh3C,EAAAwK,eAAAcI,EAAQG,GACjBvG,KAAK+6C,oBAEP/6C,KAAKg7C,oBAhBRt3C,EAAA3C,QAAAAsG,cAAA6vC,EAAAn2C,SACEqF,OAAQA,EACRM,SAAUA,EACVU0C,OAAO;MxE0qVZh4C,IAAK,oBACL/B,MAAO,WwE3pVU,GAAAg6C,GAAAI7C,KAAA6H,EAAGbD7H,KAAKqD,MAp+C,EAfGByB,EAehBzB,OACAC,EAHGbWB,EAGhBxB,SACA/B,EAJgBuD,EAihBvD,SACAU,EALgB6C,EAKhB7C,YACA0B,EANgBmB,EAMhBnB,SACAU,B,EApgBJ,EAOhBI,KACA2L,EARgB/L,EAQhB+L,SACAKiC,EATgBjxC,EAShBixC,SACAC,EAvgBlxC,EAUhBkxC,SACAOc,EAxgBtzC,EAWhBsZC,UAXgBC,EAAAvzC,EAYhBY,WAZgBjE,SAAA42C,GAYL,EAAAt3C,EAAAyD,sBAZK6zC,EAahBh0C,EAbgBS,EAahBT,YACAIC,EAdb2C,EAchB3C,OACAG,EAfgBwC,EAehBxC,QAEI4M,EAAYBzN,SAAjB4B,EAAO6L,MAAsBhK,EAAO7B,EAAO6L,MACjDvK,EAA4Ce,EAA5Cf,mBAAoBnB,EAABkC,EAAXBIC,YAAaiB,EAAWiB,EAAXjB,OACjCiwC,EAAiCjwC,EAAjCiwC,WAAyJ,EAAqB7vC,EAARb6vC,iBACd51C,GAAC,EAAA3N,EAAA+K,gBAAEzI,EAAO4H,MAAOZH,GAC3C80C,GACJhC,OAAQr5C,KAAKs7C,WAAWh3C,GACxB0J,MAAO1J,EAAS2H,IAAI,SAACyF,EAAM2R,GACzB,GAAMPV,IAAa,EAAAnK,EAAA+K,gBAAEzI,EAAO4H,MAAOZH,EAAML,GACvD6pC,EAABv2C,EAACa,EAAYqe,GAAS7e,OACrDg3C,EAae90C,EAASuP,IAAM,IAAMoN,EACpCo4B,GAAC,EAAA33C,EAAA6C,YACnBsH,EACAuTc,EACAj1C,EACAmL,EAef,OAAOwpC,GAACKs,BACVr4B,QACAs4B,UAAWt4B,EAAQ,EACnBu4B,YAAav4B,EAAQ/e,EAASvB,OAAS,EACvCkL,WAAyA,EACZwtC,eACAF,kBACAM,SAAUnqC,EACVqC,aAAcz1C,EAAAS2H,MACvBmtC,UAAWA,GAABuB,IAAV93B,EACxBne,SACAG,cAGJ2C,8CAA+CyJ,EAAYxI,KAC3DouC,mBACAYB,WACAPyC,WACAL,WACAKzC,WAAyV5C,KAAKU5C,WACjBR,WACAnIc,WACAXN,SACA6L,QACAWlC,aACArwC,cACA9C,YAII4E,EAAYxB,GAAsB8xC,CACxC,OAAO91C,GAAA3C,QAAAAsG,cAAC6B,EAACmyC,MxEgqVrBp4C,IAAK,oBACL/B,MAAO,WwE9pVU,GAAA66C,GAYd/7C,KAAKqD,MAVP+C,EAfgB21C,EAehB31C,OACAM,EAHGbq1C,EAGhBr1C,SACAL,EAJgB01C,EAihB11C,SACA/B,EALgBy3C,EAKhBz3C,SACAw0C,EANgBiD,EAMhBjD,SACAC,EApgBgD,EAOhBhD,SACAOc,EARgBY,EAQhBZ,UACAj2C,EATgB62C,EAShB72C,OACAG,EAvgB02C,EAUhB12C,QAVgB22C,EAAAD,EAWhBtzC,WAXgBjE,SAAAw3C,GAWL,EAAAI4C,EAAAyD,sBAXKy0C,EAazhuC,EAAQhO,KAAKqD,MAAMiB,SACjBmD,EAAsCgB,EAA

tChB,QAASIB,EAA6BkC,EAA7BIC,YAAaa,EAAGbQb,EAahBrB,YACxBqK,GAAC,EAAA3N,EAAA+K,gBAAezI,EAAO4H,MAAOzH,EAAajC,GACxD23C,GAAC,EAAAn4C,EAAA+N,aAAYJ,GAhBdyqC,EAAAx5C,MAKb b,EAAAoB,EAAAGL,cAAazI,IACHB41C,gBAnBgBE,EAAAD,EAIbVpvC,SAjBUtI,SAAA23C,EaiBD,SAjBCA,EaiBY53C,EajBZoI,EAAUvC,GAAA,WAqBZlvC,GAAS,EAAAIJ,EAAA+I,WAAUzG,EAAQ0G,EAAQrF,EACzC,OACE/D,GAAA3C,QAAAsG,cAAC2F,GACC1M,GAAIoG,GAAYA,EAASuP,IACzBmmC,UAAA,EACA/3C,SAAUrE,KAAKu6C,eACfr1C,OAAQA,EACRG,QAASA,EACTd,QAASA,EACT6B,OAAQA,EACRIF,MAAO8M,EACP8qC,SAAUA,EACVC,SAAUA,EACV3xC,YAAaA,EACb+zC,UAAWA,OxEyqVdl4C,IAAK,cACL/B,MAAO,WwErqVI,GAAAm7C,GAYRr8C,KAAKqD,MAVP+C,EAFUi2C,EAEVj2C,OACAC,EAHUg2C,EAGVh2C,SACAK,EAJU21C,EAIv31C,SACAUb,EALUo0C,EAKVp0C,KACA6wC,EANUuD,EAMVvD,SACAC,EAPUsD,EAOVtD,SACAoC,EARUkB,EAQVIB,UACAj2C,EATUm3C,EASVn3C,OACAG,EAUVg3C,EAUVh3C,QAUVui3C,EAAAD,EAUV5zC,WAXUjE,SAAA83C,GAWC,EAAAx4C,EAAAyD,sBAXD+0C,EAAnrqC,EAAQ7L,EAAO6L,OAAShK,EACxB+F,EAAQhO,KAAKqD,MAAMiB,SACjBmD,EAAYBgB,EAazBhB,QAASL,EAAGbQb,EAahBrB,YAfLm1C,GAGb6B,EAAAz4C,EAAAGL,cAAazI,GAhB1Cm2C,EAAAD,EAGBJzvC,SAhBItI,SAAG4C,EAGBK,QAHLA,EAGBiBj4C,EAhBjBoI,EAAA4vC,GAAA,WaiBNvvC,GAAS,EAAAIJ,EAAA+I,WAAUzG,EAAQ0G,EAAQrF,EACzC,OACE/D,GAAA3C,QAAAsG,cAAC2F,GACCzI,QAASA,EACTjE,GAAIoG,GAAYA,EAASuP,IACzBmmC,UAAA,EACA/3C,SAAUrE,KAAKu6C,eACfr1C,OAAQA,EACRG,QAASA,EACTe,OAAQA,EACR6L,MAAOA,EACP/Q,MAAO8M,EACP8qC,SAAUA,EACVC,SAAUA,EACV3xC,YAAaA,EACb+zC,UAAWA,OxE+qVdl4C,IAAK,mBACL/B,MAAO,WwE3qVS,GAAAU7C,GAAAZ8C,KAAA08C,EAeb18C,KAAKqD,MAbP+C,EAFeS2C,EAefT2C,OACAC,EAHeq2C,EAGfr2C,SACA/B,EAJeo4C,EAIfp4C,SACAU,EALe03C,EAKf13C,YACA0B,EANeg2C,EAMfh2C,SACAUb,EAPey0C,EAOfz0C,KACA2L,EARe8oC,EAQf9oC,SACAKlC,EATe4D,EASf5D,SACAC,EAve2D,EAUF3D,SACAoC,EAXeuB,EAWfvB,UAXewB,EAAAD,EAYfj0C,WAZejE,SAAAm4C,GAYJ,EAAA74C,EAAAyD,sBAZIo1C,EAafz3C,EAbew3C,EAafx3C,OACAG,EAdeq3C,EACfr3C,QAEl4M,EAAQ7L,EAAO6L,OAAShK,EAC1B+F,EAAQhO,KAAKqD,MAAMiB,SACfoD,EAA4Ce,EAA5Cf,mBAAoBnB,EAawBkC,EAAXbIC,YAAaiB,EAawIB,EAAXjB,OACjCiwC,EAaejwC,EAafiwC,WACFmF,EAACx2C,EAAO4H,MAAM/B,IAAI,SAACyF,EAAM2R,GAAP,OACnC,EAAAvf,EAAA+K,gBAAe6C,EAAMnL,EAAajC,EAAS+e,MAEvCw5B,GAAMb,EAAA/4C,EAAA6N,sBAAqBvL,IAC1C,EAAAtC,EAAA+K,gBAAezI,EAAOwL,gBAAiBrL,EAAajC,GACpD,OAEC0J,GAASA,EAAMjL,OAAS65C,EAAY75C,UAEvCiL,EAAQA,MACRA,EAAQA,EAAMW,OAAO,GAAIrC,OAAMswC,EAAY75C,OAASiL,EAAMjL,SAI5D,IAAMs4C,IACJhC,OAAQr5C,KAAKs7C,WAAWttC,IAAU6uC,EACIC70C,UAAW,4CACX8wC,WACApYc,WACApC,WACA0J,MAAOA,EAAM/B,IAAI,SAACyF,EAAM2R,GACTb,GAAMY5B,GAAaz5B,GAASu5B,EAAY75C,OACICKL,EAAa6uC,GACf,EAAAh5C,EAAA+K,gBAAezI,EAAOwL,gBAAiBrL,EAAamL,GACpDkrC,EAAYv5B,GACV4B,EAAe90C,EAASuP,IAAM,IAAMoN,EACpCo4B,GAAe,EAAA33C,EAAA6C,YACnBsH,EACAuT,EACAj1C,EACAmL,GAElOqC,EAAGb,EACjBz2C,EAASuL,oBACTtF,MAAMC,QAAQIG,EAAS2H,OACrB3H,EAAS2H,MAAMqV,GACfhd,EAAS2H,UACTutC,EAakBv2C,EAACa,EAAYqe,GAAS7e,MAE3D,OAAO4C,GAAKf,sBACVr4B,QACA05B,UAAWD,EACXnB,UAAWt4B,GAASu5B,EAAY75C,OAAS,EACzC64C,YAAakB,GAACz5B,EAAQrV,EAAMjL,OAAS,EACIDkL,aACA4tC,SAAUnqC,EACVqC,eACAL,eACAF,kBACAJ,UAAWA,GA AuB,IAAV93B,EACxBne,SACAG,cAGJk0C,WAAyV5C,KAAKu5C,WACjBR,WACAnlC,WACAxN,SACAC,WACA4L,QACAwlC,cAIIf,EAAWt1C,GAAsB0xC,CACvC,OAAO11C,GAAA3C,QAAAsG,cAAC21C,EAAa3B,MxEuqVpBp4C,IAAK,uBACL/B,MAAO,SwErqVWmC,GAAO,GAExBggB,GAYEhgB,EAZFggB,MAFwB45B,EAActB55C,EAXF05C,YAHwBv4C,SAAAY4C,KAAAC,EActB75C,EAVFs4C,YAJwBn3C,SAAA04C,KAAAC,EAActB95C,EATFu4C,cALwBp3C,SAAA24C,KAMxBlvC,EAQE5K,EARF4K,WACA4tC,EAoEx4C,EAPFw4C,SACAC,EAMEz4C,EANFy4C,aACAL,EAKEp4C,EALFo4C,aACAF,EAIEl4C,EAJFk4C,gBACAJ,EAGE93C,EAHF83C,UACAj2C,EAEE7B,EAFF6B,OACAG,EACEhC,EADFGC,QAbwB+3C,EAoBtBp9C,KAAKqD,MAJPy1C,EAhbWbSE,EAjBwBqE,SACAC,EAjBwBqE,EAIbXBrE,SACA1yC,EAlBwB+2C,EAKbXB/2C,SAlBwBg3C,EAAAD,EAmBxB30C,WAnBwBjE,SAAA64C,GAmBb,EAAAv5C,EAAAyD,sBAnBa81C,EAqBRz0C,EAakBH,EAA5BjB,OAAUoB,YArBQ00C,EAAA56C,GAuBxB66C,WAAW,EACXC,WAAW,GACRn3C,EAAS,eAHnk3C,EAtBkBD,EASbIBC,UAAWC,EAtBOF,EASBPE,UAKbt5B,GACJu5B,OAAQF,GAAa5B,EACrB+B,SAAUH,GAAa3B,EACvB9sB,OAAQ0uB,GAAAT,EAIvB,OAFA74B,GAAIy5B,QAAU38C,OAAO4E,KAAKse,GAAK05B,KAAK,

SAAA36C,GAAA,MAAOihB,GAAIjhb,MAG7C6E,SACEpE,EAAA3C,QAAAsG,cAACuB,GACCxC,OAAQ6H,EACR5H,SAAUy1C,EACVx3C,SAAUu3C,EACV72C,YAAau2C,EACb70C,SAAU+0C,EACV7nC,SAAU5T,KA AK69C,eAAe5vC,GAC9B5J,SAAUrE,KAAK6C,iBAAiB92B,GACChCne,OAAQA,EACRG,QAASA,EACToD,S AAUzI,KAAKqD,MAAMoF,SACrBqwC,SAAU94C,KAAKqD,MAAMy1C,SACrBC,SAAU/4C,KAAKqD,MAA M01C,SACrBoC,UAAWA,IAGfnzC,UAAW,aACX8wC,WACAP,WAAyR0B,EAAIy5B,QACbBhF,UAAWz0B,E AAiu5B,OACf7E,YAAa10B,EAAIw5B,SACjBxE,UAAWh1B,EAAI4K,OACfzL,QACA81B,iBAAkbn5C,KAAK m5C,iBACvBF,eAAgBj5C,KAAKi5C,eACrBF,exE6qVD91C,IAAK,YACLoiB,IAAK,WwE9kWQ,GACNjf,GAA WpG,KAAKqD,MAAhB+C,MACR,OAAOA,GAAO4H,MAAMiE,OAAS7L,EAAO4H,MAAM4nC,aAAe,WxEml WnDuB,GACP1zC,EAAOyF,UwEjmWJiuC,GACGhuC,cACL9C,YACA/B,YACAoC,YACaK,N,UAAU,EACVkl C,UAAU,EACVC,UAAU,EACVoC,WAAW,GxEypWdx7C,EAAQoB,QwEjsVMo2C,GxEqsVT,SAASv3C,EAAQ D,EAASQ,GAE/B,YAcA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,QAASF,GyEx2 WxF,QAAS62C,GAATjxC,GAAwD,GAA5BL,GAA4BK,EAA5BL,OAAQM,EAAoBD,EAAPBC,SAAUu0C,EA AUx0C,EAAVw0C,MAC5C,OACEv3C,GAAA3C,QAAAsG,cAAA,OAAKW,UAAU,qBACbtE,EAAA3C,QAAA sG,cAAA,oCAC2BX,GACvBA,EAASuP,KACPvS,EAAA3C,QAAAsG,cAAA,YACG,OADH,UACiB3D,EAAA3 C,QAAAsG,cAAA,YAAOX,EAASuP,MAGpCglC,GAAUv3C,EAAA3C,QAAAsG,cAAA,eAAO4zC,GAPpB,KA SC70C,GAAU1C,EAAA3C,QAAAsG,cAAA,WAAm09B,KAAKnl,UAAU1zB,EAAQ,KAAM,KzEg1WnDpF,OA AOC,eAAetB,EAAS,cAC7BuB,OAAO,GyEh2WV,IAAAuC,GAAAtD,EAAA,GzEq2WkuD,EAAU9C,EAAB6C ,GyEp2WtCE,EAAAxD,EAAA,EzEw2WmBS,GAAuB+C,EAmDzChE,GAAQoB,QyEh4WM22C,GzEo4WT,SAA S93C,EAAQD,EAASQ,GAE/B,YAkBA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,Q AASF,GAEvF,QAAS8L,GAAyB9L,EAAK+E,GAAQ,GAAIhD,KAAa,KAAK,GAAIC,KAAKhC,GAAW+E,EAA KgH,QAAQ/J,IAAM,GAAB7B,OAAOe,UAAUmB,eAAe1C,KAAKK,EAAKgC,KAAcD,EAAOC,GAACKhC,EA AIGC,GAAM,OAAOD,G0E56WpN,QAASw0C,GAAa/zC,GAAO,GAEzB+C,GAWE/C,EAXF+C,OACA6B,EAU E5E,EAVF4E,KACA5B,EASEhD,EATFgD,SACAK,EAQErD,EARFqD,SACApC,EAOEjB,EAPFiB,SANyBw5C, EAavBz6C,EANFoF,WAPyBjE,SAAAs5C,GAOd,EAAAh6C,EAAAyD,sBAPcu2C,EAQzBlqC,EAKEvQ,EALFu Q,SACAKlC,EAIEz1C,EAJFy1C,SACAC,EAGE11C,EAHF01C,SACAoC,EAEE93C,EAFF83C,UACA92C,EACE hB,EADfGB,SAEM4N,EAAU7L,EAAV6L,MACAxK,EAAYBgB,EAazBhB,QAASL,EAAGbqB,EAABrB,YAf Uzc,GAGBiB,EAAA52C,EAAAGL,cAAazI,GAhB9B03C,EAAArD,EAABnB5tC,SahBmBtI,SAAAU5C,EAGBV, WAhBUA,EAGBKx5C,EAhBLoI,EAAA+tC,GAAA,WaiBrB1tC,GAAS,EAAAIJ,EAAA+I,WAAUzG,EAAQ0G, EAAQRf,GACnCw0C,GAAc,EAAAn4C,EAAA+N,cACIBb,OAAO,GAAM,GACbe,UAAW3L,EAAO2L,YAAc, MAAO,OAeZC,OACeR,O,GAAA3C,QAAAsG,cAAC2F,GACCzI,QAAA7B,KAAc6B,GAAS03C,gBACvB71C,O AAQA,EACR9F,GAAIoG,GAAYA,EAASuP,IACzB5R,SAAUA,EACVYn,MAAiBtN,SAAVyN,EAAsBhK,EAA OgK,EACPc/Q,MAAOoD,EACPsP,SAAUA,EACVkiC,SAAUA,EACVC,SAAUA,EACVtwC,SAAUA,EACVrB, YAAaA,EACb+zC,UAAWA,I1Eu3WhBn6C,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIwB,GAAWI B,OAAO2B,QAAU,SAAUC,GAAU,IAAK,GAAIC,GAAI,EAAGA,EAAIC,UAAUC,OAAQF,IAAK,CAAE,GAA IG,GAASF,UAAUD,EAAL,KAAK,GAAI,KAAOD,GAAChC,OAAOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,K AAQL,EAAOK,GAAOD,EAAOC,IAAY,MAAOL,I0Ex6WxPa,EAAAtD,EAAA,G1E46WkuD,EAAU9C,EAAuB 6C,G0E36WtCE,EAAAxD,EAAA,GAEA2D,G1E66WmBID,EAAuB+C,G0E76W1CxD,EAAA,GaqEai3C,GAAa juC,cACX9C,YACAYyC,UAAU,EACVC,UAAU,EACVoC,WAAW,G1Ek7WZx7C,EAAQoB,Q0E/6Wmq2C,G1E m7WT,SAASx3C,EAAQD,EAASQ,GAE/B,YAcA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD, GAAQE,QAASF,G2E/gXxF,QAASw2C,GAAiBh0C,GAAO,GACvB/C,GAAoB+C,EAAPB/C,GAAIs1C,EAAGv BvC,EAABuyC,WACZ,OAAKA,GAIsB,gBAAhBA,GAEPlyC,EAAA3C,QAAAsG,cAAA,KAAG/G,GAAIA,EAA I0H,UAAU,qBACIB4tC,GAKHlyC,EAAA3C,QAAAsG,cAAA,OAAK/G,GAAIA,EAAI0H,UAAU,qBACpB4tC,G AXELYC,EAAA3C,QAAAsG,cAAA,Y3E+/WVrG,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,G2EvgXV,IAAAuC ,GAAAtD,EAAA,G3E4gXKuD,EAAU9C,EAAB6C,G2E3gXtCE,EAAAxD,EAAA,E3E+gXmBS,GAAuB+C,EA kCzChE,GAAQoB,Q2EnhXMs2C,G3EuhXT,SAASz3C,EAAQD,EAASQ,GAE/B,YAkBA,SAASS,GAAuBC,GA AO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,QAASF,G4ErkXxF,QAASy2C,GAAYj0C,GAAO,GACIBm0C,G AAGbn0C,EAAMoF,SAASjB,OAA/BgwC,WACR,OACE9zC,GAAA3C,QAAAsG,cAACmwC,EAAD90C,KAC MW,GACJgB,SAAU,SAAAnD,GAAA,MAASmC,GAAMgB,UAAS,EAAAP,EAAA2L,UAASvO,Q5EgjXhDF,O

AAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIwB,GAAW1B,OAAO2B,QAAU,SAAU,GAUU,IAAK,GA  
AIC,GAAl,EAAGA,EAAIC,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GAASF,UAAUD,EAAI,KAAK,GAAIL,KA  
AOD,GAAChC,OAAOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,EAAOK,GAAOD,EAAOC,IAAY,MAA  
OL,I4E9jXxPa,EAAAtD,EAAA,G5EkkXKuD,EAAU9C,EAAuB6C,G4EjkXtCE,EAAAxD,EAAA,GAEA2D,G5E  
mkXmBID,EAAuB+C,G4EnkX1CxD,EAAA,GAwBAm3C,GAAYnuC,cACV9C,a5E0kXD1G,EAAQoB,Q4EvkX  
Mu2C,G5E2kXT,SAAS13C,EAAQD,EAASQ,GAEB/YAoBA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAI  
C,WAAaD,GAAQE,QAASF,GAEvF,QAAS6L,GAAgB7L,EAAKoC,EAAK/B,GAAiK,MAApJ+B,KAAOpC,GA  
AOG,OAAOC,eAAeJ,EAAKoC,GAAO/B,MAAOA,EAAOgB,YAAY,EAAME,cAAc,EAAMD,UAAU,IAAkBtB,  
EAAIoC,GAAO/B,EAAgBL,EAE3M,QAASQ,GAAgBC,EAAUC,GAAe,KAAMD,YAAoBC,IAAgB,KAAM,IAA  
IC,WAAU,qCAEH,QAASC,GAA2BC,EAAMIB,GAAQ,IAAKkC,EAAQ,KAAM,IAAIC,gBA Ae,4DAAG,QA  
OnB,GAAyB,gBAATA,IAAqC,kBAATA,GAA8BkC,EAAPiB,EAElO,QAASoB,GAAUC,EAAUC,GAAc,GAA0  
B,kBAAfA,IAA4C,OAAfA,EAAuB,KAAM,IAAIN,WAAU,iEAAoEM,GAAeD,GAASE,UAAyF,OAAOgB,OAA  
OF,GAAcA,EAAWC,WAAaE,aAAef,MAAOW,EAAUK,YAAY,EAAOC,UAAU,EAAMC,cAAc,KAAeN,IAAYd  
,OAAOqB,eAAiBrB,OAAOqB,eAAeR,EAAUC,GAAcD,EAASS,UAAyR,G6E/nXle,QAASk8C,GAA2B36C,GA  
AO,GACjCo0C,GAAiCp0C,EAAjCo0C,WAAyJ,EAAqBh0C,EAArBg0C,gBACpB,OACE3zC,GAAA3C,QAAAs  
G,cAAA,iBACiHe,EAAMgD,SAAS,aAAehD,EAAM4O,QACpCvO,EAAA3C,QAAAsG,cAACowC,GACCn3C,G  
AAO+C,EAAMqD,SAASuP,IAAtB,UACAhE,MAAO5O,EAAM4O,OAAS5O,EAAMgD,SAAS,YACrCuN,SAAU  
vQ,EAAMuQ,SACHBxM,YAAa/D,EAAM+D,cAGtB/D,EAAMuyC,aACLlyC,EAAA3C,QAAAsG,cAACgwC,GA  
CC/2C,GAAO+C,EAAMqD,SAASuP,IAAtB,gBACA2/B,YAAavyC,EAAMuyC,YACnBxuC,YAAa/D,EAAM+D,  
cAGtB/D,EAAM6K,WAAWjC,IAAI,SAAAwE,GAAA,MAAQA,GAAKwtC,W7EkiXxCj9C,OAAOC,eAAetB,EA  
AS,cAC7BuB,OAAO,GAGT,IAAIwB,GAAW1B,OAAO2B,QAAU,SAAU,GAUU,IAAK,GAAl,EAAG  
A,EAAIC,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GAASF,UAAUD,EAAI,KAAK,GAAIL,KAAOD,GAAChC,OA  
AOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,EAAOK,GAAOD,EAAOC,IAAY,MAAOL,IAEnPO,EAAe  
,WAAc,QAASC,GAAiBR,EAAQS,GAAS,IAAK,GAAIR,GAAl,EAAGA,EAAIQ,EAAMN,OAAQF,IAAK,CAAE  
,GAAIS,GAAaD,EAAMR,EAAIS,GAAWpB,WAAaoB,EAAWpB,aAAc,EAAOoB,EAAWiB,cAAe,EAAU,SA  
WkB,KAAyA,EAAWnB,UAAW,GAAMnB,OAAOC,eAAe2B,EAAQU,EAAWL,IAAKK,IAAiB,MAAO,UAAU/  
B,EAAagC,EAAYC,GAAiJ,MAA9HD,IAAYH,EAAiB7B,EAAYQ,UAAWwB,GAAiBC,GAAaJ,EAAiB7B,EAAa  
iC,GAAqBjC,M6EpnXjiBkC,EAAAtD,EAAA,G7EwnXKuD,EAAU9C,EAAuB6C,G6EvnXtCE,EAAAxD,EAAA,  
GAEA2D,G7EynXmBID,EAAuB+C,G6EznX1CxD,EAAA,IA8BMo3C,E7EioXa,SAAUrzC,GAG1B,QAASqzC,K  
ACP,GAAI9wC,GAEAkzC,EAAOx1C,EAAOuB,CAElBrE,GAAgBrB,KAAMu3C,EAetB,KAAK,GAAIqC,GAA  
O92C,UAAUC,OAAQ8I,EAAOS,MAAMstC,GAAOC,EAAO,EAAGA,EAAOD,EAAMC,IAC3EhuC,EAAKguC,  
GAAQ/2C,UAAU+2C,EAGzB,OAAeF,GAASx1C,EAAQ1C,EAA2BzB,MAAOyG,EAAO8wC,EAAyJ1C,WAAat  
B,OAAOoD,eAAemzC,IAAc/2C,KAAK4E,MAAMqB,GAAOzG,MAAM2O,OAAO9C,KAAiB1H,E6E7nXzL+5C  
,iBAAMb,SAAAj2C,GACjB,MAAO,UAAc/G,EAAOqD,GACb,GAAM81C,QAAmB12C,EAAKd,MAAMiB,SA  
9BoI,KAAyCzE,EAAO/G,GACtDiD,GAAKd,MAAMgB,SAASg2C,EAAa91C,K7E0nX3BmB,EAKJi0C,EAAQl4  
C,EAA2B0C,EAAOuB,GA6G/C,MA/HA9D,GAAU21C,EAAarzC,GAqBvBf,EAAao0C,IACXt0C,IAAK,aACL/B,  
MAAO,S6E9oXC+G,GACT,GAAM7B,GAASpG,KAAKqD,MAAM+C,MAC1B,OACEkG,OAAMC,QAAQnG,E  
AAOwN,WAAaxN,EAAOwN,SAAShH,QAAQ3E,MAAU,K7EgpXrEhF,IAAK,SACL/B,MAAO,W6EtoXD,GAA  
Ag6C,GAAA17C,KAAA8G,EAAH9G,KAAKqD,MAXPgD,EAFKS,EAELT,SACA/B,EAHKwC,EAGLxC,SACA  
U,EAJK8B,EAIL9B,YACA0B,EALKI,EAKLJ,SACaUB,EANKnB,EAMLmB,KACA2L,EAPK9M,EAOL8M,SA  
CAkIC,EARKhyC,EAQLgyC,SACAC,EATKjyC,EASLiyC,SACA7zC,EAVK4B,EAUL5B,OACAG,EAXKyB,EA  
WLzB,QAXKy4C,EAAAh3C,EAYL2B,WAZKjE,SAAS5C,GAYM,EAAAh6C,EAAAYD,sBAZNU2C,EAcv3C  
,EAAqCkC,EAARcIC,YAAaiB,EAawBiB,EAaxBjB,OAAQJ,EAAGbqB,EAahBrB,YACrBwB,EAA8CpB,EAA9  
CoB,YAAa6uC,EAAiCjwC,EAAjCiwC,WAAyJ,EAAqB7vC,EAARb6vC,iBAC3BjxC,GAAS,EAAAtC,EAAA+K,  
gBA Ae7O,KAAKqD,MAAM+C,OAAQG,EAAajC,GACxD2N,EAAyBzN,SAAjB4B,EAAO6L,MAAsBhK,EAAO  
7B,EAAO6L,MACnD2jC,EAAcvC,EAAS,mBAAqBD,EAAOwvC,YACrDuI,QAeJ,KACE,GAAMjwC,GAAaIN,  
OAAO4E,KAAKQ,EAAO8H,WACiCiwC,IAAoB,EAAAr6C,EAAAiM,iBAAGb7B,EAAY7H,EAAS,aACzD,MA  
AO0M,GACP,MACeR,GAAA3C,QAAAsG,cAAA,WACE3D,EAAA3C,QAAAsG,cAAA,KAAGW,UAAU,eAAe

wwC,OAASh+B,MAAO,QAA5C,WACWvS,GAAQ,OADnB,+BAEEvE,EAAA3C,QAAAsG,cAAA,UAAK0L,EA  
AIsO,SAFX,KAIA3d,EAAA3C,QAAAsG,cAAA,WAAMo9B,KAACKnL,UAAUizB,KAK3B,GAAM42C,GAAWv  
0C,EAASd,qBAABuBq2C,EAE3CI,GACJnsC,MAAO5L,EAAS,aAAe4L,EAC/B2jC,cACA6B,aACAJ,mBACAnpC,  
WAAyiwC,EAakBlyC,IAAI,SAAAhE,GACHc,OACEg2C,QACEv6C,EAAA3C,QAAAsG,cAACuB,GACC3F,IA  
AKgF,EACLA,KAAMA,EACN2L,SAAUsnC,EAAK1xC,WAAWvB,GAC1B7B,OAAQA,EAAO8H,WAAWjG,G  
AC1B5B,SAAUA,EAAS4B,GACnBjD,YAAaA,EAAYiD,GACzBvB,SAAUA,EAASuB,GACnB3D,SAAUA,EA  
S2D,GACnB5D,SAAU62C,EAAGkD,iBAABj2C,GACHC/C,OAAQA,EACRG,QAASA,EACToD,SAAUA,EAC  
VqwC,SAAUA,EACVC,SAAUA,IAGd9wC,OACA8wC,WACAD,WACAlIc,cAGJA,WACAlN,WACAL,WACA  
D,SACA9B,WACA8C,cAEF,OAAO1D,GAAA3C,QAAAsG,cAAC21C,EAAaoB,O7E4pXf7G,GACP9zC,EAAOy  
F,U6ElwXJquC,GACGpuC,cACL9C,YACA/B,YACAU,eACA0B,YACAKN,UAAU,EACVkiC,UAAU,EACVC,U  
AAU,G7E2xXbp5C,EAAQoB,Q6EpqXMw2C,G7EwqXT,SAAS33C,EAAQD,EAASQ,GAE/B,YAwBA,SAASS,G  
AAuBC,GAAO,MAAOA,IAAOA,EAAC,WAaAd,GAAQE,QAASF,GAEvF,QAASQ,GAAGBC,EAAUC,GAAe,  
KAAMD,YAAoBC,IAAGB,KAAM,IAAIC,WAAU,qCAEHh,QAASC,GAA2BC,EAAMIB,GAAQ,IAAKkB,EAA  
Q,KAAM,IAAIC,gBAaE,4DAAgE,QAAOnB,GAAYB,gBAATA,IAAQc,kBAATA,GAA8BkB,EAAPIB,EAElO,Q  
AASoB,GAAUC,EAAUC,GAAC,GAA0B,kBAafA,IAA4C,OAAfA,EAABuB,KAAM,IAAIN,WAAU,iEAAoEM,G  
AAeD,GAASE,UAAyF,OAAOgB,OAAOF,GAACa,EAAWC,WAAaE,aAAef,MAAOW,EAAUK,YAAy,EAAOC  
,UAAU,EAAMC,cAAc,KAAeN,IAAYd,OAAOqB,eAAiBrB,OAAOqB,eAAeR,EAAUC,GAACD,EAASS,UAAy  
R,GAEje,QAAS6K,GAAYB9L,EAAK+E,GAAQ,GAAlhD,KAAa,KAAC,GAAC,KAACkC,GAAW+E,EAAGkH,  
QAAQ/J,IAAM,GAAB7B,OAAOe,UAAUmB,eAAe1C,KAACK,EAAGkC,KAACD,EAAOC,GAACkC,EAAGkC  
,GAAM,OAAOD,G8En1XpN,QAASy7C,GAABj4C,EAAQC,EAAUK,EAAUc,GACrD,GAAM00,GAAG7P,EA  
AS,WACvB,IAAQb,kBAAV6P,GACT,MAAOA,EAET,IAAQb,gBAAVA,IAAsBA,IAAS10,GACxC,MAAOA,G  
AAO00,EAehB,IAAMooC,GAAGBC,EAAGBn4C,EAAO6C,KAC7C,OAAOq1C,KAAiB92C,GACpBA,EAAO82  
C,GACP,WACE,MACE56C,GAAA3C,QAAAsG,cAAA6vC,EAAAn2C,SACEqF,OAAQA,EACRM,SAAUA,EA  
CVu0C,OAAA,sBAA8B70C,EAAO6C,QAMjD,QAASu1C,GAAMn7C,GAAO,GACZyO,GAAWBzO,EAAXByO,  
MAAO8B,EAAiBvQ,EAajBuQ,SAAUtT,EAAO+C,EAAP/C,EACzB,OAAKwR,GAKHpO,EAAA3C,QAAAsG,c  
AAA,SAAOW,UAAU,gBAAGBy2C,QAASn+C,GACvCsT,EAAW9B,EAAQ4sC,EAAB5sC,GAJvCpO,EAAA3  
C,QAAAsG,cAAA,YASX,QAASs3C,GAAKt7C,GAAO,GACXu7C,GAASv7C,EAATu7C,IACR,OAAKA,GAIE,g  
BAATA,GACF17C,EAAA3C,QAAAsG,cAAA,KAAGW,UAAU,cAAc42C,GAE7B17C,EAAA3C,QAAAsG,cAAA  
,OAAKW,UAAU,cAAc42C,GAL3B17C,EAAA3C,QAAAsG,cAAA,YAQX,QAASH,GAUU7D,GAAO,GAAAw7  
C,GACAx7C,EAAB0B,SADgBP,SAAAg6C,MAExB,OAAsB,KAAIB95C,EAAOhC,OACFW,EAAA3C,QAAAs  
G,cAAA,YAGP3D,EAAA3C,QAAAsG,cAAA,WACE3D,EAAA3C,QAAAsG,cAAA,UACA3D,EAAA3C,QAAA  
sG,cAAA,MAAIW,UAAU,2CACXjD,EAAOKH,IAAI,SAACIG,EAAOsd,GACIB,MACE3f,GAAA3C,QAAAsG,c  
AAA,MAAIW,UAAU,cAAc/E,IAAKogB,GAC9Btd,OASf,QAAS+4C,GAAGBz7C,GAAO,GAE5B/C,GAUE+C,E  
AVF/C,GACAY+C,EASE17C,EATF07C,WACAJtC,EAQEzO,EARFyO,MACAhK,EAOEzE,EAPFyE,SACA/C,E  
AME1B,EANF0B,OACA65C,EAKEv7C,EALFu7C,KACAhJ,EAIEvyC,EAJFuyC,YACAJ8B,EAGETW,EAHFsW,  
OACA/F,EAEEvQ,EAFfuQ,SACAorC,EACE37C,EADF27C,YAEF,OAAIrlC,GACK7R,EAIPpE,EAAA3C,QAA  
AsG,cAAA,OAAKW,UAAW+2C,GACbC,GAAGBt7C,EAAA3C,QAAAsG,cAACm3C,GAAM1sC,MAAOA,EA  
AO8B,SAAUA,EAUUtT,GAAlA,IAC7D0+C,GAAGBpJ,EAACa,EAAC,KAC5C9tC,EACA/C,EACA65C,GAiCP,  
QAASK,GAAB57C,GAAO,GAE9BgD,GAOEhD,EAPFgD,SACA/B,EAMEjB,EANFiB,SACAU,EAKE3B,EAL  
F2B,YACA0B,EAIErD,EAJFqD,SACAUb,EAGE5E,EAHF4E,KACA2L,EAEEvQ,EAFfuQ,SAP8BkqC,EAS5Bz6  
C,EADFoF,WAR8BjE,SAAAs5C,GAQnB,EAAAh6C,EAAAYD,sBARmBu2C,EAW9Bv3C,EAIEkC,EAJFIC,YA  
CAiB,EAGEiB,EAHFjB,OACAJ,EAEEqB,EAFfrB,YAb8B83C,EAe5Bz2C,EADfB,gBAD8BpD,SAAA06C,EAcD  
J,EAdcI,EAAB1B94C,GAAS,EAAAtC,EAAA+K,gBAaexL,EAAM+C,OAAQG,EAAjC,GACnD66C,EAAiBd,E  
AAkBj4C,EAAQC,EAAUK,EAAUc,GAC7D6vC,EAAqB7vC,EAARb6vC,iBACFyB,EAASg,GAAQ/7C,EAAM  
y1C,UAAyZyC,EAAS,gBAC9C0yC,EAAWqG,QAAQ/7C,EAAM01C,UAAy1yC,EAAS,gBAC9C80C,EAAYiE,  
QAAQ/7C,EAAM83C,WAAa90C,EAAS,gBAEtD,IAAmC,IAA/Bf,OAAO4E,KAACK,QAAQRD,OAETB,MAAO  
W,GAAA3C,QAAAsG,cAAA,WAGT,IAAMg4C,IAAY,EAAAv7C,EAAAgL,cAAazI,GA5BCi5C,EA6BKD,EA  
/BvtC,MAAOktC,EA7BmBx6C,SAAA86C,IA8BZ,WAAhB15C,EAAO6C,OACT+1C,GACE,EAAA17C,EAAAwK

,eAAcI,EAAQG,KACtB,EAAAzC,EAAA0N,cAAapL,EAAQC,EAAUE,IAEf,WAAhBH,EAAO6C,OACT+1C,GAAe,GAEG,YAAhB54C,EAAO6C,MAAuB5C,EAAS,eACzC24C,GAAe,GAEB34C,EAAS,cACX24C,GAAe,EA1Ce,IA6CxBt9B,GAakC1c,EAAIC0c,SAAa69B,EA7CW5yC,EA6CU3H,GA7CV,aAgD1BkR,EACJxS,EAAA3C,QAAAsG,cAAC83C,EAADz8C,KACMW,GACJ+C,OAAQA,EACRC,SAAA3D,KAAe2D,GAAU04C,WAAyV6C,SACrCs0C,SAAUA,EACVC,SAAUA,EACVoC,UAAWA,EACXn2C,YAAau6C,EACbn4C,YAAaA,KAIT6B,EAAS7C,EAAT6C,KACF3I,EAAKoG,EAASuP,IACdnE,EACJzL,EAAS,aAAehD,EAAM+C,OAAO6L,OAAS7L,EA AO6L,OAAShK,EAC1D2tC,EACJvvC,EAAS,mBACThD,EAAM+C,OAAOwvC,aACbxvC,EAAOwvC,YACH7wC,EAAS2c,EACTk9B,EAAOv4C,EAAS,WACHBsT,EAAMC,WAA1BtT,EAAS,aACIB04C,GACJ,aACA,QAFiB,SAGR91C,EACTIE,GAAUA,EAAOhC,OAAS,EAAI,mCAAqC,GACnEsD,EAAS04C,YAER1uC,KAAK,KACLis,OAEGk9B,GACJ5J,YACElyC,EAAA3C,QAAAsG,cAACgwC,GACC/2C,GAAIA,EAAK,gBACTs1C,YAAaA,EACbxuC,YAAaA,IAGjBq4C,eAAgB7J,EACHBgJ,KAAMI7C,EAAA3C,QAAAsG,cAACs3C,GAACK,KAAMA,IACIBc,QAAYb,gBAATd,GAAoBA,EAAOp6C,OAC3CO,OAAQrB,EAAA3C,QAAAsG,cAACH,GAAUnC,OAAQA,IAC3B46C,UAAW56C,EACXzE,KACAwR,QACA6H,SACA/F,WACAmIc,WACAiG,eACAD,aACA33C,cACAi,SACApB,SACAC,WAGF,OOAO3C,GAAA3C,QAAAsG,cAAACO,EAakB43C,EAAtPc,G9E6kXxCIV,OA AOC,eAAetB,EAAS,cAC7BuB,OOAO,GAGT,IAAiC,GAAe,WAAc,QAASC,GAAiBR,EAAQS,GAAS,IAAK,GA AIR,GAAI,EAAGA,EAAIQ,EAAMN,OAAQF,IAAK,CAAE,GAAIS,GAAaD,EAAMR,EAAIS,GAAWpB,WAAa oB,EAAWpB,aAAc,EAAOoB,EAAWIB,cAAe,EAAU,SAAWkB,KAAYA,EAAWnB,UAAW,GAAMnB,OOAOC, eAAe2B,EAAQU,EAAWL,IAAKK,IAAiB,MAAO,UAAU/B,EAAagC,EAAYC,GAAiJ,MAA9HD,IAAYH,EA AiB7B,EAAYQ,UAAWwB,GAAiBC,GAAaJ,EAaiB7B,EAaiC,GAAqBjC,MAE5hBmB,EAAW1B,OOAO2B,QA AU,SAAUc,GAAU,IAAK,GAAIC,GAAI,EAAGA,EAAIC,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GAASF,UA AUD,EAAI,KAAK,GAAII,KAAOD,GAAchC,OOAOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,EAAOK, GAAOD,EAAOC,IAAY,MAAOL,I8E11XxPa,EAAAtD,EAAA,G9Es1XKuD,EAAU9C,EAAuB6C,G8Er1XtCE, EAAAxD,EAAA,GAE2D,G9Eu1XmBID,EAAuB+C,G8Ev1X1CxD,EAAA,IAQA82C,EAAA92C,EAAA,I9Eq1X K+2C,EAAqBt2C,EAAuBq2C,G8En1X3CyH,EAAwB,IACxBH,GACJ70C,MAAO,aACP6P,QAAS,eACTqB,QA AS,cACT/Q,OAAQ,cACRC,OAAQ,cACRC,OAAQ,cAwHV+0C,GAAgB31C,cACdwQ,QAAQ,EACRo/B,UAAU, EACVnIc,UAAU,EACVOrC,cAAc,E9Em9Xf,I8Ej2XKp2C,G9Ei2Xa,SAAUg3C,GAG1B,QAASh3C,KAGP,MAF AvH,GAAGBrB,KAAM4I,GAefnH,EAA2BzB,MAAO4I,EAAYtG,WAAatB,OOAOoD,eAAewE,IAAcxD,MAAM pF,KAAM8C,YAiBpH,MatBaIB,GAAUgH,EAAag3C,GAQvBz8C,EAAyF,IACX3F,IAAK,wBACL/B,MAAO, S8E32XYiF,EAASW,GAG/B,QAAQ,EAAA9C,EAAA+Q,YAAAnS,KACD1C,KAAKqD,OOAOqD,SAAUIC,SA DrB9B,KAEDyD,GAAWO,SAAUIC,a9E42X3BvB,IAAK,SACL/B,MAAO,W8Ex2XR,MAAO+9C,GAakBj/C,K AAKqD,W9E62XxBuF,G8Ex3XgBIF,EAAA3C,QAAMmI,UAEhCN,GAAyO,cACV9C,YACArB,eACA0B,YAC AoyC,UAAU,EACVC,UAAU,EACVoC,WAAW,G9Ek4XZx7C,EAAQoB,Q8E12XM6H,G9E82XT,SAASHJ,EA A QD,EAASQ,GAe/B,YakBA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,QAASF,GAe vF,QAAS8L,GAAYb9L,EAak+E,GAAQ,GAAIhD,KAAa,KAAK,GAAIC,KAAKhC,GAAW+E,EAakgH,QAAQ /J,IAAM,GAakB7B,OOAOe,UAAUmB,eAAe1C,KAAKK,EAakgC,KAAcD,EAAOC,GAakhC,EAaiGc,GAA M,OOAOD,G+ExqYpN,QAAS40C,GAAyN0C,GAAO,GAExB+C,GAAe/C,EAbF+C,OACA6B,EAYE5E,EAZF4 E,KACA5B,EAWEhD,EAXFgD,SACAK,EAUErD,EAVFqD,SACApC,EASEjB,EATFiB,SACAsP,EAQEvQ,EAR FuQ,SACakIc,EAOEz1C,EAPFy1C,SACAC,EAME11C,EANF01C,SACAoC,EAKE93C,EALF83C,UACA92C,E AIEhB,EAJFgB,SACAA,EAGE7B,EAHF6B,OACAG,EAEEhC,EAFFgC,QAbwBy4C,EAetBz6C,EADFoF,WAdw BjE,SAAAs5C,GAcB,EAAAh6C,EAAAyD,sBAdau2C,EAgBIB7rC,EAakB7L,EAAIB6L,MAAO5G,EAAWjF,EA AXiF,OACP5D,EAAyBgB,EAAzBhB,QAASL,EAAgBqB,EAahBrB,YACX60C,GAAc,EAAAn4C,EAAaqN,UA AS/K,KAAW,EAAAtC,EAAA+N,aAAyZL,GAC9Cy5C,EAAGbx0C,IAAW4wC,EAAc,SAAW,QAnBhCvB,GAo BuC,EAAA52C,EAAAgL,cAC/DzI,GArBwB03C,EAAArD,EAoBIB5tC,SAPBkbtI,SAAAU5C,EAoBT8B,EAPBS 9B,EAAA+B,EAAApF,EAoBmQF,cApBNv7C,SAAAs7C,EAoBoB,GApBpBA,EAoB2Bv7C,EAPB3BoI,EAAA+t C,GAAA,yBAuBpB1tC,GAAS,EAAAIJ,EAAA+I,WAAUzG,EAAQ0G,EAAQrF,EAezC,OACE/D,GAAA3C,QA AAsG,cAAC2F,GACCzI,QAAA7B,KAAc6B,GAAS03C,gBACvB71C,OAAQA,EACR9F,GAAIoG,GAAyA,EA ASuP,IACzBnE,MAAiBtN,SAAVyN,EAAsBhK,EAAGk,EACpC/Q,MAAOoD,EACPD,SAAUA,EACVa,OA AQA,EACRG,QAASA,EACTuO,SAAUA,EACVkiC,SAAUA,EACVC,SAAUA,EACV3xC,YAAaA,EACb+zC,UA

AWA,EACX1yC,SAAUA,EACVs3C,YAAaA,I/E6mYIB/+C,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIwB,GAAW1B,OAAO2B,QAAU,SAAU,GAUC,GAAU,IAAK,GAAIC,GAAI,EAAGA,EAAIC,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GAASF,UAAUD,EAAI,KAAK,GAAI,KAAOD,GAAchC,OAAOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,EAAOK,GAAOD,EAAOC,IAAY,MAAOL,I+ErqYxPa,EAAAtD,EAAA,G/EyqYKuD,EA AU9C,EAAuB6C,G+ExqYtCE,EAAAxD,EAAA,GAEA2D,G/E0qYmBID,EAAuB+C,G+E1qY1CxD,EAAA,GA+EAq3C,GAAyRuC,cACV9C,YACAyC,UAAU,EACVC,UAAU,EACVoC,WAAW,G/EgrYZx7C,EAAQoB,Q+E7qYMy2C,G/EirYT,SAAS53C,EAAQD,EAASQ,GAE/B,YAcA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,QAASF,GgFrXyxF,QAAS42C,GAAWp0C,GAAO,GACjB/C,GAAwB+C,EAAXB/C,GAAI2R,EAAoB5O,EAAPb4O,MAAO2B,EAAavQ,EAAbuQ,SACbosC,EAASpsC,EAAW3B,EAAQysC,EAAwBzsC,CAC1D,OAAOvO,GAAA3C,QAAAsG,cAAA,UAAQ/G,GAAIA,GAAK0/C,GhFswYzBh/C,OAAOC,eAAetB,EAA S,cAC7BuB,OAAO,GgF/wYV,IAAAuC,GAAAtD,EAAA,GhFoxYKuD,EAAU9C,EAAuB6C,GgFnxYtCE,EAAA xD,EAAA,GAEMu+C,GhFqxYa99C,EAAuB+C,GgFrXyZ,IhFgzY7BhE,GAAQoB,QgFhyYM02C,GhFoyYT,SAAS73C,EAAQD,EAASQ,GAE/B,YAkFA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,Q AASF,GhFvFG,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GiF5zYV,IAAA++C,GAAA9/C,EAAA,IjFi0YK+/C, EAAkbt/C,EAAuBq/C,GiFh0Y9CE,EAAAhgD,EAAA,IjFo0YKigD,EAAsBx/C,EAAuBu/C,GiFn0YIDE,EAAA IgD,EAAA,IjFu0YKmgD,EAAAc1/C,EAAuBy/C,GiFt0Y1CE,EAAApG,D,EAAA,IjF00YKqgD,EAAmB5/C,EAAuB2/ C,GiFz0Y/CE,EAAAtgD,EAAA,IjF60YKugD,EAAqB9/C,EAAuB6/C,GiF50YjDE,EAAAxD,EAAA,IjFg1YKyG D,EAAgBhgD,EAAuB+/C,GiF/0Y5CE,EAAA1gD,EAAA,IjFm1YK2gD,EAAelgD,EAAuBhgD,GiF11Y3CE,EAA A5gD,EAAA,IjFs1YK6gD,EAAmBpgD,EAAuBmgD,GiFr1Y/CE,EAAA9gD,EAAA,IjFy1YK+gD,EAAgBtgD,EA AuBqgD,GiFx1Y5CE,EAAAhD,EAAA,IjF41YKihD,EAAexgD,EAAuBugD,GiF31Y3CE,EAAAlhD,EAAA,IjF+ 1YKmhD,EAAiB1gD,EAAuBygD,GiF91Y7CE,EAAApH,D,EAAA,IjFk2YKqhD,EAAmB5gD,EAAuB2gD,GiFj2Y /CE,EAAAthD,EAAA,IjFq2YKuhD,EAAgB9gD,EAAuB6gD,GiFp2Y5CE,EAAAxD,EAAA,IjFw2YKyhD,EAAg BhhD,EAAuB+gD,GiFv2Y5CE,EAAA1hD,EAAA,IjF22YK2hD,EAAiBlhD,EAAuBihD,GiF12Y7CE,EAAA5hD, EAAA,IjF82YK6hD,EAAmBphD,EAAuBmhD,GiF72Y/CE,EAAA9hD,EAAA,IjFi3YK+hD,EAAethD,EAAuBqh D,GiFh3Y3CE,EAAahiD,EAAA,IjFo3YKiiD,EAAcxhD,EAAuBuhD,GiFn3Y1CE,EAAaliD,EAAA,IjFu3YKmiD ,EAAiB1hD,EAAuByhD,EAI5C1iD,GAAQoB,SiF3YpwhD,oBACAC,yBACAC,sBACAC,uBACAC,sBACAC,u BACAC,qBACAC,qBACAC,yBACAC,wBACAC,4BACAC,sBACAC,oBACAC,yBACAC,uBACAC,sBACAC,q BACAC,yBACAC,6BjF83YI,SAAS7jD,EAAQD,EAASQ,GAE/B,YAoBA,SAASS,GAAuBC,GAAO,MAAOA,IA AOA,EAAIC,WAAaD,GAAQE,QAASF,GAEvF,QAAS6L,GAAgB7L,EAAKoC,EAAK/B,GAAiK,MAAPJ+B,KAA OpC,GAAOG,OAAOC,eAAeJ,EAAKoC,GAAO/B,MAAOA,EAAOgB,YAAY,EAAME,cAAc,EAAMD,UAAU, IAAkbtB,EAAIoC,GAAO/B,EAAgBL,EAE3M,QAASQ,GAAgBC,EAAUC,GAAe,KAAMD,YAAoBC,IAAgB,K AAM,IAAIC,WAAU,qCAEHh,QAASC,GAA2BC,EAAMIB,GAAQ,IAAKkB,EAAQ,KAAM,IAAIC,gBA Ae,4DA AgE,QAAOnB,GAAyB,gBAATA,IAAqC,kBAATA,GAA8BkB,EAAPIB,EAEIO,QAASoB,GAAUC,EAAUC,GA Ac,GAA0B,kBAAfA,IAA4C,OAAfA,EAAuB,KAAM,IAAIN,WAAU,iEAAoEM,GAAeD,GAASE,UAAyf,OAA OgB,OAAOF,GAACa,EAAWC,WAAaE,aAAef,MAAOW,EAAUK,YAAY,EAAOC,UAAU,EAAMC,cAAc,KAA eN,IAAYd,OAAOqB,eAAiBrB,OAAOqB,eAAeR,EAAUC,GAAcD,EAASS,UAAyR,GkF97Yle,QAAS4hD,GAA aC,EAAOC,GAE3B,IAAK,GADDr/C,MACK1B,EAAI8gD,EAAO9gD,GAAK+gD,EAAM/gD,IAC7B0B,EAAQo R,MAAOzU,MAAO2B,EAAGiP,OAAO,EAAAhO,EAAAgU,KAAIjV,EAAG,IAEzC,OAAO0B,GAGT,QAASs/C, GAAeh/C,GACTb,MAAO7D,QAAO4E,KAAKf,GAAOyM,MAAM,SAARo,GAAA,MAAO4B,GAAM5B,MAA S,IAGxD,QAAS6gD,GAAyZgD,GAAO,GAExB4F,GAUE5F,EAVF4F,KACA0R,EASEtX,EATFsX,MACAZ,EA QEmC,EARFnC,MACAwY,EAoErW,EAPFqW,OACaivB,EAMEtC,EANFslC,OACAmQ,EAKEz1C,EALFy1C, SACAC,EAIE11C,EAJF01C,SACAoC,EAGE93C,EAHF83C,UACA1yC,EAEEpF,EAFFoF,SACA vD,EACE7B,E ADF6B,OAEI5E,EAAKqoC,EAAS,IAAM1/B,EACIB25C,EAAiBn6C,EAAShB,QAA1Bm7C,YACR,OACEI/C,G AAA3C,QAAAsG,cAACu7C,GACCx8C,QAAU6C,KAAM,WACHb3I,GAAIA,EACJ0H,UAAU,eACVzD,SAAW 03C,YAAayH,EAAa/oC,EAAM,GAAIA,EAAM,KACrDoIC,YAAa92C,EACb/H,MAAOA,EACP43C,SAAUA,EA CVC,SAAUA,EACVoC,UAAWA,EACX92C,SAAU,SAANd,GAAA,MAASwY,GAAOzQ,EAAM/H,IACHcGE, OAAQA,IIF63YblE,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIwB,GAAW1B,OAAO2B,QAAU,SA AUC,GAAU,IAAK,GAAIC,GAAI,EAAGA,EAAIC,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GAASF,UAAUD,E



AAI, KAAK, GAAI, KAAOD, GAAchC, OAAOe, UAAUmB, eAAe1C, KAAKwC, EAAQC, KAAQL, EAAOK, GAAO  
D, EAAOC, IAAY, MAAOL, IAEnPO, EAAe, WAAc, QAASC, GAAiBR, EAAQS, GAAS, IAAK, GAAIR, GAAI, EAAG  
A, EAAIQ, EAAMN, OAAQF, IAAK, CAAE, GAAIS, GAAaD, EAAMR, EAAIS, GAAWpB, WAAaoB, EAAWpB, aAA  
c, EAAOoB, EAAWIB, cAAe, EAAU, SAAWkB, KAAyA, EAAWnB, UAAW, GAAMnB, OAAOC, eAAe2B, EAAQU,  
EAAWL, IAAKK, IAAiB, MAAO, UAAU/B, EAAagC, EAAYC, GAAiJ, MAA9HD, IAAyH, EAAiB7B, EAAYQ, UAA  
WwB, GAAiBC, GAAaJ, EAAiB7B, EAAaiC, GAAqBjC, MkF/6YjiBkC, EAAAtD, EAAA, GfFm7YKuD, EAAU9C, E  
AAuB6C, GkF17YtCE, EAAAxD, EAAA, GAEA2D, GfFo7YmBiD, EAAuB+C, GkFp7Y1CxD, EAAA, IA8CM6iD, ElF  
k8Ye, SAAU9+C, GkF17Y7B, QAAA8+C, GAAY3/C, GAAOhC, EAAArB, KAAAgjD, EAAA, IAAA7+C, GAAA1C,  
EAAAzB, MAAAjD, EAAA1gD, WAAAtB, OAAAoD, eAAA4+C, IAAAxiD, KAAAR, KACXqD, GADW, OAAAc,  
GAanBE, SAAW, SAAC+c, EAAUlgB, GACpBiD, EAAKc, SAALyH, KACK0U, EAA4B, mBAAVlgB, IAAwB, EAA  
KA, GACID, WAEM2iD, EAAe1/C, EAAKU, QACtBV, EAAKd, MAAMgB, UAAS, EAAAP, EAAAsT, cAAajT, EAA  
KU, MAAOV, EAAKd, MAAMoU, UAnB7CtT, EAyBnB4/C, OAAS, SAAAv+C, GACPA, EAAMC, gBADU, IAAAN,  
GAE+BhB, EAAKd, MAA5CoU, EAFQtS, EAERSs, KAAMqhC, EAFE3zC, EAEF2zC, SAAUC, EAFR5zC, EAEQ4zC  
, SAAU10C, EAFIBc, EAEkBD, QACIC, KAAIy0C, IAAYC, EAAhB, CAGA, GAAMiL, IAAa, EAAA1gD, EAAAsS, kB  
AAgB, GAAIpB, OAAO6C, SAAUJ, EACxDtT, GAAKc, SAAS++C, EAAY, iBAAM3/C, IAAS, EAAAP, EAAAsT, cA  
AajT, EAAKU, MAAO4S, QAhCjDtT, EAmCnBwf, MAAQ, SAAAnE, GACNA, EAAMC, gBADS, IAAAH, GAEGCnB  
, EAAKd, MAA5CoU, EAFOnS, EAEPmS, KAAMqhC, EAFcxzC, EAEDwzC, SAAUC, EAFTzzC, EAESyzC, SAAU1  
0C, EAFnBiB, EAEmBiB, QAC9By0C, IAAYC, GAGhB50C, EAAKc, UAAS, EAAAnB, EAAAsS, iBAAGB, GAAIqB,  
GAAO, iBAAMpT, GAASG, WAvCxDL, EAAKU, OAAQ, EAAaf, EAAAsS, iBAAGB/S, EAAMnC, MAAOmC, EAA  
MoU, MAF/BtT, ElFqkZlB, MA1IAvC, GAAUohD, EAAe9+C, GAqDzBf, EAAa6/C, IACX//C, IAAK, 4BACL/B, MAA  
O, SkF7+YgBiF, GACxBnG, KAAKiF, UAAS, EAAAnB, EAAAsS, iBAAGBjQ, EAAUjF, MAAOiF, EAAUsR, UIFg/Y  
xDxU, IAAK, wBACL/B, MAAO, SkF9+YYiF, EAAWS, GAC/B, OAAO, EAAA9C, EAAA+C, cAAa7G, KAAMmG, E  
AAWS, MIFi/YpC3D, IAAK, SACL/B, MAAO, WkF97YD, GAAAg6C, GAAAI7C, KAAA8G, EACyD9G, KAAKqD,  
MAA7D/C, EADDwG, EACCxG, GAAIw4C, EADLhyC, EACKgyC, SAAUC, EADfjyC, EACeiyC, SAAUoC, EADzBr  
0C, EACyBq0C, UAAW1yC, EADpC3B, EACoC2B, SAAUvD, EAD9C4B, EAC8C5B, MACrD, OACExB, GAAA3C,  
QAAAsG, cAAA, MAAIW, UAAU, eACXhI, KAAKiKd, iBAAiBh4C, IAAI, SAACi4C, EAAWrdh, GAAZ, MACzBa,  
GAAA3C, QAAAsG, cAAA, MAAIpE, IAAKJ, GACPa, EAAA3C, QAAAsG, cAACy8C, EAADphD, GACEimC, OAA  
QroC, EACRoZ, OAAQwhC, EAAK72C, UACT6/C, GACJpL, SAAUA, EACVC, SAAUA, EACVtwC, SAAUA, EACV  
vD, OAAQA, EACRi2C, UAAWA, GAAMb, IAANT4C, QAI9Ba, EAAA3C, QAAAsG, cAAA, UACE3D, EAAA3C, QA  
AAsG, cAAA, KAAGwsB, KAAK, IAAI7rB, UAAU, uBAAuBgxC, QAASh5C, KAAK+jD, QAA3D, QAIfrgD, EAAA  
3C, QAAAsG, cAAA, UACE3D, EAAA3C, QAAAsG, cAAA, KACEwsB, KAAK, IACL7rB, UAAU, 4BACVgxC, QAA  
Sh5C, KAAK2jB, OAHhB, cIF49YL1gB, IAAK, mBACLoiB, IAAK, WkFvgZe, GACb5N, GAASzX, KAAKqD, MAAd  
oU, KADazQ, EAE8BhH, KAAK6E, MAAhD0R, EAFavP, EAEBuP, KAAMC, EAFOxP, EAEPwP, MAAOC, EAFazP,  
EAEAyP, IAAKC, EAFL1P, EAEK0P, KAAMC, EAFX3P, EAEW2P, OAAQC, EAFnB5P, EAEmB4P, OACICoJ, IACF  
/W, KAAM, OAAQ0R, OAAQ, KAAM, MAAOzZ, MAAOqV, IAC1CtN, KAAM, QAAS0R, OAAQ, EAAG, IAAKzZ,  
MAAOsV, IACtCvN, KAAM, MAAO0R, OAAQ, EAAG, IAAKzZ, MAAOuV, GASx, OAPIgB, IACFuI, EAAKrK, M  
ACD1M, KAAM, OAAQ0R, OAAQ, EAAG, IAAKzZ, MAAOwV, IACrCzN, KAAM, SAAU0R, OAAQ, EAAG, IAAKz  
Z, MAAOyV, IACvC1N, KAAM, SAAU0R, OAAQ, EAAG, IAAKzZ, MAAO0V, IAGtCoJ, MIF0gZDgjC, GACpv/C, E  
AAOyF, UkF9kZJ85C, GACG75C, cACLsO, MAAM, EACNqhC, UAAU, EACVC, UAAU, EACVoC, WAAW, GfFkm  
Zdx7C, EAAQoB, QkF9+YMiiD, GfFk/YT, SAASpjD, EAAQD, EAASQ, GAE/B, YAgBA, SAASS, GAAuBC, GAAO,  
MAAOA, IAAOA, EAAIC, WAAaD, GAAQE, QAASF, GmF3qZxF, QAASoiD, GAAkB5/C, GAAO, GACxB2/C, GAA  
kB3/C, EAAMoF, SAAShB, QAAjCu7C, aACR, OAAOt/C, GAAA3C, QAAAsG, cAAC27C, EAADtgD, GAAe+U, MA  
AA, GAASpU, Inf2pZhCrC, OAAOC, eAAetB, EAAS, cAC7BuB, OAAO, GAGT, IAAIwB, GAAW1B, OAAO2B, QA  
AU, SAAUC, GAAU, IAAK, GAAIC, GAAI, EAAGA, EAAIC, UAAUC, OAAQF, IAAK, CAAE, GAAIG, GAASF, UA  
AUD, EAAI, KAAK, GAAI, KAAOD, GAAchC, OAAOe, UAAUmB, eAAe1C, KAAKwC, EAAQC, KAAQL, EAAOK,  
GAAOD, EAAOC, IAAY, MAAOL, ImFpqZxPa, EAAAtD, EAAA, GnFwqZKuD, EAAU9C, EAAuB6C, GmFvqZtCE,  
EAAAxD, EAAA, EnF2qZmBS, GAAuB+C, EAoBzChE, GAAQoB, QmF9qZMkiD, GnFkrZT, SAASrjD, EAAQD, EA  
ASQ, GAE/B, YAgBA, SAASS, GAAuBC, GAAO, MAAOA, IAAOA, EAAIC, WAAaD, GAAQE, QAASF, GAEvF, QA

AS8L,GAAyB9L,EAAK+E,GAAQ,GAAIhD,KAAa,KAAK,GAAIC,KAAKhC,GAAW+E,EAAKgh,QAAQ/J,IAA  
M,GAAkB7B,OAAOe,UAAUmB,eAAe1C,KAAKK,EAAKgC,KAAcD,EAAOC,GAAKhC,EAAIgc,GAAM,OAA  
OD,GoFrtZpN,QAAS2/C,GAAU1/C,GAAO,GAItBnC,GAWEmC,EAXFnC,MACA63C,EAUE11C,EAVF01C,SA  
CAD,EASEz1C,EATFy1C,SACAqC,EAQE93C,EARF83C,UACAj2C,EAOE7B,EAPF6B,OACAG,EAMEhC,EA  
NFgC,QACAd,EAKE1B,EALFkB,QAIG4/C,GACD9gD,EAJF+C,OAIE/C,EAHF+D,YAGE/D,EAFFoF,SABsBkE,  
EAepBtJ,GAfoB,2GAiBxB8gD,GAAW17C,KAAO1E,EAAQ6/C,WAAaD,EAAW17C,MAAQ,MAC1D,IAAMo7C,  
GAAY,SAAA59C,GAA2B,GAAadvF,GAACuF,EAAXB7D,OAAU1B,KAC7B,OAAOmC,GAAMgB,SAAMB,KAA  
VnD,EAAeqD,EAAQ+/C,WAAapjD,GAE5D,OACEwC,GAAA3C,QAAAsG,cAAA,QAAA3E,GACEsF,UAAU,e  
ACVu8C,SAAUxL,EACVD,SAAUA,EACV0L,UAAWrJ,EACXj6C,MAAgB,MAATA,EAAGB,GAACA,GACxBi  
jD,GACJ9/C,SAAUggD,EACVn/C,OAAQA,GAAW,SAAAM,GAAA,MAASN,GAAOi/C,EAAW7jD,GAAIkF,E  
AAM5C,OAAO1B,QAC/DmE,QAASA,GAAY,SAAAG,GAAA,MAASH,GAAQ8+C,EAAW7jD,GAAIkF,EAAM  
5C,OAAO1B,WpFsqZvEF,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIwB,GAAW1B,OAAO2B,QAA  
U,SAAUC,GAAU,IAAK,GAAIC,GAAL,EAAGA,EAALC,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GAASF,UAA  
UD,EAAI,KAAK,GAAII,KAAOD,GAAChC,OAAOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,EAAOK,G  
AAOD,EAAOC,IAAY,MAAOL,IoF5sZxPa,EAAAtD,EAAA,GpFgtZKuD,EAAU9C,EAAuB6C,GoF/sZtCE,EAA  
AxD,EAAA,EpFmtZmBS,GAAuB+C,EoF7qZ1C4+C,GAAUp5C,cACRF,KAAM,OACN2K,UAAU,EACVklC,UA  
AU,EACVC,UAAU,EACVoC,WAAW,GpF2uZZx7C,EAAQoB,QoFztZMwhD,GpF6tZT,SAAS3iD,EAAQD,EAA  
SQ,GAE/B,YakBA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAALC,WAAaD,GAAQE,QAASF,GqF3yZxF,Q  
AAS2iD,GAAengD,GAAO,GAE3B+C,GASE/C,EATF+C,OACA9F,EAQE+C,EARF/C,GACAY,EAOEmC,EAPF  
nC,MACA0S,EAMEvQ,EANFuQ,SACAK1C,EAKEz1C,EALFy1C,SACAC,EAIE11C,EAJF01C,SACAjnC,EAGE  
zO,EAHFyO,MACAqpC,EAEE93C,EAFF83C,UACA92C,EACEhB,EADFGb,QAEF,OACEX,GAAA3C,QAAAs  
G,cAAA,OAAKW,UAAA,aAAuB8wC,GAAyC,EAAW,WAAa,KAC7D3yC,EAAOwvC,aACNlyC,EAAA3C,QA  
AAsG,cAAAkVc,EAAAx1C,SAAkB60C,YAAaxvC,EAAOwvC,cAExClyC,EAAA3C,QAAAsG,cAAA,aACE3D,  
EAAA3C,QAAAsG,cAAA,SACE4B,KAAK,WACL3I,GAAIA,EACJmkD,QAA0B,mBAAVvjD,IAAgCA,EChD  
0S,SAAUA,EACVklC,SAAUA,GAAYC,EACtByL,UAAWrJ,EACX92C,SAAU,SAAAmB,GAAA,MAASnB,GA  
ASmB,EAAM5C,OAAO6hD,YAE3C/gD,EAAA3C,QAAAsG,cAAA,YAAOyK,KrFgwZd9Q,OAAOC,eAAetB,E  
AAS,cAC7BuB,OAAO,GqFhyZV,IAAAuC,GAAAtD,EAAA,GrFqyZKuD,EAAU9C,EAAuB6C,GqFpyZtCE,EAA  
AxD,EAAA,GACAm2C,GrFuyZmB11C,EAAuB+C,GqFvyZ1CxD,EAAA,KrF2yZKo2C,EAAqB31C,EAAuB01C,  
EqFwxZjDkN,GAAer6C,cACbgyC,WAAW,GrFk0ZZx7C,EAAQoB,QqFlzZMyiD,GrFsZtZT,SAAS5jD,EAAQD,E  
AASQ,GAE/B,YAcA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAALC,WAAaD,GAAQE,QAASF,GsFz3ZxF,  
QAAS6jD,GAAyxjD,EAAOyjD,EAAUld,GACpC,GAAMnC,GAAKmC,EAAL76B,QAAQ1L,GACjB0jD,EAAU  
D,EAASpVC,MAAM,EAAG+vB,GAAI32B,OAAOzN,EAAOyjD,EAASpVC,MAAM+vB,GAGnE,OAAOsf,GAA  
QhvC,KAAK,SAACtK,EAAGC,GAAJ,MAAUk8B,GAAI76B,QAAQtB,GAAKm8B,EAAL76B,QAAQrB,KAG7D  
,QAAS5C,GAAc3jD,EAAOyjD,GAC5B,MAAOA,GAAS51C,OAAO,SAAA1,GAAA,MAAKA,KAAM9E,IAGp  
C,QAASuiD,GAAiBpgD,GAAO,GACvB/C,GAAgE+C,EAALhE/C,GAAIw4C,EAA4Dz1C,EAA5Dy1C,SAAUv0C  
,EAAkD1B,EAAIDkB,QAASrD,EAAYCmC,EAAZCnC,MAAOi6C,EAALC93C,EAALC83C,UAAWpC,EAAuB11  
C,EAAvB01C,SAAU10C,EAAAhB,EAAbgB,SACnD43C,EAAwB13C,EAAXB03C,YAAavqB,EAAWntB,EAAX  
mtB,MACrB,OACEhuB,GAAA3C,QAAAsG,cAAA,OAAKW,UAAU,aAAa1H,GAAIA,GAC7B27C,EAAYhwC,IA  
AAI,SAAC64C,EAAQzhC,GACxB,GAAMohC,GAAUvjD,EAAM0L,QAAQk4C,EAAO5jD,UAAW,EAC1C6jD,  
EAAcjM,GAAyC,EAAW,WAAa,GACIDv/B,EACJ9V,EAAA3C,QAAAsG,cAAA,YACE3D,EAAA3C,QAAAsG,  
cAAA,SACE4B,KAAK,WACL3I,GAAOA,EAAP,IAAa+iB,EACbohC,QAASA,EACT3L,SAAUA,GAAYC,EACt  
ByL,UAAWrJ,GAAuB,IAAV93B,EACxBhf,SAAU,SAAAmB,GACR,GAAMiiC,GAAMwU,EAAYhwC,IAAI,SA  
AAxF,GAAA,GAAGvF,GAALHuF,EAAGvF,KAALH,OAAeA,IAEzCmD,GADEmB,EAAM5C,OAAO6hD,QACNC  
,EAAYL,EAAO5jD,MAAOA,EAAOumC,GAELjCod,EAAcC,EAAO5jD,MAAOA,OAI3CwC,EAAA3C,QAAAsG,  
cAAA,YAAOy9C,EAAOhzC,OAGIB,OAAO4f,GACLhuB,EAAA3C,QAAAsG,cAAA,SAAOpE,IAAKogB,EAA  
Orb,UAAA,mBAA8B+8C,GAC9CvrC,GAGH9V,EAAA3C,QAAAsG,cAAA,OAAKpE,IAAKogB,EAAOrb,UAA  
A,YAAuB+8C,GACtCrhD,EAAA3C,QAAAsG,cAAA,aAAQmS,OtF+zZnBxY,OAAOC,eAAetB,EAAS,cAC7Bu  
B,OAAO,GsFj3ZV,IAAAuC,GAAAtD,EAAA,GtFs3ZKuD,EAAU9C,EAAuB6C,GsFr3ZtCE,EAAAxD,EAAA,Et

Fy3ZmBS,GAAuB+C,EsFj0Z1C8/C,GAAiBt6C,cACfgyC,WAAW,EACX52C,SACEmtB,QAAQ,ItFw6ZX/xB,EA  
AQoB,QsF15ZM0iD,GtFs5ZT,SAAS7jD,EAAQD,EAASQ,GAE/B,YAgBA,SAASS,GAAuBC,GAAO,MAAOA,IA  
AOA,EAAIC,WAAaD,GAAQE,QAASF,GuFv/ZxF,QAASyID,GAAYjgD,GAAO,GACIBy1C,GAA6Dz1C,EAA7  
Dy1C,SAAUC,EAAMd11C,EAAnD01C,SAAiCwJ,EAakBl/C,EAazCoF,SAAYhB,QAAW86C,SACnD,OAAO7  
+C,GAAA3C,QAAAsG,cAAck7C,EAAD7/C,GAAWuG,KAAK,SAAY5F,GAAOy1C,SAAUA,GAAYC,KvFu+Zj  
E/3C,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIwB,GAAW1B,OAAO2B,QAAU,SAAUC,GAAU,IA  
AK,GAAIC,GAAI,EAAGA,EAAIC,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GAASF,UAAUD,EAAL,KAAK,GA  
AII,KAAOD,GAAchC,OAAOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,EAAOK,GAAOD,EAAOC,IAA  
Y,MAAOL,IuFh/ZxPa,EAAAtD,EAAA,GvFo/ZKuD,EAAU9C,EAAuB6C,GuFn/ZtCE,EAAAxD,EAAA,EvFu/Zm  
BS,GAAuB+C,EAYBzChE,GAAQoB,QuF5/ZMuiD,GvFggaT,SAAS1jD,EAAQD,EAASQ,GAE/B,YAgBA,SAAS  
S,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,QAASF,GwFpiaxF,QAASiiD,GAAWz/C,GAAO,  
GACjBgB,GAAMdhB,EAANDgB,SAAiCk+C,EAakBl/C,EAazCoF,SAAYhB,QAAW86C,SACzC,OACE7+C,G  
AAA3C,QAAAsG,cAAck7C,EAAD7/C,GACEuG,KAAK,QACD5F,GACjgB,SAAU,SAAAnD,GAAA,MAASm  
D,GAASnD,GAASsD,YxFgha1CxD,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIwB,GAAW1B,OAA  
O2B,QAAU,SAAUC,GAAU,IAAK,GAAIC,GAAI,EAAGA,EAAIC,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GA  
ASF,UAAUD,EAAL,KAAK,GAAII,KAAOD,GAAchC,OAAOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,  
EAAOK,GAAOD,EAAOC,IAAY,MAAOL,IwF7haxPa,EAAAtD,EAAA,GxFiaKuD,EAAU9C,EAAuB6C,GwFhi  
atCE,EAAAxD,EAAA,ExFoiamBS,GAAuB+C,EAuBzChE,GAAQoB,QwFxiaM+hD,GxF4iaT,SAAS1jD,EAAQD,  
EAASQ,GAE/B,YAqBA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,QAASF,GyFnlaj  
F,QAASmkD,GAAWC,GACzB,IAAKA,EACH,MAAO,EAST,IAAMpuC,GAAO,GAAI7B,MAAKiwC,GAehBC,  
GAAO,EAAAphD,EAAAgu,KAAIjB,EAASuC,cAAe,GAC/BC,GAAK,EAAAthD,EAAAgu,KAAIjB,EAASwu  
C,WAAa,EAAAG,GAC9BC,GAAK,EAAAxD,EAAAgu,KAAIjB,EAAS0uC,UAAW,GACzBC,GAAK,EAAA1h  
D,EAAAgu,KAAIjB,EAAS4uC,WAAAY,GAC1BC,GAAK,EAAA5hD,EAAAgu,KAAIjB,EAAS8uC,aAAc,GAC  
5BC,GAAK,EAAA9hD,EAAAgu,KAAIjB,EAASgvC,aAAc,GAC5BC,GAAM,EAAAhID,EAAAgu,KAAIjB,EA  
AKkvC,kBAAMb,EAExC,OAAUb,GAAV,IAAKbE,EAAlB,IAAwBE,EAAXB,IAA8BE,EAA9B,IAAoCE,EAAPC  
,IAAOCE,EAAIC,IAAGDE,EAG3C,QAASE,GAAW3vC,GACzB,GAAIA,EACF,MAAO,IAAIrB,MAAKqB,GAA  
YwB,SAIhC,QAASkrC,GAAe1/C,GAAO,GACrBnC,GAAODmC,EAA1DnC,MAAOmD,EAAMdhB,EAANDgB,S  
AAiCk+C,EAakBl/C,EAazCoF,SAAYhB,QAAW86C,SACHD,OACE7+C,GAAA3C,QAAAsG,cAAck7C,EAAD  
7/C,GACEuG,KAAK,kBACD5F,GACJnC,MAAO8jD,EAAW9jD,GACIBmD,SAAU,SAAAnD,GAAA,MAASmD  
,GAAS2hD,EAAW9kD,QzF2ha5CF,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIwB,GAAW1B,OAA  
O2B,QAAU,SAAUC,GAAU,IAAK,GAAIC,GAAI,EAAGA,EAAIC,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GA  
ASF,UAAUD,EAAL,KAAK,GAAII,KAAOD,GAAchC,OAAOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,  
EAAOK,GAAOD,EAAOC,IAAY,MAAOL,GAEvPjD,GyFtkaeqID,azFukafrID,EyF/iaeqmD,YA5BhB,IAAAviD,G  
AAAtD,EAAA,GzF+kaKuD,EAAU9C,EAAuB6C,GyF9katCE,EAAAxD,EAAA,GACA2D,GzFilamBID,EAAuB+  
C,GyFjla1CxD,EAAA,GzF0oaCR,GAAQoB,QyFxlaMgiD,GzF4laT,SAASnjD,EAAQD,EAASQ,GAE/B,YAgBA,  
SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,QAASF,G0F/paxF,QAASqiD,GAAY7/C,G  
AAO,GACIBk/C,GAAcl/C,EAAMoF,SAAShB,QAAS7B86C,SACR,OAAO7+C,GAAA3C,QAAAsG,cAAck7C,E  
AAD7/C,GAAWuG,KAAK,SAAY5F,IIF+oapCrC,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIwB,G  
AAW1B,OAAO2B,QAAU,SAAUC,GAAU,IAAK,GAAIC,GAAI,EAAGA,EAAIC,UAAUC,OAAQF,IAAK,CAA  
E,GAAIG,GAASF,UAAUD,EAAL,KAAK,GAAII,KAAOD,GAAchC,OAAOe,UAAUmB,eAAe1C,KAAKwC,EA  
AQC,KAAQL,EAAOK,GAAOD,EAAOC,IAAY,MAAOL,I0FxpaxPa,EAAAtD,EAAA,G1F4paKuD,EAAU9C,EA  
AuB6C,G0F3patCE,EAAAxD,EAAA,E1F+pamBS,GAAuB+C,EAgBzChE,GAAQoB,Q0FlqaMmiD,G1Fsqat,SA  
AStjD,EAAQD,EAASQ,GAE/B,YAkBA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,Q  
AASF,GAEvF,QAASQ,GAAgBC,EAAUC,GAAe,KAAMD,YAAoBC,IAAgB,KAAM,IAAIC,WAAU,qCAEHh.Q  
AASC,GAA2BC,EAAMIB,GAAQ,IAAKkB,EAAQ,KAAM,IAAIC,gBA Ae,4DAAGe,QAAOnB,GAAYB,gBAAT  
A,IAAQc,kBAATA,GAA8BkB,EAAPIB,EAElO,QAASoB,GAAUC,EAAUC,GAAc,GAA0B,kBAaFA,IAA4C,OA  
AfA,EAAuB,KAAM,IAAIN,WAAU,iEAAoEM,GAAeD,GAASE,UAAyF,OAAOgB,OAAOF,GAAcA,EAAWC,  
WAAaE,aAAef,MAAOW,EAAUK,YAAAY,EAAOC,UAAU,EAAMC,cAAc,KAAeN,IAAYd,OAAOqB,eAAiBrB,

OAAOqB,eAAeR,EAAUC,GAACD,EAASS,UAAyR,G2Fzsale,QAASmkD,GAAiBC,EAASj+C,GACjC,MAAOi+C,GAAQn6C,QAAQ,UAAhB,SAAoC9D,EAAPC,WAGT,QAASK+C,GAAY1rC,GAAM,GACjBxS,GAAqBwS,EAARbxS,KAAM+P,EAAeyC,EAAfzC,KAAM/O,EAASwR,EAATxR,IACpB,OAAO,IAAIgiC,SAAQ,SAAC5f,EAAS6f,GAC3B,GAAMkb,GAAS,GAAIxtC,QAAOytC,UAC1BD,GAAOE,OAAS,SAAA9gD,GACd6IB,GACE66B,QAASD,EAAiBzgD,EAAM5C,OAAO0gB,OAAQrb,GAC/CA,OACA+P,OACA/O,UAGJm9C,EAAOG,cAAc9rC,KAIzB,QAAS+rC,GAAa1rC,GACpB,MAAOmwB,SAAQxD,OAAOx7B,IAAIzL,KAAKsa,EAAOqrC,IAGxC,QAASM,GAAUpjD,GAAO,GACHbqjD,GAAcrjD,EAAdqjD,SACR,OAAyB,KAArBA,EAAU3jD,OACL,KAGPW,EAAA3C,QAAAsG,cAAA,MAAIW,UAAU,aACX0+C,EAAUz6C,IAAI,SAAC06C,EAAU1jD,GAAQ,GACxBgF,GAAqB0+C,EAARb1+C,KAAM+P,EAAe2uC,EAAf3uC,KAAM/O,EAAS09C,EAAT19C,IACpB,OACEvF,GAAA3C,QAAAsG,cAAA,MAAIpE,IAAKA,GACPS,EAAA3C,QAAAsG,cAAA,cAASY,GADX,KAC4BgB,EAD5B,KACoC+O,EADpC,cASV,QAAS4uC,GAAgBC,GACvB,MAAOA,GACJ93C,OAAO,SAAAm3C,GAAA,MAA8B,mBAAZA,KACzBj6C,IAAI,SAAAi6C,GAAW,GAAAY,IACS,EAAAhjD,EAAAqU,eAAc+tC,GAA7BvtC,EADMmuC,EACNnuC,KAAM1Q,EADA6+C,EACA7+C,IACd,QACEA,KAAMA,EACN+P,KAAMW,EAAXK,KACX/O,KAAAM0P,EAAK1P,Q3FgoalBjI,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIiC,GAAe,WAAc,QAASC,GAAiBR,EAAQS,GAAS,IAAK,GAAIR,GAAI,EAAGA,EAAIQ,EAAMN,OAAQF,IAAK,CAAE,GAAIS,GAAaD,EAAMR,EAAIS,GAAWpB,WAAaOB,EAAWpB,aAAc,EAAOoB,EAAWiB,cAAe,EAAU,SAAWkB,KAAYA,EAANwB,UAAW,GAAMnB,OAAOC,eAAe2B,EAAQU,EAAWL,IAAKK,IAAiB,MAAO,UAAU/B,EAAagC,EAAyC,GAAiJ,MAA9HD,IAAYH,EAAiB7B,EAAyQ,UAAWwB,GAAiBC,GAAaJ,EAAiB7B,EAAaiC,GAAqBjC,M2F5rajiBkC,EAAAtD,EAAA,G3FgsaKuD,EAAU9C,EAAuB6C,G2F/ratCE,EAAAxD,EAAA,GAEA2D,G3FisamBID,EAAuB+C,G2Fjsa1CxD,EAAA,IA0DMojD,E3F8taY,SAAUr/C,G2Fzta1B,QAAaq/C,GAAyIgD,GAAOhC,EAAArB,KAAAujD,EAAA,IAAAp/C,GAAA1C,EAAAzB,MAAAujD,EAAAjhD,WAAAtB,OAAAoD,eAAAm/C,IAAAiD,KAAAR,KACXqD,GADWc,GAJnBgF,cACEizC,UAAU,GAGOj4C,EAWnBE,SAAW,SAAAmB,GAAS,GAAAL,GACahB,EAAKd,MAA5B+4C,EADUj3C,EACVi3C,SAAU/3C,EADAc,EACAd,QACiBmiD,GAAahhD,EAAM5C,OAAOkY,OAAO2wB,KAAK,SAAaib,GACpC,GAAM7hD,IACJkiD,OAAQL,EAAUz6C,IAAI,SAAA06C,GAAA,MAAYA,GAAS,T,UAC3CQ,cAEF,EAAA5iD,EAAAmB,UAAAd,EAAeU,EAAO,WAEiBR,EADE+3C,EACov3C,EAAMkiD,OAENliD,EAAMkiD,OAAO,QAtBX,IAET7ID,GAAUmC,EAAVnC,MACF6ID,EAASz6C,MAAMC,QAAQrL,GAASA,GAASA,EAH9B,OAIjBiD,GAaku,OAAUkiD,SAAQL,UAAWE,EAAgBG,IAJc5iD,E3F4yalB,MAIFavC,GAAU2hD,EAAyR/C,GAWctBf,EAAaogD,IACXtgD,IAAK,wBACL/B,MAAO,S2F7vaYiF,EAAWS,GAC/B,OAAO,EAAA9C,EAAA+C,cAAa7G,KAAMmG,EAWS,M3FgwapC3D,IAAK,SACL/B,MAAO,W2F7uaD,GAAAg6C,GAAAI7C,KAAA8G,EACiD9G,KAAKqD,MAArD+4C,EADdt1C,EACCs1C,SAAU97C,EADxwG,EACWxG,GAAIy4C,EADfjyC,EACeiyC,SAAUD,EADzBhyC,EACyBgyC,SAAUqC,EADnCr0C,EACmCq0C,UACiCuL,EAAc1mD,KAAK6E,MAANb6hD,SACR,OACEhjD,GAAA3C,QAAAsG,cAAA,WACE3D,EAAA3C,QAAAsG,cAAA,SACE3D,EAAA3C,QAAAsG,cAAA,SACE0U,IAAK,SAAAtV,GAAA,MAAQy0C,GAAK8L,SAAWjrC,GAC7Bzb,GAAIA,EACJ2I,KAAK,OACL6vC,SAAUC,GAAyD,EACtBz0C,SAAUrE,KAAKqE,SACf4iD,aAAa,GACbzC,UAAWrJ,EACXiB,SAAUA,KAGd14C,EAAA3C,QAAAsG,cAACo/C,GAAUC,UAAWA,S3F+vapBnD,GACP9/C,EAAOyF,U2F1vaVq6C,GAAWp6C,cACTgyC,WAAW,G3FuwaZx7C,EAAQoB,Q2FzvaMwiD,G3F6vaT,SAAS3jD,EAAQD,EAASQ,GAE/B,YAcA,SAASS,GAauBC,GAAO,MAAOA,IAAOA,EAAlC,WAAaD,GAAQE,QAASF,G4F94axF,QAASwiD,GAAT58C,GAAqC,GAAbnG,GAAamG,EAAbnG,GAAIY,EAASuF,EAATvF,KAC1B,OACEwC,GAAA3C,QAAAsG,cAAA,SACE4B,KAAK,SACL3I,GAAIA,EACJY,MAAWb,mBAAVA,GAAwB,GAAKA,I5F63ahDF,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,G4F4aV,IAAAuC,GAAAtD,EAAA,G5F24aKuD,EAAU9C,EAAuB6C,G4F14atCE,EAAAxD,EAAA,E5F84amBS,GAAuB+C,EAsBzChE,GAAQoB,Q4F74aMsiD,G5Fi5aT,SAASzjD,EAAQD,EAASQ,GAE/B,YAgBA,SAASS,GAauBC,GAAO,MAAOA,IAAOA,EAAlC,WAAaD,GAAQE,QAASF,G6Fx7axF,QAAS2hD,GAAen/C,GAAO,GACrBk/C,GAAcl/C,EAMoF,SAAShB,QAA7B86C,SACR,OAAO7+C,GAAA3C,QAAAsG,cAAACK7C,EAAD7/C,GAAWuG,KAAK,YAAe5F,I7Fw6avCrC,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIwB,GAAWiB,OAAO2B,QAAU,SAAUc,GAAU,IAAK,GAAIC,GAAI,EAAGA,EAAlC,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GAASF,UAAUD,EAAl,KAAK,GAAII,KAAOD,GAAchC,OAAOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,EAAOK,GAAOD,EAAOC,IAAY,MAAOL,I6Fj7axPa,EAAAtD,EAAA,G7Fq7aKuD,EAAU9C,EAAuB6C,G6Fp7atCE,EAAAxD,EAA

A,E7Fw7amBS,GAAuB+C,EAkBzChE,GAAQoB,Q6F37aMyhD,G7F+7aT,SAAS5iD,EAAQD,EAASQ,GAE/B,Y  
AcA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,QAASF,G8F19axF,QAAS4hD,GAA  
Yp/C,GAAO,GAExBkB,GAOEIB,EAPFkB,QACArD,EAMEmC,EANFnC,MACA0S,EAKEvQ,EALFuQ,SACAKl  
C,EAIEz1C,EAJFy1C,SACAC,EAGE11C,EAHF01C,SACAoC,EAEE93C,EAFF83C,UACA92C,EACEhB,EADFg  
B,SAGI4D,EAAO4X,KAAKC,SAASIL,WACnBqnC,EAAwB13C,EAAxB03C,YAAavqB,EAAWntB,EAAxmtB,  
MAGrB,OACEhuB,GAAA3C,QAAAsG,cAAA,OAAKW,UAAU;EACZi0C,EAAyhwC,IAAI,SAAC64C,EAAQji  
D,GACxB,GAAM4hD,GAAUK,EAAO5jD,QAAUA,EAC3B6jD,EAAcJM,GAAYC,EAAW,WAAa,GACIDt/B,EA  
CJ/V,EAAA3C,QAAAsG,cAAA,YACE3D,EAAA3C,QAAAsG,cAAA,SACE4B,KAAK,QACLw7C,QAASA,EAC  
Tx8C,KAAMA,EACN2L,SAUA,EACV1S,MAAO4jD,EAAO5jD,MACd43C,SAUA,GAAYC,EACtByL,UAA  
WrJ,GAAMb,IAANt4C,EACxBwB,SAAU,SAAA01C,GAAA,MAAK11C,GAASyG,EAAO5jD,UAEjCwC,EAA  
A3C,QAAAsG,cAAA,YAAOy9C,EAAOhzC,OAIIB,OAAO4f,GACLhuB,EAAA3C,QAAAsG,cAAA,SAAOpE,IA  
AKJ,EAAgmF,UAAA,gBAA2B+8C,GACvCtrC,GAGH/V,EAAA3C,QAAAsG,cAAA,OAAKpE,IAAKJ,EAAgm  
F,UAAA,SAAoB+8C,GAC/BrhD,EAAA3C,QAAAsG,cAAA,aAAQoS,O9Fo6anBzY,OAAOC,eAAetB,EAAS,cA  
C7BuB,OAAO,G8F19aV,IAAAuC,GAAAtD,EAAA,G9Fu9aKuD,EAAU9C,EAAuB6C,G8Ft9atCE,EAAAxD,EA  
AA,E9F09amBS,GAAuB+C,E8Ft6a1C8+C,GAAYt5C,cACVgyC,WAAW,G9F0/aZx7C,EAAQoB,Q8Fv+aM0hD,  
G9F2+aT,SAAS7iD,EAAQD,EAASQ,GAE/B,YAkBA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAA  
aD,GAAQE,QAASF,G+FknkxF,QAAS8hD,GAAYt/C,GAAO,GACIB+C,GAAwD/C,EAAxD+C,OAAQIF,EAAg  
DmC,EAhDnC,MAA8BqhD,EAakBl/C,EAazCoF,SAAYhB,QAAW86C,SAC9C,OACE7+C,GAAA3C,QAAAs  
G,cAAA,OAAKW,UAAU,uBACbtE,EAAA3C,QAAAsG,cAAcK7C,EAAD7/C,GAAWuG,KAAK,SAAY5F,GAA  
W,EAAAS,EAAAiV,WAAU3S,KACjD1C,EAAA3C,QAAAsG,cAAA,QAAMW,UAAU,cAAc9G,I/F8ibnCF,OA  
AOC,eAAetB,EAAS,cAC7BuB,OAAO,GAGT,IAAIwB,GAAW1B,OAAO2B,QAAU,SAAUc,GAAU,IAAK,GAA  
IC,GAAI,EAAGA,EAAIC,UAAUC,OAAQF,IAAK,CAAE,GAAIG,GAASF,UAAUD,EAAI,KAAK,GAAII,KAA  
OD,GAACHC,OAAOe,UAAUmB,eAAe1C,KAAKwC,EAAQC,KAAQL,EAAOK,GAAOD,EAAOC,IAAY,MAAO  
L,I+F5jbxPa,EAAAtD,EAAA,G/FgkbKuD,EAAU9C,EAAuB6C,G+F/jbtCE,EAAAxD,EAAA,GAEA2D,G/Fikbm  
BID,EAAuB+C,G+Fjkb1CxD,EAAA,G/F8lbCR,GAAQoB,Q+F5kbM4hD,G/FglbT,SAAS/iD,EAAQD,EAASQ,G  
AE/B,YAgBA,SAASS,GAAuBC,GAAO,MAAOA,IAAOA,EAAIC,WAAaD,GAAQE,QAASF,GgG9mbxF,QAAS  
qmD,GAATzgD,EAAuCvF,GAAO,GAAtB+H,GAAsBxC,EAAtBwC,KAAM+E,EAAGbVh,EAhBuH,KAC5B,I  
AAc,KAAV9M,EAEG,MACI,UAAAT+H,GACA+E,IACC,SAAU,WAAWwsC,SAASxsC,EAAM/E,MAE9B/H,EA  
AM+K,IAANnI,EAAA2L,UACW,YAATxG,EACQ,SAAV/H,EACW,WAAT+H,GACF,EAAAnF,EAAA2L,UAA  
SvO,GAEXA,EAGT,QAASqB,GAAS/d,EAAO42C,GACvB,MAAIA,MACQ7mC,MACP/U,KAAKGF,EAAM5C,  
OAAO2B,SACIBwK,OAAO,SAAaywB,GAAA,MAAKA,GAAEmB,WACd14C,IAAI,SAAAUzB,GAAA,MAAK  
A,GAAEt+B,QAEPsE,EAAM5C,OAAO1B,MAIxB,QAAS0hD,GAAav/C,GAAO,GAEB+C,GAaE/C,EAf+C,O  
ACA9F,EAYE+C,EAZF/C,GACAIe,EAWEIB,EAXFkB,QACArD,EAUEmC,EAVFnC,MACA0S,EASEvQ,EATF  
uQ,SACAKIC,EAQEz1C,EARFy1C,SACAC,EAOE11C,EAPF01C,SACAqD,EAME/4C,EANF+4C,SACajB,EAK  
E93C,EALF83C,UACA92C,EAIEhB,EAJFgB,SACAa,EAGE7B,EAHF6B,OACAG,EAEEhC,EAFFgC,QACA06C  
,EACE18C,EADF08C,YAEM9D,EAA8B13C,EAA9B03C,YAAakL,EAAiB5iD,EAAjB4iD,aACf7C,EAAaII,KAA  
gB,EACnC,OACE14C,GAAA3C,QAAAsG,cAAA,UACE/G,GAAIA,EACJ87C,SAUA,EACVp0C,UAAU,eACV  
9G,MAAwB,mBAAVA,GAAWBojD,EAAapjD,EACnD0S,SAUA,EACVklC,SAUA,GAAYC,EACtByL,UAA  
WrJ,EACXj2C,OACEA,GACC,SAAAM,GACC,GAAM4hD,GAAW7jC,EAAS/d,EAAO42C,EACjC13C,GAAO5E  
,EAAI4mD,EAAa9gD,EAAQghD,KAGpC/hD,QACEA,GACC,SAAAG,GACC,GAAM4hD,GAAW7jC,EAAS/d,E  
AAO42C,EACjC/2C,GAAQ/E,EAAI4mD,EAAa9gD,EAAQghD,KAGrC/iD,SAAU,SAAAmB,GACR,GAAM4hD,  
GAAW7jC,EAAS/d,EAAO42C,EACjC/3C,GAAS6iD,EAAa9gD,EAAQghD,OAE9BhL,IAAah2C,EAAOrF,SA  
W2C,EAAA3C,QAAAsG,cAAA,UAAQnG,MAAM,IAAI6+C,GACID9D,EAAyhwC,IAAI,SAAAOl,EAAmBxU,  
GAAM,GAAtB3B,GAAsBmW,EAAtBnW,MAAO4Q,EAaEuF,EAafvF,MACnBgnC,EAAWqO,GAAGBA,EAAa  
v6C,QAAQ1L,KAAU,CACHe,OACEwC,GAAA3C,QAAAsG,cAAA,UAAQpE,IAAKJ,EAAG3B,MAAOA,EAA  
O43C,SAUA,GACrChnC,MhGkhhZ9Q,OAAOC,eAAetB,EAAS,cAC7BuB,OAAO,GgG1mbV,IAAAuC,GAAAt  
D,EAAA,GhG+mbKuD,EAAU9C,EAAuB6C,GgG9mbtCE,EAAAxD,EAAA,GAEA2D,GhGgnbmBID,EAAuB+C,  
GgGhnb1CxD,EAAA,GA4FayID,GAAaz5C,cACXgyC,WAAW,GhG2obZx7C,EAAQoB,QgGrmbM6hD,GhGynb





```

_this.validate(formData),\n\t      errors = _this$validate.errors,\n\t      errorSchema =
_this$validate.errorSchema;\n\t\n\t      state = _extends({}, state, { errors: errors, errorSchema: errorSchema });\n\t
)\n\t      (0, _utils.setState)(_this, state, function () {\n\t      if (_this.props.onChange) {\n\t
_this.props.onChange(_this.state);\n\t      });\n\t      });\n\t\n\t      _this.onBlur = function () {\n\t      if
(_this.props.onBlur) {\n\t      var _this$props;\n\t\n\t      (_this$props = _this.props).onBlur.apply(_this$props,
arguments);\n\t      }\n\t      });\n\t\n\t      _this.onFocus = function () {\n\t      if (_this.props.onFocus) {\n\t      var
_this$props2;\n\t\n\t      (_this$props2 = _this.props).onFocus.apply(_this$props2,
arguments);\n\t      }\n\t      });\n\t\n\t      _this.onSubmit = function (event) {\n\t      event.preventDefault();\n\t\n\t      if
(!_this.props.noValidate) {\n\t      var _ret = function () {\n\t      var _this$validate2 =
_this.validate(_this.state.formData),\n\t      errors = _this$validate2.errors,\n\t      errorSchema =
_this$validate2.errorSchema;\n\t\n\t      if (Object.keys(errors).length > 0) {\n\t      (0, _utils.setState)(_this, {
errors: errors, errorSchema: errorSchema }, function () {\n\t      if (_this.props.onError) {\n\t
_this.props.onError(errors);\n\t      } else {\n\t      console.error(\"Form validation failed\", errors);\n\t
}\n\t      });\n\t      return {\n\t      v: void 0\n\t      };
}\n\t      }();\n\t\n\t      if ((typeof
_ret === \"undefined\" ? \"undefined\" : _typeof(_ret)) === \"object\") return
_ret.v;\n\t      }\n\t\n\t      if (_this.props.onSubmit) {\n\t      _this.props.onSubmit(_extends({}, _this.state, { status:
\"submitted\" }));\n\t      }\n\t      _this.setState({ errors: [], errorSchema: {} });\n\t      });\n\t\n\t      _this.state =
_this.getStateFromProps(props);\n\t      return _this;\n\t      }\n\t\n\t      _createClass(Form, [{\n\t      key:
\"componentWillReceiveProps\",\n\t      value: function componentWillReceiveProps(nextProps) {\n\t
_this.setState(this.getStateFromProps(nextProps));\n\t      }\n\t      }, {\n\t      key: \"getStateFromProps\",\n\t      value:
function getStateFromProps(props) {\n\t      var state = this.state || {};\n\t      var schema = \"schema\" in props ?
props.schema : this.props.schema;\n\t      var uiSchema = \"uiSchema\" in props ? props.uiSchema :
this.props.uiSchema;\n\t      var edit = typeof props.formData !== \"undefined\";\n\t      var liveValidate =
props.liveValidate || this.props.liveValidate;\n\t      var mustValidate = edit && !props.noValidate
&& liveValidate;\n\t      var definitions = schema.definitions;\n\t\n\t      var formData = (0,
_utils.getDefaultFormState)(schema, props.formData, definitions);\n\t\n\t      var _ref = mustValidate ?
this.validate(formData, schema) : {\n\t      errors: state.errors || [],\n\t      errorSchema: state.errorSchema || {}
}\n\t      },\n\t      errors = _ref.errors,\n\t      errorSchema = _ref.errorSchema;\n\t\n\t      var idSchema = (0,
_utils.toIdSchema)(schema, uiSchema[\"ui:rootFieldId\"], definitions, formData);\n\t      return {\n\t      schema:
schema,\n\t      uiSchema: uiSchema,\n\t      idSchema: idSchema,\n\t      formData: formData,\n\t      edit:
edit,\n\t      errors: errors,\n\t      errorSchema: errorSchema\n\t      };
}\n\t      }, {\n\t      key:
\"shouldComponentUpdate\",\n\t      value: function shouldComponentUpdate(nextProps, nextState) {\n\t      return
(0, _utils.shouldRender)(this, nextProps, nextState);\n\t      }\n\t      }, {\n\t      key:
\"validate\",\n\t      value: function validate(formData, schema) {\n\t      var _props = this.props,\n\t      validate =
_props.validate,\n\t      transformErrors = _props.transformErrors;\n\t\n\t      return (0,
_utils.validate2.default)(formData, schema || this.props.schema, validate, transformErrors);\n\t      }\n\t      }, {\n\t      key:
\"renderErrors\",\n\t      value: function renderErrors() {\n\t      var _state = this.state,\n\t      errors =
_state.errors,\n\t      errorSchema = _state.errorSchema,\n\t      schema = _state.schema,\n\t      uiSchema =
_state.uiSchema;\n\t      var _props2 = this.props,\n\t      ErrorList = _props2.ErrorList,\n\t      showErrorList =
_props2.showErrorList,\n\t      formContext = _props2.formContext;\n\t\n\t      if (errors.length &&
showErrorList !== false) {\n\t      return _react2.default.createElement(ErrorList, {\n\t      errors: errors,\n\t
errorSchema: errorSchema,\n\t      schema: schema,\n\t
uiSchema: uiSchema,\n\t      formContext: formContext\n\t      });
}\n\t      }\n\t      }, {\n\t      key: \"getRegistry\",\n\t      value: function getRegistry() {\n\t      // For BC, accept passed SchemaField and
TitleField props and pass them to\n\t      // the \"fields\" registry one.\n\t      var _getDefaultRegistry = (0,
_utils.getDefaultRegistry)(),\n\t      fields = _getDefaultRegistry.fields,\n\t      widgets =
_getDefaultRegistry.widgets;\n\t\n\t      return {\n\t      fields: _extends({}, fields, this.props.fields),\n\t
widgets: _extends({}, widgets, this.props.widgets),\n\t      ArrayFieldTemplate: this.props.ArrayFieldTemplate,\n\t

```



```
ObjectFieldTemplate: this.props.ObjectFieldTemplate,\n\t FieldTemplate: this.props.FieldTemplate,\n\t definitions: this.props.schema.definitions || {},\n\t formContext: this.props.formContext || {};\n\t });\n\t }\n\t }, {\n\t key: \"render\",\n\t value:\n\t function render() {\n\t var _props3 = this.props,\n\t children = _props3.children,\n\t safeRenderCompletion = _props3.safeRenderCompletion,\n\t id = _props3.id,\n\t className = _props3.className,\n\t name = _props3.name,\n\t method = _props3.method,\n\t target = _props3.target,\n\t action = _props3.action,\n\t autocomplete = _props3.autocomplete,\n\t enctype = _props3.enctype,\n\t acceptcharset = _props3.acceptcharset,\n\t noHtml5Validate = _props3.noHtml5Validate;\n\t var _state2 = this.state,\n\t schema = _state2.schema,\n\t uiSchema = _state2.uiSchema,\n\t formData = _state2.formData,\n\t errorSchema = _state2.errorSchema,\n\t idSchema = _state2.idSchema;\n\t var registry = this.getRegistry();\n\t var _SchemaField = registry.fields.SchemaField;\n\t return _react2.default.createElement(\n\t \"form\",\n\t {\n\t className: className ? className : \"rjsf\",\n\t id: id,\n\t name: name,\n\t method: method,\n\t target: target,\n\t action: action,\n\t autoComplete: autocomplete,\n\t encType: enctype,\n\t acceptCharset: acceptcharset,\n\t noValidate: noHtml5Validate,\n\t onSubmit: this.onSubmit },\n\t this.renderErrors(),\n\t _react2.default.createElement(_SchemaField, {\n\t schema: schema,\n\t uiSchema: uiSchema,\n\t errorSchema: errorSchema,\n\t idSchema: idSchema,\n\t formData: formData,\n\t onChange: this.onChange,\n\t onBlur: this.onBlur,\n\t onFocus: this.onFocus,\n\t registry: registry,\n\t safeRenderCompletion: safeRenderCompletion\n\t })),\n\t children ? children : _react2.default.createElement(\n\t \"p\",\n\t null,\n\t _react2.default.createElement(\n\t \"button\",\n\t { type: \"submit\", className: \"btn btn-info\" },\n\t \"Submit\"\n\t ))\n\t );\n\t });\n\t return Form;)(_react.Component);\n\t Form.defaultProps = {\n\t uiSchema: {},\n\t noValidate: false,\n\t liveValidate: false,\n\t safeRenderCompletion: false,\n\t noHtml5Validate: false,\n\t ErrorList: _ErrorList2.default\n\t};\n\t exports.default = Form;\n\t if (false) {\n\t Form.propTypes = {\n\t schema: _propTypes2.default.object.isRequired,\n\t uiSchema: _propTypes2.default.object,\n\t formData: _propTypes2.default.any,\n\t widgets: _propTypes2.default.objectOf(_propTypes2.default.oneOfType([\n\t _propTypes2.default.func\n\t ])),\n\t fields: _propTypes2.default.objectOf(_propTypes2.default.func),\n\t ArrayFieldTemplate: _propTypes2.default.func,\n\t ObjectFieldTemplate: _propTypes2.default.func,\n\t FieldTemplate:\n\t _propTypes2.default.func,\n\t ErrorList: _propTypes2.default.func,\n\t onChange: _propTypes2.default.func,\n\t onError: _propTypes2.default.func,\n\t showErrorList: _propTypes2.default.bool,\n\t onSubmit:\n\t _propTypes2.default.func,\n\t id: _propTypes2.default.string,\n\t className: _propTypes2.default.string,\n\t name: _propTypes2.default.string,\n\t method: _propTypes2.default.string,\n\t target:\n\t _propTypes2.default.string,\n\t action: _propTypes2.default.string,\n\t autocomplete:\n\t _propTypes2.default.string,\n\t enctype: _propTypes2.default.string,\n\t acceptcharset:\n\t _propTypes2.default.string,\n\t noValidate: _propTypes2.default.bool,\n\t noHtml5Validate:\n\t _propTypes2.default.bool,\n\t liveValidate: _propTypes2.default.bool,\n\t validate:\n\t _propTypes2.default.func,\n\t transformErrors: _propTypes2.default.func,\n\t safeRenderCompletion:\n\t _propTypes2.default.bool,\n\t formContext: _propTypes2.default.object\n\t };\n\t }\n\t **/\n\t function(module, exports) {\n\t module.exports =\n\t __WEBPACK_EXTERNAL_MODULE_2__;\n\t **/\n\t function(module, exports,\n\t __webpack_require__) {\n\t \"use strict\";\n\t var _typeof = typeof Symbol === \"function\" && typeof\n\t Symbol.iterator === \"symbol\" ? function (obj) {\n\t return typeof obj;\n\t } : function (obj) {\n\t return obj && typeof\n\t Symbol === \"function\" && obj.constructor === Symbol && obj !==\n\t Symbol.prototype ? \"symbol\" : typeof obj;\n\t };\n\t **/\n\t * Copyright 2013-present, Facebook, Inc.\n\t * All rights reserved.\n\t * This source code is licensed under the BSD-style license found in the\n\t * LICENSE file in the root directory of this source tree. An
```

```

additional grant * of patent rights can be found in the PATENTS file in the same directory.
}
var REACT_ELEMENT_TYPE = typeof Symbol === 'function' && Symbol.for &&
Symbol.for('react.element') || 0xeac7;
var isValidElement = function isValidElement(object)
{
  return (typeof object === 'undefined' ? 'undefined' : _typeof(object)) === 'object' && object !== null &&
  object.$typeof === REACT_ELEMENT_TYPE;
};
// By explicitly using `prop-types` you are opting
into new development behavior.
// http://fb.me/prop-types-in-prod
var throwOnDirectAccess = true;
module.exports = require('./factoryWithTypeCheckers')(isValidElement, throwOnDirectAccess);
else {
  // By explicitly using `prop-types` you are opting into new production behavior.
  // http://fb.me/prop-types-in-prod
  module.exports = __webpack_require__(4);
}
4
function(module, exports, __webpack_require__) {
  Copyright 2013-present, Facebook, Inc.
  All rights reserved.
  This source code is licensed under the BSD-style license found in the LICENSE file in the root directory of this
  source tree. An additional grant of patent rights can be found in the
  PATENTS file in the same directory.
  use strict;
  var emptyFunction =
  __webpack_require__(5);
  var invariant = __webpack_require__(6);
  module.exports = function () {
    // Important!
    // Keep this list in sync with production version in `./factoryWithTypeCheckers.js`.
    function shim() {
      invariant(false, 'Calling PropTypes validators directly is not supported by the `prop-types` package. ' +
      'Use PropTypes.checkPropTypes() to call them. ' + 'Read more at http://fb.me/use-check-prop-types');
    };
    shim.isRequired = shim;
    function getShim() {
      return shim;
    };
    var ReactPropTypes = {
      array:
      shim,
      bool:
      shim,
      func:
      shim,
      number:
      shim,
      object:
      shim,
      string:
      shim,
      symbol:
      shim,
      any:
      shim,
      arrayOf:
      getShim,
      element:
      shim,
      instanceOf:
      getShim,
      node:
      shim,
      objectOf:
      getShim,
      oneOf:
      getShim,
      oneOfType:
      getShim,
      shape:
      getShim
    };
    ReactPropTypes.checkPropTypes = emptyFunction;
    ReactPropTypes.PropTypes
    = ReactPropTypes;
    return ReactPropTypes;
  };
}
5
function(module, exports) {
  "use strict";
  Copyright (c) 2013-present, Facebook, Inc.
  All rights reserved.
  This source code is licensed under the BSD-style license found in the LICENSE file in the root directory of this
  source tree. An additional grant of patent rights can be found in the PATENTS file in the same directory.
  *
  * function makeEmptyFunction(arg) {
    return function () {
      return arg;
    };
  };
  This function accepts and discards inputs; it has no side effects. This is primarily useful
  idiomatically for overridable function endpoints which always need to be callable, since JS lacks a null-call
  idiom ala Cocoa.
  var emptyFunction = function emptyFunction() {};
  emptyFunction.thatReturns
  = makeEmptyFunction;
  emptyFunction.thatReturnsFalse =
  makeEmptyFunction(false);
  emptyFunction.thatReturnsTrue =
  makeEmptyFunction(true);
  emptyFunction.thatReturnsNull =
  makeEmptyFunction(null);
  emptyFunction.thatReturnsThis = function () {
    return
    this;
  };
  emptyFunction.thatReturnsArgument = function (arg) {
    return arg;
  };
}
6
function(module, exports, __webpack_require__) {
  Copyright (c) 2013-present, Facebook, Inc.
  All rights reserved.
  This source code is licensed under
  the BSD-style license found in the LICENSE file in the root directory of this source tree. An additional
  grant of patent rights can be found in the PATENTS file in the same directory.
  *
  * use strict;
  * Use invariant() to assert state which your program assumes to be true.
  * Provide
  sprintf-style format (only
  %s is supported) and arguments to provide information about what broke and what you were
  expecting.
  * The invariant message will be stripped in production, but the invariant will remain to
  ensure logic does not differ in production.
  var validateFormat = function validateFormat(format)
  {};
  if (format === undefined) {
    throw new Error('invariant requires an error message argument');
  };
  function
  invariant(condition, format, a, b, c, d, e, f) {
    validateFormat(format);
    if (!condition) {
      var error;
      if (format === undefined) {
        error = new Error('Minified exception occurred; use the non-minified dev

```



```

"FileWidget",\n\t radio: "RadioWidget",\n\t select: "SelectWidget",\n\t textarea: "TextareaWidget",\n\t
hidden: "HiddenWidget",\n\t date: "DateWidget",\n\t datetime: "DateTimeWidget",\n\t "date-time":
"DateTimeWidget",\n\t "alt-date": "AltDateWidget",\n\t "alt-datetime":
"AltDateTimeWidget",\n\t color: "ColorWidget",\n\t file: "FileWidget"\n\t },\n\t number: {\n\t text:
"TextWidget",\n\t select: "SelectWidget",\n\t updown: "UpDownWidget",\n\t range: "RangeWidget",\n\t
radio: "RadioWidget",\n\t hidden: "HiddenWidget"\n\t },\n\t integer: {\n\t text: "TextWidget",\n\t select:
"SelectWidget",\n\t updown: "UpDownWidget",\n\t range: "RangeWidget",\n\t radio: "RadioWidget",\n\t
hidden: "HiddenWidget"\n\t },\n\t array: {\n\t select: "SelectWidget",\n\t checkboxes:
"CheckboxesWidget",\n\t files: "FileWidget"\n\t };\n\t\n\tfunction getDefaultRegistry() {\n\t return {\n\t
fields: __webpack_require__(69).default,\n\t widgets: __webpack_require__(79).default,\n\t definitions: {}},\n\t
formContext: {};\n\t };\n\t\n\tfunction getWidget(schema, widget) {\n\t var registeredWidgets =
arguments.length > 2 && arguments[2] !== undefined ? arguments[2]
: {};\n\t var type = schema.type;\n\t\n\t function mergeOptions(Widget) {\n\t // cache return value as property
of widget for proper react reconciliation\n\t if (!Widget.MergedWidget) {\n\t (function () {\n\t var
defaultOptions = Widget.defaultProps && Widget.defaultProps.options || {};\n\t Widget.MergedWidget =
function (_ref) {\n\t var _ref$options = _ref.options,\n\t options = _ref$options === undefined ? {} :
_ref$options,\n\t props = _objectWithoutProperties(_ref, ["options"]);
\n\t return
_react2.default.createElement(Widget, _extends({ options: _extends({}, defaultOptions, options) }, props));\n\t
};\n\t })();\n\t }\n\t\n\t return Widget.MergedWidget;\n\t }\n\t\n\t if (typeof widget === "function") {\n\t
return mergeOptions(widget);\n\t }\n\t\n\t if (typeof widget !== "string") {\n\t throw new Error("Unsupported
widget definition: " + (typeof widget === "undefined" ?
"undefined" : _typeof(widget)));\n\t }\n\t\n\t if (registeredWidgets.hasOwnProperty(widget)) {\n\t var
registeredWidget = registeredWidgets[widget];\n\t return getWidget(schema, registeredWidget,
registeredWidgets);\n\t }\n\t\n\t if (!widgetMap.hasOwnProperty(type)) {\n\t throw new Error("No widget for
type \\\\" + type + "\\");\n\t }\n\t\n\t if (widgetMap[type].hasOwnProperty(widget)) {\n\t var
_registeredWidget = registeredWidgets[widgetMap[type][widget]];\n\t return getWidget(schema,
_registeredWidget, registeredWidgets);\n\t }\n\t\n\t throw new Error("No widget \\\\" + widget + "\\\" for type
\\" + type + "\\");\n\t }\n\t\n\t\n\tfunction computeDefaults(schema, parentDefaults) {\n\t var definitions =
arguments.length > 2 && arguments[2] !== undefined ? arguments[2] : {};\n\t\n\t // Compute the defaults
recursively: give highest priority to deepest nodes.\n\t var defaults = parentDefaults;\n\t if (isObject(defaults) &&
isObject(schema.default))\n\t {\n\t // For object defaults, only override parent defaults that are defined in\n\t // schema.default.\n\t defaults =
mergeObjects(defaults, schema.default);\n\t } else if ("default" in schema) {\n\t // Use schema defaults for this
node.\n\t defaults = schema.default;\n\t } else if ("$ref" in schema) {\n\t // Use referenced schema defaults for
this node.\n\t var refSchema = findSchemaDefinition(schema.$ref, definitions);\n\t return
computeDefaults(refSchema, defaults, definitions);\n\t } else if (isFixedItems(schema)) {\n\t defaults =
schema.items.map(function (itemSchema) {\n\t return computeDefaults(itemSchema, undefined, definitions);\n\t
});\n\t }\n\t\n\t // Not defaults defined for this node, fallback to generic typed ones.\n\t if (typeof defaults ===
"undefined") {\n\t defaults = schema.default;\n\t }\n\t\n\t switch (schema.type) {\n\t // We need to recur for
object schema inner default values.\n\t case "object":\n\t\n\t return Object.keys(schema.properties || {}).reduce(function (acc, key) {\n\t // Compute the defaults for this
node, with the parent defaults we might\n\t // have from a previous run: defaults[key].\n\t acc[key] =
computeDefaults(schema.properties[key], (defaults || {})[key], definitions);\n\t return acc;\n\t }, {});\n\t\n\t
case "array":\n\t if (schema.minItems) {\n\t if (!isMultiSelect(schema, definitions)) {\n\t var
defaultsLength = defaults ? defaults.length : 0;\n\t if (schema.minItems > defaultsLength) {\n\t var
defaultEntries = defaults || [];\n\t // populate the array with the defaults\n\t var fillerEntries = new
Array(schema.minItems - defaultsLength).fill(computeDefaults(schema.items, schema.items.defaults,
definitions));\n\t // then fill up the rest with either the item default or empty, up to minItems\n\t\n\t

```

```

return defaultEntries.concat(fillerEntries);
    } else {
        return [];
    }
}
return defaults;
function
getDefaultFormState(_schema, formData) {
    var definitions = arguments.length > 2 && arguments[2] !==
undefined ? arguments[2] : {};
    if (!isObject(_schema)) {
        throw new Error("Invalid schema: " +
_schema);
    }
    var schema = retrieveSchema(_schema, definitions, formData);
    var defaults =
computeDefaults(schema, _schema.default, definitions);
    if (typeof formData === "undefined") {
        // No
form data? Use schema defaults.
        return defaults;
    }
    if (isObject(formData)) {
        // Override schema
defaults with form data.
        return mergeObjects(defaults, formData);
    }
    return formData ||
defaults;
}
function getUiOptions(uiSchema) {
    // get all passed options from ui:widget, ui:options, and
ui:<optionName>
    return Object.keys(uiSchema).filter(function (key) {
        return key.indexOf("ui:")
=== 0;
    }).reduce(function (options, key) {
        var value = uiSchema[key];
        if (key === "ui:widget"
&& isObject(value)) {
            console.warn("Setting options via ui:widget object is deprecated, use ui:options
instead");
            return _extends({}, options, value.options || {}, {
                widget: value.component
            });
        }
        if (key === "ui:options" && isObject(value)) {
            return _extends({}, options, value);
        }
        return _extends({}, options, _defineProperty({}, key.substring(3), value));
    }, {});
}
function
isObject(thing) {
    return (typeof thing === "undefined" ? "undefined" : _typeof(thing)) === "object" &&
thing !== null && !Array.isArray(thing);
}
function mergeObjects(obj1, obj2) {
    var concatArrays =
arguments.length > 2 && arguments[2] !== undefined ? arguments[2] : false;
    // Recursively merge deeply
nested objects.
    var acc = Object.assign({}, obj1);
    // Prevent mutation of source object.
    return Object.keys(obj2).reduce(function (acc, key) {
        var left =
obj1[key];
        var right = obj2[key];
        if (obj1.hasOwnProperty(key) && isObject(right)) {
            acc[key] =
mergeObjects(left, right, concatArrays);
        } else if (concatArrays && Array.isArray(left) &&
Array.isArray(right)) {
            acc[key] = left.concat(right);
        } else {
            acc[key] = right;
        }
    }, acc);
}
function asNumber(value) {
    if (value === "") {
        return undefined;
    }
    if (/^\.$/.test(value)) {
        // "3." can't really be considered a number even if it parses in js. The
        // user is most
likely entering a float.
        return value;
    }
    if (/^\.$/.test(value)) {
        // we need to return this as a string
here, to allow for input like 3.07
        return value;
    }
    var n = Number(value);
    var valid = typeof n ===
"number" && !Number.isNaN(n);
    if (/^\d*$/.test(value)) {
        // It's a number, that's cool - but we need it as a string so it doesn't screw
        //
with the user when entering dollar amounts or other values (such as those with
        // specific precision or number
of significant digits)
        return value;
    }
    return valid ? n : value;
}
function
orderProperties(properties, order) {
    if (!Array.isArray(order)) {
        return properties;
    }
    var
arrayToHash = function arrayToHash(arr) {
        return arr.reduce(function (prev, curr) {
            prev[curr] =
true;
            return prev;
        }, {});
    };
    var errorPropList = function errorPropList(arr) {
        return
arr.length > 1 ? "properties " + arr.join(", ") + "\n" : "property " + arr[0] + "\n";
    };
    var propertyHash =
arrayToHash(properties);
    var orderHash = arrayToHash(order);
    var extraneous = order.filter(function (prop) {
        return prop !== "*" && !propertyHash[prop];
    });
    if (extraneous.length) {
        throw new Error("uiSchema order list contains extraneous " +
errorPropList(extraneous));
    }
    var rest = properties.filter(function (prop) {
        return !orderHash[prop];
    });
    var restIndex = order.indexOf("*");
    if (restIndex === -1) {
        if (rest.length) {
            throw new
Error("uiSchema order list does not contain " + errorPropList(rest));
        }
        return order;
    }
    if
(restIndex !== order.lastIndexOf("*")) {
        throw new Error("uiSchema order list contains more than one
wildcard item");
    }
    var complete = [].concat(_toConsumableArray(order));
    complete.splice.apply(complete, [restIndex, 1].concat(_toConsumableArray(rest)));
    return
complete;
}
/**
 * This function checks if the given schema matches a single
 * constant value.
 *
 * @function isConstant(schema)
 * @return Array.isArray(schema.enum) && schema.enum.length ===
1 || schema.hasOwnProperty("const");
 *
 * @function toConstant(schema)
 * @return if
(Array.isArray(schema.enum) && schema.enum.length === 1) {
    return schema.enum[0];
} else if

```

```

(schema.hasOwnProperty("const")) {\n\t return schema.const;\n\t } else {\n\t throw new Error("schema
cannot be inferred as a constant");\n\t }\n\t}\n\t\n\tfunction isSelect(_schema) {\n\t var definitions =
arguments.length > 1 && arguments[1] !== undefined ? arguments[1] : {};\n\t\n\t var schema =
retrieveSchema(_schema, definitions);\n\t var altSchemas = schema.oneOf || schema.anyOf;\n\t if
(Array.isArray(schema.enum)) {\n\t return true;\n\t } else if (Array.isArray(altSchemas)) {\n\t return
altSchemas.every(function (altSchema) {\n\t return isConstant(altSchema);\n\t });\n\t }\n\t return
false;\n\t}\n\t\n\tfunction isMultiSelect(schema) {\n\t var definitions = arguments.length > 1 && arguments[1] !==
undefined ? arguments[1] : {};\n\t\n\t if (!schema.uniqueItems
|| !schema.items) {\n\t return false;\n\t }\n\t return isSelect(schema.items, definitions);\n\t}\n\t\n\tfunction
isFilesArray(schema, uiSchema) {\n\t var definitions = arguments.length > 2 && arguments[2] !== undefined ?
arguments[2] : {};\n\t\n\t if (uiSchema["ui:widget"] === "files") {\n\t return true;\n\t } else if (schema.items)
{\n\t var itemsSchema = retrieveSchema(schema.items, definitions);\n\t return itemsSchema.type === "string"
&& itemsSchema.format === "data-url";\n\t }\n\t return false;\n\t}\n\t\n\tfunction isFixedItems(schema) {\n\t
return Array.isArray(schema.items) && schema.items.length > 0 && schema.items.every(function (item) {\n\t
return isObject(item);\n\t });\n\t}\n\t\n\tfunction allowAdditionalItems(schema) {\n\t if (schema.additionalItems
=== true) {\n\t console.warn("additionalItems=true is currently not supported");\n\t }\n\t return
isObject(schema.additionalItems);\n\t}\n\t\n\tfunction optionsList(schema) {\n\t if
(schema.enum) {\n\t return schema.enum.map(function (value, i) {\n\t var label = schema.enumNames &&
schema.enumNames[i] || String(value);\n\t return { label: label, value: value };\n\t });\n\t } else {\n\t var
altSchemas = schema.oneOf || schema.anyOf;\n\t return altSchemas.map(function (schema, i) {\n\t var value =
toConstant(schema);\n\t var label = schema.title || String(value);\n\t return { label: label, value: value };\n\t
});\n\t }\n\t}\n\t\n\tfunction findSchemaDefinition($ref) {\n\t var definitions = arguments.length > 1 &&
arguments[1] !== undefined ? arguments[1] : {};\n\t\n\t // Extract and use the referenced definition if we have it.\n\t
var match = /#\//definitions\/(.*)$.exec($ref);\n\t if (match && match[1]) {\n\t var parts =
match[1].split("/");\n\t var current = definitions;\n\t var _iteratorNormalCompletion = true;\n\t var
_didIteratorError = false;\n\t var _iteratorError = undefined;\n\t\n\t try {\n\t
for (var _iterator = parts[Symbol.iterator](), _step; !(_iteratorNormalCompletion = (_step =
_iterator.next()).done); _iteratorNormalCompletion = true) {\n\t var part = _step.value;\n\t\n\t part =
part.replace(/~/g, "\\").replace(/~/g, "\\~");\n\t if (current.hasOwnProperty(part)) {\n\t current =
current[part];\n\t } else {\n\t // No matching definition found, that's an error (bogus schema?)\n\t
throw new Error("Could not find a definition for \"" + $ref + "\"");\n\t }\n\t }\n\t } catch (err) {\n\t
_didIteratorError = true;\n\t _iteratorError = err;\n\t }\n\t finally {\n\t try {\n\t if
(!_iteratorNormalCompletion && _iterator.return) {\n\t _iterator.return();\n\t }\n\t } finally {\n\t if
(_didIteratorError) {\n\t throw _iteratorError;\n\t }\n\t }\n\t }\n\t\n\t return current;\n\t }\n\t}\n\t\n\t //
No matching definition found, that's
an error (bogus schema?)\n\t throw new Error("Could not find a definition for \"" + $ref + "\"");\n\t}\n\t\n\tfunction
retrieveSchema(schema) {\n\t var definitions = arguments.length > 1 && arguments[1] !== undefined ?
arguments[1] : {};\n\t var formData = arguments.length > 2 && arguments[2] !== undefined ? arguments[2] :
{};\n\t\n\t if (schema.hasOwnProperty("$ref")) {\n\t // Retrieve the referenced schema definition.\n\t var
$refSchema = findSchemaDefinition(schema.$ref, definitions);\n\t // Drop the $ref property of the source
schema.\n\t\n\t var $ref = schema.$ref,\n\t localSchema = _objectWithoutProperties(schema, ["$ref"]);
\n\t // Update referenced schema definition with local schema properties.\n\t\n\t return
retrieveSchema(_extends({}, $refSchema, localSchema), definitions, formData);\n\t } else if
(schema.hasOwnProperty("dependencies")) {\n\t var resolvedSchema = resolveDependencies(schema,
definitions, formData);\n\t return retrieveSchema(resolvedSchema,
definitions, formData);\n\t } else {\n\t // No $ref or dependencies attribute found, returning the original
schema.\n\t return schema;\n\t }\n\t}\n\t\n\tfunction resolveDependencies(schema, definitions, formData) {\n\t //
Drop the dependencies from the source schema.\n\t var _schema$dependencies = schema.dependencies,\n\t

```



```

acrobatics if there's nothing there\n\t if (ka.length === 0 && kb.length === 0) {\n\t return true;\n\t }\n\t if
(ka.length !== kb.length) {\n\t return false;\n\t }\n\t\t\n\t\t var cal = ca.length;\n\t\t while (cal--)\n\t\t if
(ca[cal] === a) {\n\t\t return cb[cal] === b;\n\t\t }\n\t\t }\n\t\t ca.push(a);\n\t\t cb.push(b);\n\t\t\n\t\t
ka.sort();\n\t\t kb.sort();\n\t\t for (var j = ka.length - 1; j >= 0; j--) {\n\t\t\t if (ka[j] !== kb[j]) {\n\t\t\t\t return
false;\n\t\t\t }\n\t\t\t }\n\t\t\t\n\t\t\t var key = void 0;\n\t\t\t for (var k = ka.length - 1; k >= 0; k--) {\n\t\t\t\t key =
ka[k];\n\t\t\t\t if
(!deepEquals(a[key], b[key], ca, cb)) {\n\t\t\t\t\t return false;\n\t\t\t\t\t }\n\t\t\t\t\t }\n\t\t\t\t\t ca.pop();\n\t\t\t\t\t
cb.pop();\n\t\t\t\t\t\n\t\t\t\t\t return true;\n\t\t\t\t\t }\n\t\t\t\t\t\n\t\t\t\t\t function shouldRender(comp, nextProps,
nextState) {\n\t\t\t\t\t\t var props = comp.props;\n\t\t\t\t\t\t state = comp.state;\n\t\t\t\t\t\t return !deepEquals(props,
nextProps) || !deepEquals(state, nextState);\n\t\t\t\t\t\t\n\t\t\t\t\t\t function toIdSchema(schema, id, definitions) {\n\t\t\t\t\t\t\t
var formData = arguments.length > 3 && arguments[3] !== undefined ?
arguments[3] : {};\n\t\t\t\t\t\t\t var idSchema = {\n\t\t\t\t\t\t\t\t $id: id || \"root\",\n\t\t\t\t\t\t\t\t };
\n\t\t\t\t\t\t\t\t if (\"$ref\" in schema) {\n\t\t\t\t\t\t\t\t\t var
_schema = retrieveSchema(schema, definitions, formData);\n\t\t\t\t\t\t\t\t\t return toIdSchema(_schema, id, definitions,
formData);\n\t\t\t\t\t\t\t\t }
\n\t\t\t\t\t\t\t\t if (\"items\" in schema && !schema.items.$ref) {\n\t\t\t\t\t\t\t\t\t return toIdSchema(schema.items, id,
definitions, formData);\n\t\t\t\t\t\t\t\t }
\n\t\t\t\t\t\t\t\t if (schema.type
!<\/pre>
<\/div>
<div data-bbox="197 943 530 959" data-label="Page-Footer">


---


Open Source Used In DNAC NDP Crafton P30 6252
<\/div>
```



```

__webpack_require__(9).setImmediate))\n\n/***/ },\n\n/* 9 */\n\n/***/ function(module, exports,
__webpack_require__) {\n\n\t/* WEBPACK VAR INJECTION */(function(setImmediate, clearImmediate) {"use
strict";\n\n\t\tvar
nextTick = __webpack_require__(10).nextTick;\n\n\t\tvar apply = Function.prototype.apply;\n\n\t\tvar slice =
Array.prototype.slice;\n\n\t\tvar immediateIds = {};\n\n\t\tvar nextImmediateId = 0;\n\n\t\t// DOM APIs, for
completeness\n\n\t\texports.setTimeout = function () {\n\n\t\t\treturn new Timeout(apply.call(setTimeout, window,
arguments), clearTimeout);\n\n\t\t};\n\n\t\texports.setInterval = function () {\n\n\t\t\treturn new Timeout(apply.call(setInterval,
window, arguments), clearInterval);\n\n\t\t};\n\n\t\texports.clearTimeout = exports.clearInterval = function (timeout) {\n\n\t\t\ttimeout.close();\n\n\t\t};\n\n\t\tfunction Timeout(id, clearFn) {\n\n\t\t\tthis._id = id;\n\n\t\t\tthis._clearFn =
clearFn;\n\n\t\t}\n\n\t\tTimeout.prototype.unref = Timeout.prototype.ref = function () {};\n\n\t\tTimeout.prototype.close =
function () {\n\n\t\t\tthis._clearFn.call(window, this._id);\n\n\t\t};\n\n\t\t// Does not start the time, just sets up the members
needed.\n\n\t\texports.enroll = function (item, msecs) {\n\n\t\t\tclearTimeout(item._idleTimeoutId);\n\n\t\t\titem._idleTimeout =
msecs;\n\n\t\t};\n\n\t\texports.unenroll = function (item) {\n\n\t\t\tclearTimeout(item._idleTimeoutId);\n\n\t\t\titem._idleTimeout = -1;\n\n\t\t};\n\n\t\texports._unrefActive = exports.active = function (item) {\n\n\t\t\tclearTimeout(item._idleTimeoutId);\n\n\t\t\tvar msecs = item._idleTimeout;\n\n\t\t\tif (msecs >= 0) {\n\n\t\t\t\titem._idleTimeoutId = setTimeout(function onTimeout() {\n\n\t\t\t\t\tif (item._onTimeout) item._onTimeout();\n\n\t\t\t\t},
msecs);\n\n\t\t\t}\n\n\t\t};\n\n\t\t// That's not how node.js implements it but the exposed api is the
same.\n\n\t\texports.setImmediate = typeof setImmediate === "function" ? setImmediate : function (fn) {\n\n\t\t\tvar id =
nextImmediateId++;\n\n\t\t\tvar args = arguments.length < 2 ? false : slice.call(arguments, 1);\n\n\t\t\timmediateIds[id] =
true;\n\n\t\t\tnextTick(function onNextTick() {\n\n\t\t\t\tif (immediateIds[id]) {\n\n\t\t\t\t\t// fn.call() is faster so we
optimize for the common use-case\n\n\t\t\t\t\t// @see http://jsperf.com/call-apply-segu\n\n\t\t\t\t\tif (args) {\n\n\t\t\t\t\t\tfn.apply(null,
args);\n\n\t\t\t\t\t}\n\n\t\t\t\t\telse {\n\n\t\t\t\t\t\tfn.call(null);\n\n\t\t\t\t\t}\n\n\t\t\t\t\t// Prevent ids from leaking\n\n\t\t\t\t\texports.clearImmediate(id);\n\n\t\t\t\t\t}\n\n\t\t\t\t}\n\n\t\t\t};\n\n\t\t\treturn id;\n\n\t\t};\n\n\t\texports.clearImmediate = typeof
clearImmediate === "function" ? clearImmediate : function (id) {\n\n\t\t\tdelete immediateIds[id];\n\n\t\t};\n\n\t\t/*
WEBPACK VAR INJECTION */}.call(exports, __webpack_require__(9).setImmediate,
__webpack_require__(9).clearImmediate))\n\n\n/***/ },\n\n/* 10 */\n\n/***/ function(module, exports) {\n\n\n\t\t'use
strict';\n\n\t\t// shim for using process in browser\n\n\t\tvar process = module.exports = {};\n\n\t\t// cached from
whatever global is present so that test runners that stub it\n\n\t\t// don't break things. But we need to wrap it in a try
catch in case it is\n\n\t\t// wrapped in strict mode code which doesn't define any globals. It's inside a\n\n\t\t// function
because try/catches deoptimize in certain engines.\n\n\t\tvar cachedSetTimeout;\n\n\t\tvar
cachedClearTimeout;\n\n\t\tfunction defaultSetTimeout()
{\n\n\t\t\tthrow new Error('setTimeout has not been defined');\n\n\t\t}\n\n\t\tfunction defaultClearTimeout() {\n\n\t\t\tthrow
new Error('clearTimeout has not been defined');\n\n\t\t}\n\n\t\t(function () {\n\n\t\t\ttry {\n\n\t\t\t\tif (typeof setTimeout ===
'function') {\n\n\t\t\t\t\tcachedSetTimeout = setTimeout;\n\n\t\t\t\t}\n\n\t\t\t\telse {\n\n\t\t\t\t\tcachedSetTimeout =
defaultSetTimeout;\n\n\t\t\t\t}\n\n\t\t\t}\n\n\t\t\t} catch (e) {\n\n\t\t\t\tcachedSetTimeout = defaultSetTimeout;\n\n\t\t\t}\n\n\t\t\ttry {\n\n\t\t\t\tif (typeof clearTimeout === 'function') {\n\n\t\t\t\t\tcachedClearTimeout = clearTimeout;\n\n\t\t\t\t}\n\n\t\t\t\telse {\n\n\t\t\t\t\tcachedClearTimeout = defaultClearTimeout;\n\n\t\t\t\t}\n\n\t\t\t}\n\n\t\t\t} catch (e) {\n\n\t\t\t\tcachedClearTimeout =
defaultClearTimeout;\n\n\t\t\t}\n\n\t\t\t}\n\n\t\t}());\n\n\t\tfunction runTimeout(fun) {\n\n\t\t\tif (cachedSetTimeout ===
setTimeout) {\n\n\t\t\t\t//normal environments in sane situations\n\n\t\t\t\treturn setTimeout(fun, 0);\n\n\t\t\t}\n\n\t\t\t// if
setTimeout wasn't available but was latter defined\n\n\t\t\tif ((cachedSetTimeout === defaultSetTimout || !cachedSetTimeout) &&
setTimeout) {\n\n\t\t\t\tcachedSetTimeout =
setTimeout;\n\n\t\t\t\treturn setTimeout(fun, 0);\n\n\t\t\t}\n\n\t\t\ttry {\n\n\t\t\t\t// when when somebody has screwed with
setTimeout but no I.E. maddness\n\n\t\t\t\treturn cachedSetTimeout(fun, 0);\n\n\t\t\t}\n\n\t\t\t} catch (e) {\n\n\t\t\t\ttry {\n\n\t\t\t\t\t// When we are in I.E. but the script has been eval'd so I.E. doesn't trust the global object when called normally\n\n\t\t\t\t\treturn cachedSetTimeout.call(null, fun, 0);\n\n\t\t\t\t}\n\n\t\t\t\t} catch (e) {\n\n\t\t\t\t\t// same as above but when it's a
version of I.E. that must have the global object for 'this', hopefully our context correct otherwise it will throw a global
error\n\n\t\t\t\t\treturn cachedSetTimeout.call(this, fun, 0);\n\n\t\t\t\t}\n\n\t\t\t}\n\n\t\t}\n\n\t\t}\n\n\t\tfunction

```



```

completed.\n\t // So if we're currently running a task, we'll need to delay this invocation.\n\t if
(currentlyRunningATask) {\n\t // Delay by doing a setTimeout. setImmediate was tried instead, but in Firefox
7 it generated a\n\t // "\too much recursion" error.\n\t setTimeout(runIfPresent, 0, handle);\n\t }
else {\n\t var task = tasksByHandle[handle];\n\t if (task) {\n\t currentlyRunningATask =
true;\n\t try {\n\t run(task);\n\t } finally {\n\t
clearImmediate(handle);\n\t currentlyRunningATask = false;\n\t }\n\t }\n\t }
}\n\t\n\t function installNextTickImplementation() {\n\t registerImmediate = function
registerImmediate(handle) {\n\t process.nextTick(function () {\n\t runIfPresent(handle);\n\t
});\n\t };}\n\t }\n\t\n\t function canUsePostMessage() {\n\t // The test against `importScripts` prevents
this implementation from being installed inside a web worker,\n\t // where `global.postMessage` means
something completely different and can't be used for this purpose.\n\t if (global.postMessage &&
!global.importScripts) {\n\t var postMessageIsAsynchronous = true;\n\t var oldOnMessage =
global.onmessage;\n\t global.onmessage = function () {\n\t postMessageIsAsynchronous = false;\n\t
};\n\t global.postMessage("", "*");\n\t
global.onmessage = oldOnMessage;\n\t return postMessageIsAsynchronous;\n\t }\n\t }\n\t\n\t function installPostMessageImplementation() {\n\t // Installs an event handler on `global` for the `message`
event: see\n\t // * https://developer.mozilla.org/en/DOM/window.postMessage\n\t // *
http://www.whatwg.org/specs/web-apps/current-work/multipage/comms.html#crossDocumentMessages\n\t\n\t
var messagePrefix = "setImmediate$" + Math.random() + "$";\n\t var onGlobalMessage = function
onGlobalMessage(event) {\n\t if (event.source === global && typeof event.data === "string" &&
event.data.indexOf(messagePrefix) === 0) {\n\t runIfPresent(+event.data.slice(messagePrefix.length));\n\t
}\n\t };\n\t\n\t if (global.addEventListener) {\n\t global.addEventListener("message",
onGlobalMessage, false);\n\t } else {\n\t global.attachEvent("onmessage",
onGlobalMessage);\n\t }\n\t\n\t registerImmediate = function registerImmediate(handle) {\n\t
global.postMessage(messagePrefix + handle, "*");\n\t };\n\t }\n\t\n\t function
installMessageChannelImplementation() {\n\t var channel = new MessageChannel();\n\t
channel.port1.onmessage = function (event) {\n\t var handle = event.data;\n\t runIfPresent(handle);\n\t
};\n\t\n\t registerImmediate = function registerImmediate(handle) {\n\t
channel.port2.postMessage(handle);\n\t };\n\t }\n\t\n\t function installReadyStateChangeImplementation()
{\n\t var html = doc.documentElement;\n\t registerImmediate = function registerImmediate(handle) {\n\t
// Create a <script> element; its readystatechange event will be fired asynchronously once it is inserted\n\t
// into the document. Do so, thus queuing up the task. Remember to clean up once it's been called.\n\t
var script = doc.createElement("script");\n\t script.onreadystatechange = function () {\n\t
runIfPresent(handle);\n\t script.onreadystatechange = null;\n\t html.removeChild(script);\n\t
script = null;\n\t };\n\t html.appendChild(script);\n\t };\n\t }\n\t\n\t function
installSetTimeoutImplementation() {\n\t registerImmediate = function registerImmediate(handle) {\n\t
setTimeout(runIfPresent, 0, handle);\n\t };\n\t }\n\t\n\t // If supported, we should attach to the prototype of
global, since that is where setTimeout et al. live.\n\t var attachTo = Object.getPrototypeOf &&
Object.getPrototypeOf(global);\n\t attachTo = attachTo && attachTo.setTimeout ? attachTo : global;\n\t\n\t //
Don't get fooled by e.g. browserify environments.\n\t if ({}.toString.call(global.process) === "[object process]")
{\n\t // For Node.js
before 0.9\n\t installNextTickImplementation();\n\t } else if (canUsePostMessage()) {\n\t // For non-IE10
modern browsers\n\t installPostMessageImplementation();\n\t } else if (global.MessageChannel) {\n\t //
For web workers, where supported\n\t installMessageChannelImplementation();\n\t } else if (doc &&
"onreadystatechange" in doc.createElement("script")) {\n\t // For IE 6-8\n\t
installReadyStateChangeImplementation();\n\t } else {\n\t // For older browsers\n\t
installSetTimeoutImplementation();\n\t }\n\t\n\t attachTo.setImmediate = setImmediate;\n\t
attachTo.clearImmediate = clearImmediate;\n\t})(typeof self === "undefined" ? typeof global === "undefined" ?

```





```

!:= undefined ? arguments[1] : \"root\";\n\t\n\t // XXX: We should transform fieldName as a full field path
string.\n\t var errorList = [];\n\t if (\n\t \"__errors\" in errorSchema) {\n\t   errorList =
errorList.concat(errorSchema.__errors.map(function (stack) {\n\t     return {\n\t       stack: fieldName + \": \" +
stack\n\t     };\n\t   }));\n\t }\n\t return Object.keys(errorSchema).reduce(function (acc, key) {\n\t   if (key !==
\"__errors\") {\n\t     acc = acc.concat(toErrorList(errorSchema[key], key));\n\t   }\n\t   return acc;\n\t },
errorList);\n\t}\n\t\n\tfunction createErrorHandler(formData) {\n\t  var handler = {\n\t    // We store the list of errors
for this node in a property named __errors\n\t    // to avoid name collision with a possible sub schema field
named\n\t    // \"errors\" (see `utils.toErrorSchema`).\n\t    __errors: [],\n\t    addError: function addError(message)
{\n\t      this.__errors.push(message);\n\t    }\n\t  };\n\t  if ((0, _utils.isObject)(formData))
{\n\t    return Object.keys(formData).reduce(function (acc, key) {\n\t      return _extends({}, acc,
_defineProperty({}, key, createErrorHandler(formData[key]));\n\t    }, handler);\n\t  }\n\t  if
(Array.isArray(formData)) {\n\t    return formData.reduce(function (acc, value, key) {\n\t      return _extends({},
acc, _defineProperty({}, key, createErrorHandler(value));\n\t    }, handler);\n\t  }\n\t  return
handler;\n\t}\n\t\n\tfunction unwrapErrorHandler(errorHandler) {\n\t  return
Object.keys(errorHandler).reduce(function (acc, key) {\n\t    if (key === \"addError\") {\n\t      return acc;\n\t    }
else if (key === \"__errors\") {\n\t      return _extends({}, acc, _defineProperty({}, key, errorHandler[key]));\n\t    }
}\n\t  return _extends({}, acc, _defineProperty({}, key, unwrapErrorHandler(errorHandler[key]));\n\t  },
{});\n\t}\n\t\n\t**\n\t * Transforming the error output from ajv to format used by jsonschema.\n\t * At some point,
components should be updated
to support ajv.\n\t * \n\tfunction transformAjvErrors() {\n\t  var errors = arguments.length > 0 && arguments[0]
!:= undefined ? arguments[0] : [];\n\t\n\t if (errors === null) {\n\t   return [];\n\t }\n\t\n\t return
errors.map(function (e) {\n\t   var dataPath = e.dataPath,\n\t     keyword = e.keyword,\n\t     message =
e.message,\n\t     params = e.params;\n\t\n\t   var property = \"\" + dataPath;\n\t\n\t   // put data in expected
format\n\t   return {\n\t     name: keyword,\n\t     property: property,\n\t     message: message,\n\t     params:
params, // specific to ajv\n\t     stack: (property + \" \" + message).trim()\n\t   };\n\t });\n\t}\n\t\n\t**\n\t * This
function processes the formData with a user `validate` contributed\n\t * function, which receives the form data and
an `errorHandler` object that\n\t * will be used to add custom validation errors for each field.\n\t * \n\tfunction
validateFormData(formData, schema, customValidate, transformErrors) {\n\t  ajv.validate(schema, formData);\n\t\n\t var errors = transformAjvErrors(ajv.errors);\n\t\n\t if (typeof
transformErrors === \"function\") {\n\t   errors = transformErrors(errors);\n\t }\n\t\n\t var errorSchema =
toErrorSchema(errors);\n\t\n\t if (typeof customValidate !== \"function\") {\n\t   return { errors: errors,
errorSchema: errorSchema };\n\t }\n\t\n\t var errorHandler = customValidate(formData,
createErrorHandler(formData));\n\t\n\t var userErrorSchema = unwrapErrorHandler(errorHandler);\n\t\n\t var
newErrorSchema = (0, _utils.mergeObjects)(errorSchema, userErrorSchema, true);\n\t\n\t // XXX: The errors list
produced is not fully compliant with the format\n\t // exposed by the jsonschema lib, which contains full field paths
and other\n\t // properties.\n\t\n\t var newErrors = toErrorList(newErrorSchema);\n\t\n\t return { errors: newErrors,
errorSchema: newErrorSchema };\n\t}\n\t\n\t**\n\t * \n\t * 14 *\n\tfunction(module, exports) {\n\t\n\t * WEBPACK
VAR INJECTION *(function(global)
{ 'use strict';\n\t\n\tvar _typeof = typeof Symbol === \"function\" && typeof Symbol.iterator === \"symbol\" ?
function (obj) { return typeof obj; } : function (obj) { return obj && typeof Symbol === \"function\" &&
obj.constructor === Symbol && obj !== Symbol.prototype ? \"symbol\" : typeof obj; };\n\t\n\t**\n\t * lodash
(Custom Build) <https://lodash.com/>\n\t * Build: `lodash modularize exports=\"npm\" -o .`/\n\t * Copyright jQuery
Foundation and other contributors <https://jquery.org/>\n\t * Released under MIT license
<https://lodash.com/license>\n\t * Based on Underscore.js 1.8.3 <http://underscorejs.org/LICENSE>\n\t * Copyright
Jeremy Ashkenas, DocumentCloud and Investigative Reporters & Editors\n\t * \n\t\n\t**\n\t * Used as the `TypeError`
message for \"Functions\" methods. *\n\t\n\tvar FUNC_ERROR_TEXT = 'Expected a function';\n\t\n\t**\n\t * Used to
stand-in for `undefined` hash values. *\n\t\n\tvar HASH_UNDEFINED = '__lodash_hash_undefined__';\n\t\n\t**\n\t * Used as references for various `Number`

```



```

The hash to modify.\n\t * @param {string} key The key of the value to remove.\n\t * @returns {boolean} Returns
`true` if the entry was removed, else `false`.\n\t */\n\tfunction hashDelete(key) {\n\t  return this.has(key) && delete
this.__data__[key];\n\t}\n\t\n\t/**\n\t * Gets the hash value for `key`.\n\t * @private\n\t * @name get\n\t * @memberOf Hash\n\t * @param {string} key The key of the value to get.\n\t * @returns {*} Returns the entry
value.\n\t */\n\tfunction hashGet(key) {\n\t  var data = this.__data__;\n\t  if (nativeCreate) {\n\t    var result =
data[key];\n\t    return result === HASH_UNDEFINED ? undefined : result;\n\t  }\n\t  return
hasOwnProperty.call(data, key) ? data[key] : undefined;\n\t}\n\t\n\t/**\n\t * Checks if a hash value for
`key` exists.\n\t * @private\n\t * @name has\n\t * @memberOf Hash\n\t * @param {string} key The key of
the entry to check.\n\t * @returns {boolean} Returns `true` if an entry for `key` exists, else `false`.\n\t */\n\tfunction
hashHas(key) {\n\t  var data = this.__data__;\n\t  return nativeCreate ? data[key] !== undefined :
hasOwnProperty.call(data, key);\n\t}\n\t\n\t/**\n\t * Sets the hash `key` to `value`.\n\t * @private\n\t * @name
set\n\t * @memberOf Hash\n\t * @param {string} key The key of the value to set.\n\t * @param {*} value The
value to set.\n\t * @returns {Object} Returns the hash instance.\n\t */\n\tfunction hashSet(key, value) {\n\t  var data
= this.__data__;\n\t  data[key] = nativeCreate && value === undefined ? HASH_UNDEFINED : value;\n\t  return
this;\n\t}\n\t\n\t// Add methods to `Hash`.\n\tHash.prototype.clear = hashClear;\n\tHash.prototype['delete'] =
hashDelete;\n\tHash.prototype.get = hashGet;\n\tHash.prototype.has = hashHas;\n\tHash.prototype.set =
hashSet;\n\t\n\t/**\n\t * Creates a list cache object.\n\t * @private\n\t * @constructor\n\t * @param {Array} [entries] The key-
value pairs to cache.\n\t */\n\tfunction ListCache(entries) {\n\t  var index = -1,\n\t      length = entries ? entries.length
: 0;\n\t  this.clear();\n\t  while (++index < length) {\n\t    var entry = entries[index];\n\t    this.set(entry[0],
entry[1]);\n\t  }\n\t}\n\t\n\t/**\n\t * Removes all key-value entries from the list cache.\n\t * @private\n\t * @name
clear\n\t * @memberOf ListCache\n\t */\n\tfunction listCacheClear() {\n\t  this.__data__ =
[];\n\t}\n\t\n\t/**\n\t * Removes `key` and its value from the list cache.\n\t * @private\n\t * @name delete\n\t *
@memberOf ListCache\n\t * @param {string} key The key of the value to remove.\n\t * @returns {boolean}
Returns `true` if the entry was removed, else `false`.\n\t */\n\tfunction listCacheDelete(key) {\n\t  var data =
this.__data__,\n\t      index = assocIndexOf(data, key);\n\t  if
(index < 0) {\n\t    return false;\n\t  }\n\t  var lastIndex = data.length - 1;\n\t  if (index == lastIndex) {\n\t    data.pop();\n\t  } else {\n\t    splice.call(data, index, 1);\n\t  }\n\t  return true;\n\t}\n\t\n\t/**\n\t * Gets the list cache
value for `key`.\n\t * @private\n\t * @name get\n\t * @memberOf ListCache\n\t * @param {string} key The
key of the value to get.\n\t * @returns {*} Returns the entry value.\n\t */\n\tfunction listCacheGet(key) {\n\t  var
data = this.__data__,\n\t      index = assocIndexOf(data, key);\n\t  return index < 0 ? undefined :
data[index][1];\n\t}\n\t\n\t/**\n\t * Checks if a list cache value for `key` exists.\n\t * @private\n\t * @name
has\n\t * @memberOf ListCache\n\t * @param {string} key The key of the entry to check.\n\t * @returns {boolean}
Returns `true` if an entry for `key` exists, else `false`.\n\t */\n\tfunction listCacheHas(key) {\n\t  return
assocIndexOf(this.__data__, key) > -1;\n\t}\n\t\n\t/**\n\t * Sets the list cache
`key` to `value`.\n\t * @private\n\t * @name set\n\t * @memberOf ListCache\n\t * @param {string} key The
key of the value to set.\n\t * @param {*} value The value to set.\n\t * @returns {Object} Returns the list cache
instance.\n\t */\n\tfunction listCacheSet(key, value) {\n\t  var data = this.__data__,\n\t      index =
assocIndexOf(data, key);\n\t  if (index < 0) {\n\t    data.push([key, value]);\n\t  } else {\n\t    data[index][1] =
value;\n\t  }\n\t  return this;\n\t}\n\t\n\t// Add methods to `ListCache`.\n\tListCache.prototype.clear =
listCacheClear;\n\tListCache.prototype['delete'] = listCacheDelete;\n\tListCache.prototype.get =
listCacheGet;\n\tListCache.prototype.has = listCacheHas;\n\tListCache.prototype.set = listCacheSet;\n\t\n\t/**\n\t * Creates a map cache object to store key-value pairs.\n\t * @private\n\t * @constructor\n\t * @param {Array}
[entries] The key-value pairs to cache.\n\t */\n\tfunction MapCache(entries) {\n\t  var index = -1,\n\t      length =
entries ? entries.length : 0;\n\t  this.clear();\n\t  while (++index < length) {\n\t    var entry = entries[index];\n\t    this.set(entry[0], entry[1]);\n\t  }\n\t}\n\t\n\t/**\n\t * Removes all key-value entries from the map.\n\t * @private\n\t * @name
clear\n\t * @memberOf MapCache\n\t */\n\tfunction mapCacheClear() {\n\t  this.__data__ =
{\n\t    'hash': new Hash(),\n\t    'map': new (Map || ListCache)(),\n\t    'string': new Hash()\n\t  };\n\t}\n\t\n\t/**

```



```

Removes `key` and its value from the map.\n\t *\n\t * @private\n\t * @name delete\n\t * @memberOf
MapCache\n\t * @param {string} key The key of the value to remove.\n\t * @returns {boolean} Returns `true` if
the entry was removed, else `false`.\n\t * ^\n\tfunction mapCacheDelete(key) {\n\t return getMapData(this,
key)['delete'](key);\n\t}\n\t\n\t\n\t**\n\t * Gets the map value for `key`.\n\t *\n\t * @private\n\t * @name get\n\t *
@memberOf MapCache\n\t * @param {string} key The key of the value to get.\n\t * @returns
{*} Returns the entry value.\n\t * ^\n\tfunction mapCacheGet(key) {\n\t return getMapData(this,
key).get(key);\n\t}\n\t\n\t\n\t**\n\t * Checks if a map value for `key` exists.\n\t *\n\t * @private\n\t * @name has\n\t *
@memberOf MapCache\n\t * @param {string} key The key of the entry to check.\n\t * @returns {boolean} Returns
`true` if an entry for `key` exists, else `false`.\n\t * ^\n\tfunction mapCacheHas(key) {\n\t return getMapData(this,
key).has(key);\n\t}\n\t\n\t\n\t**\n\t * Sets the map `key` to `value`.\n\t *\n\t * @private\n\t * @name set\n\t *
@memberOf MapCache\n\t * @param {string} key The key of the value to set.\n\t * @param {*} value The value
to set.\n\t * @returns {Object} Returns the map cache instance.\n\t * ^\n\tfunction mapCacheSet(key, value) {\n\t
getMapData(this, key).set(key, value);\n\t return this;\n\t}\n\t\n\t\n\t// Add methods to
`MapCache`.\n\t\n\tMapCache.prototype.clear = mapCacheClear;\n\t\n\tMapCache.prototype['delete'] =
mapCacheDelete;\n\t\n\tMapCache.prototype.get = mapCacheGet;\n\t\n\tMapCache.prototype.has
= mapCacheHas;\n\t\n\tMapCache.prototype.set = mapCacheSet;\n\t\n\t\n\t**\n\t * Gets the index at which the `key` is
found in `array` of key-value pairs.\n\t *\n\t * @private\n\t * @param {Array} array The array to inspect.\n\t *
@param {*} key The key to search for.\n\t * @returns {number} Returns the index of the matched value, else `-
1`.\n\t * ^\n\tfunction assocIndexOf(array, key) {\n\t var length = array.length;\n\t while (length--) {\n\t if
(eq(array[length][0], key)) {\n\t return length;\n\t }\n\t }\n\t return -1;\n\t}\n\t\n\t\n\t**\n\t * The base
implementation of `_isNative` without bad shim checks.\n\t *\n\t * @private\n\t * @param {*} value The value to
check.\n\t * @returns {boolean} Returns `true` if `value` is a native function,\n\t * else `false`.\n\t * ^\n\tfunction
baseIsNative(value) {\n\t if (!isObject(value) || isMasked(value)) {\n\t return false;\n\t }\n\t var pattern =
isFunction(value) || isHostObject(value) ? reIsNative
: reIsHostCtor;\n\t return pattern.test(toSource(value));\n\t}\n\t\n\t\n\t**\n\t * The base implementation of `_toString`
which doesn't convert nullish\n\t * values to empty strings.\n\t *\n\t * @private\n\t * @param {*} value The value to
process.\n\t * @returns {string} Returns the string.\n\t * ^\n\tfunction baseToString(value) {\n\t // Exit early for
strings to avoid a performance hit in some environments.\n\t if (typeof value == 'string') {\n\t return value;\n\t
}\n\t if (isSymbol(value)) {\n\t return symbolToString ? symbolToString.call(value) : '';\n\t }\n\t var result =
value + '';\n\t return result == '0' && 1 / value == -INFINITY ? '-0' : result;\n\t}\n\t\n\t\n\t**\n\t * Copies the values of
`source` to `array`.\n\t *\n\t * @private\n\t * @param {Array} source The array to copy values from.\n\t * @param
{Array} [array=[]] The array to copy values to.\n\t * @returns {Array} Returns `array`.\n\t * ^\n\tfunction
copyArray(source, array) {\n\t var index = -1,\n\t length = source.length;\n\t\n\t array || (array = Array(length));\n\t while (++index < length) {\n\t array[index] =
source[index];\n\t }\n\t return array;\n\t}\n\t\n\t\n\t**\n\t * Gets the data for `map`.\n\t *\n\t * @private\n\t * @param
{Object} map The map to query.\n\t * @param {string} key The reference key.\n\t * @returns {*} Returns the map
data.\n\t * ^\n\tfunction getMapData(map, key) {\n\t var data = map.__data__;\n\t return isKeyable(key) ?
data[typeof key == 'string' ? 'string' : 'hash'] : data.map;\n\t}\n\t\n\t\n\t**\n\t * Gets the native function at `key` of
`object`.\n\t *\n\t * @private\n\t * @param {Object} object The object to query.\n\t * @param {string} key The key
of the method to get.\n\t * @returns {*} Returns the function if it's native, else `undefined`.\n\t * ^\n\tfunction
getNative(object, key) {\n\t var value = getValue(object, key);\n\t return baseIsNative(value) ? value :
undefined;\n\t}\n\t\n\t\n\t**\n\t * Checks if `value` is suitable for use as unique
object key.\n\t *\n\t * @private\n\t * @param {*} value The value to check.\n\t * @returns {boolean} Returns
`true` if `value` is suitable, else `false`.\n\t * ^\n\tfunction isKeyable(value) {\n\t var type = typeof value ===
'undefined' ? 'undefined' : _typeof(value);\n\t return type == 'string' || type == 'number' || type == 'symbol' || type ==
'boolean' ? value !== '__proto__' : value === null;\n\t}\n\t\n\t\n\t**\n\t * Checks if `func` has its source masked.\n\t *\n\t
*\n\t * @private\n\t * @param {Function} func The function to check.\n\t * @returns {boolean} Returns `true` if
`func` is masked, else `false`.\n\t * ^\n\tfunction isMasked(func) {\n\t return !!maskSrcKey && maskSrcKey in

```



```

Returns `true` if `value` is a function, else `false`.
@example
function isFunction(value) {
  // The use of `Object#toString`
  // avoids issues with the `typeof` operator
  // in Safari 8-9 which returns 'object' for typed array and other
  // constructors.
  var tag = Object.prototype.toString.call(value);
  return tag === 'function' || tag === 'GeneratorFunction';
}
Checks if `value` is the [language type] (http://www.ecma-international.org/ecma-262/7.0/#sec-ecmascript-language-types) of `Object` (e.g. arrays, functions, objects, regexes, `new Number(0)`, and `new String(')`.
@example
function isObject(value) {
  // Returns `true` if `value` is an object,
  // else `false`.
  return typeof value === 'object' || typeof value === 'function';
}
Checks if `value` is object-like. A value is object-like if it's not `null` and has a `typeof` result of `"object"`.
@example
function isObjectLike(value) {
  // Returns `true` if `value` is object-like, else `false`.
  return !!(value && (typeof value === 'object' || typeof value === 'function'));
}
Checks if `value` is classified as a `Symbol` primitive or object.
@example
function isSymbol(value) {
  return (typeof value === 'undefined' ? 'undefined' : _typeof(value)) === 'symbol' ||
    isObjectLike(value) && Object.prototype.toString.call(value) === Symbol.prototype.toString.call(value);
}
Converts `value` to a string. An empty string is returned for `null` and `undefined` values. The sign of `-0` is preserved.
@example
function toString(value) {
  return value == null ? '' : baseToString(value);
}
Converts `value` to a property path array.
@example
function toPath(value) {
  if (isArray(value)) {
    return arrayMap(value, toKey);
  }
  return isSymbol(value) ? [value] : copyArray(stringToPath(value));
}
WEBPACK
VAR INJECTION */.call(exports, (function() { return this; }()))
function(module, exports, __webpack_require__) {
'use strict';
var _typeof = typeof Symbol === "function" && Symbol.iterator === "symbol" ? function(obj) { return typeof obj; } : function(obj) { return obj && typeof Symbol === "function" && obj.constructor === Symbol && obj !== Symbol.prototype ? "symbol" : typeof obj; };
var compileSchema = __webpack_require__(16),
    resolve = __webpack_require__(17),
    Cache = __webpack_require__(37),
    SchemaObject = __webpack_require__(28),
    stableStringify = __webpack_require__(31),
    formats = __webpack_require__(38),
    rules = __webpack_require__(39),
    $dataMetaSchema = __webpack_require__(62),
    patternGroups = __webpack_require__(63),
    util = __webpack_require__(26),
    co = __webpack_require__(36);
module.exports = Ajv.prototype.validate = validate;
Ajv.prototype.compile = compile;
Ajv.prototype.addSchema = addSchema;
Ajv.prototype.addMetaSchema = addMetaSchema;
Ajv.prototype.validateSchema = validateSchema;
Ajv.prototype.getSchema

```

```

= getSchema;\n\tAjv.prototype.removeSchema = removeSchema;\n\tAjv.prototype.addFormat =
addFormat;\n\tAjv.prototype.errorsText = errorsText;\n\t\n\tAjv.prototype._addSchema =
_addSchema;\n\tAjv.prototype._compile = _compile;\n\t\n\tAjv.prototype.compileAsync =
__webpack_require__(64);\n\tvar customKeyword = __webpack_require__(65);\n\tAjv.prototype.addKeyword =
customKeyword.add;\n\tAjv.prototype.getKeyword = customKeyword.get;\n\tAjv.prototype.removeKeyword =
customKeyword.remove;\n\t\n\tvar errorClasses = __webpack_require__(30);\n\tAjv.ValidationError =
errorClasses.Validation;\n\tAjv.MissingRefError = errorClasses.MissingRef;\n\tAjv.$dataMetaSchema =
$dataMetaSchema;\n\t\n\tvar META_SCHEMA_ID = 'http://json-schema.org/draft-06/schema';\n\t\n\tvar
META_IGNORE_OPTIONS = ['removeAdditional', 'useDefaults', 'coerceTypes'];\n\tvar
META_SUPPORT_DATA = ['/properties'];\n\t\n\t\n\t\n\t * Creates validator instance.\n\t * Usage: `Ajv(opts)`\n\t *
@param {Object} opts
optional options\n\t * @return {Object} ajv instance\n\t * ^\n\tfunction Ajv(opts) {\n\t if (!(this instanceof Ajv))
return new Ajv(opts);\n\t opts = this._opts = util.copy(opts) || {};\n\t this._schemas = {};\n\t this._refs = {};\n\t
this._fragments = {};\n\t this._formats = formats(opts.format);\n\t var schemaUriFormat = this._schemaUriFormat
= this._formats['uri-reference'];\n\t this._schemaUriFormatFunc = function (str) {\n\t return
schemaUriFormat.test(str);\n\t };}\n\t\n\t this._cache = opts.cache || new Cache();\n\t this._loadingSchemas = {};\n\t
this._compilations = [];\n\t this.RULES = rules();\n\t this._getId = chooseGetId(opts);\n\t\n\t\n\t opts.loopRequired =
opts.loopRequired || Infinity;\n\t if (opts.errorDataPath === 'property') opts._errorDataPathProperty = true;\n\t if
(opts.serialize === undefined) opts.serialize = stableStringify;\n\t this._metaOpts =
getMetaSchemaOptions(this);\n\t\n\t\n\t if (opts.formats) addInitialFormats(this);\n\t addDraft6MetaSchema(this);\n\t
if (_typeof(opts.meta) === 'object') this.addMetaSchema(opts.meta);\n\t addInitialSchemas(this);\n\t\n\t if
(opts.patternGroups) patternGroups(this);\n\t\n\t\n\t\n\t * Validate data using schema\n\t * Schema will be
compiled and cached (using serialized JSON as key. [json-stable-stringify](https://github.com/substack/json-stable-
stringify) is used to serialize.\n\t * @this Ajv\n\t * @param {String|Object} schemaKeyRef key, ref or schema
object\n\t * @param {Any} data to be validated\n\t * @return {Boolean} validation result. Errors from the last
validation will be available in `ajv.errors` (and also in compiled schema: `schema.errors`).\n\t * ^\n\tfunction
validate(schemaKeyRef, data) {\n\t var v;\n\t if (typeof schemaKeyRef === 'string') {\n\t v =
this.getSchema(schemaKeyRef);\n\t if (!v) throw new Error('no schema with key or ref \'' + schemaKeyRef +
'\");\n\t } else {\n\t var schemaObj = this._addSchema(schemaKeyRef);\n\t v = schemaObj.validate ||
this._compile(schemaObj);\n\t }\n\t\n\t\n\t var valid = v(data);\n\t if (v.$async === true) return this._opts.async === '*'
? co(valid) : valid;\n\t this.errors = v.errors;\n\t return valid;\n\t}\n\t\n\t\n\t\n\t * Create validating function for
passed schema.\n\t * @this Ajv\n\t * @param {Object} schema schema object\n\t * @param {Boolean} _meta
true if schema is a meta-schema. Used internally to compile meta schemas of custom keywords.\n\t * @return
{Function} validating function\n\t * ^\n\tfunction compile(schema, _meta) {\n\t var schemaObj =
this._addSchema(schema, undefined, _meta);\n\t return schemaObj.validate ||
this._compile(schemaObj);\n\t}\n\t\n\t\n\t\n\t * Adds schema to the instance.\n\t * @this Ajv\n\t * @param
{Object|Array} schema schema or array of schemas. If array is passed, `key` and other parameters will be
ignored.\n\t * @param {String} key Optional schema key. Can be passed to `validate` method instead of schema
object or id/ref. One schema per instance can
have empty `id` and `key`.\n\t * @param {Boolean} _skipValidation true to skip schema validation. Used
internally, option validateSchema should be used instead.\n\t * @param {Boolean} _meta true if schema is a meta-
schema. Used internally, addMetaSchema should be used instead.\n\t * ^\n\tfunction addSchema(schema, key,
_skipValidation, _meta) {\n\t if (Array.isArray(schema)) {\n\t for (var i = 0; i < schema.length; i++) {\n\t
this.addSchema(schema[i], undefined, _skipValidation, _meta);\n\t }\n\t return;\n\t }\n\t\n\t\n\t var id =
this._getId(schema);\n\t if (id !== undefined && typeof id !== 'string') throw new Error('schema id must be
string');\n\t key = resolve.normalizeId(key || id);\n\t checkUnique(this, key);\n\t this._schemas[key] =
this._addSchema(schema, _skipValidation, _meta, true);\n\t\n\t\n\t\n\t * Add schema that will be used to
validate other schemas\n\t * options in META_IGNORE_OPTIONS are always set to false\n\t * @this Ajv\n\t *

```

```

@param {Object} schema schema
object\n\t * @param {String} key optional schema key\n\t * @param {Boolean} skipValidation true to skip schema
validation, can be used to override validateSchema option for meta-schema\n\t */\n\tfunction
addMetaSchema(schema, key, skipValidation) {\n\t this.addSchema(schema, key, skipValidation,
true);\n\t}\n\t\n\t/**\n\t * Validate schema\n\t * @this Ajv\n\t * @param {Object} schema schema to validate\n\t *
@param {Boolean} throwOrLogError pass true to throw (or log) an error if invalid\n\t * @return {Boolean} true if
schema is valid\n\t */\n\tfunction validateSchema(schema, throwOrLogError) {\n\t var $schema =
schema.$schema;\n\t if ($schema !== undefined && typeof $schema !== 'string') throw new Error('$schema must be
a string');\n\t $schema = $schema || this._opts.defaultMeta || defaultMeta(this);\n\t if (!$schema) {\n\t
console.warn('meta-schema not available');\n\t this.errors = null;\n\t return true;\n\t }\n\t var currentUriFormat
= this._formats.uri;\n\t this._formats.uri
= typeof currentUriFormat === 'function' ? this._schemaUriFormatFunc : this._schemaUriFormat;\n\t var valid;\n\t
try {\n\t valid = this.validate($schema, schema);\n\t } finally {\n\t this._formats.uri = currentUriFormat;\n\t
}\n\t if (!valid && throwOrLogError) {\n\t var message = 'schema is invalid: ' + this.errorsText();\n\t if
(this._opts.validateSchema === 'log') console.error(message);else throw new Error(message);\n\t }\n\t return
valid;\n\t}\n\t\n\tfunction defaultMeta(self) {\n\t var meta = self._opts.meta;\n\t self._opts.defaultMeta = (typeof
meta === 'undefined' ? 'undefined' : _typeof(meta)) === 'object' ? self._getId(meta) || meta :
self.getSchema(META_SCHEMA_ID) ? META_SCHEMA_ID : undefined;\n\t return
self._opts.defaultMeta;\n\t}\n\t\n\t/**\n\t * Get compiled schema from the instance by `key` or `ref`.\n\t * @this
Ajv\n\t * @param {String} keyRef `key` that was passed to `addSchema` or full schema reference (`schema.id` or
resolved id).\n\t
* @return {Function} schema validating function (with property `schema`).\n\t */\n\tfunction getSchema(keyRef)
{\n\t var schemaObj = _getSchemaObj(this, keyRef);\n\t switch (typeof schemaObj === 'undefined' ? 'undefined' :
_typeof(schemaObj)) {\n\t case 'object':\n\t return schemaObj.validate || this._compile(schemaObj);\n\t case
'string':\n\t return this.getSchema(schemaObj);\n\t case 'undefined':\n\t return _getSchemaFragment(this,
keyRef);\n\t }\n\t}\n\t\n\tfunction _getSchemaFragment(self, ref) {\n\t var res = resolve.schema.call(self, { schema:
{} }, ref);\n\t if (res) {\n\t var schema = res.schema,\n\t root = res.root,\n\t baseId = res.baseId;\n\t var v
= compileSchema.call(self, schema, root, undefined, baseId);\n\t self._fragments[ref] = new SchemaObject({\n\t
ref: ref,\n\t fragment: true,\n\t schema: schema,\n\t root: root,\n\t baseId: baseId,\n\t validate: v\n\t
});\n\t return v;\n\t
}\n\t}\n\t\n\tfunction _getSchemaObj(self, keyRef) {\n\t keyRef = resolve.normalizeId(keyRef);\n\t return
self._schemas[keyRef] || self._refs[keyRef] || self._fragments[keyRef];\n\t}\n\t\n\t/**\n\t * Remove cached
schema(s).\n\t * If no parameter is passed all schemas but meta-schemas are removed.\n\t * If RegExp is passed all
schemas with key/id matching pattern but meta-schemas are removed.\n\t * Even if schema is referenced by other
schemas it still can be removed as other schemas have local references.\n\t * @this Ajv\n\t * @param
{String|Object|RegExp} schemaKeyRef key, ref, pattern to match key/ref or schema object\n\t */\n\tfunction
removeSchema(schemaKeyRef) {\n\t if (schemaKeyRef instanceof RegExp) {\n\t _removeAllSchemas(this,
this._schemas, schemaKeyRef);\n\t _removeAllSchemas(this, this._refs, schemaKeyRef);\n\t return;\n\t }\n\t
switch (typeof schemaKeyRef === 'undefined' ? 'undefined' : _typeof(schemaKeyRef)) {\n\t case 'undefined':\n\t
_removeAllSchemas(this,
this._schemas);\n\t _removeAllSchemas(this, this._refs);\n\t this._cache.clear();\n\t return;\n\t case
'string':\n\t var schemaObj = _getSchemaObj(this, schemaKeyRef);\n\t if (schemaObj)
this._cache.del(schemaObj.cacheKey);\n\t delete this._schemas[schemaKeyRef];\n\t delete
this._refs[schemaKeyRef];\n\t return;\n\t case 'object':\n\t var serialize = this._opts.serialize;\n\t var
cacheKey = serialize ? serialize(schemaKeyRef) : schemaKeyRef;\n\t this._cache.del(cacheKey);\n\t var id =
this._getId(schemaKeyRef);\n\t if (id) {\n\t id = resolve.normalizeId(id);\n\t delete this._schemas[id];\n\t
delete this._refs[id];\n\t }\n\t }\n\t}\n\t\n\tfunction _removeAllSchemas(self, schemas, regex) {\n\t for (var
keyRef in schemas) {\n\t var schemaObj = schemas[keyRef];\n\t if (!schemaObj.meta && (!regex ||

```

```

regex.test(keyRef)) {\n\t\t\tself._cache.del(schemaObj.cacheKey);\n\t\t\tdelete schemas[keyRef];\n\t\t\t}\n\t\t}\n\t\t}\n\t\t}/* @this Ajv */\n\t\tfunction _addSchema(schema, skipValidation, meta, shouldAddSchema) {\n\t\t\tif ((typeof schema === 'undefined' ? 'undefined' : _typeof(schema)) !== 'object' && typeof schema !== 'boolean') throw new Error('schema should be object or boolean');\n\t\t\tvar serialize = this._opts.serialize;\n\t\t\tvar cacheKey = serialize ? serialize(schema) : schema;\n\t\t\tvar cached = this._cache.get(cacheKey);\n\t\t\tif (cached) return cached;\n\t\t\tshouldAddSchema = shouldAddSchema || this._opts.addUsedSchema !== false;\n\t\t\tvar id = resolve.normalizeId(this._getId(schema));\n\t\t\tif (id && shouldAddSchema) checkUnique(this, id);\n\t\t\tvar willValidate = this._opts.validateSchema !== false && !skipValidation;\n\t\t\tvar recursiveMeta;\n\t\t\tif (willValidate && !(recursiveMeta = id && id === resolve.normalizeId(schema.$schema))) this.validateSchema(schema, true);\n\t\t\tvar localRefs = resolve.ids.call(this, schema);\n\t\t\tvar schemaObj = new SchemaObject({\n\t\t\t\tid: id,\n\t\t\t\tschema: schema,\n\t\t\t\tlocalRefs: localRefs,\n\t\t\t\tcacheKey: cacheKey,\n\t\t\t\tmeta: meta\n\t\t\t});\n\t\t\tif (id[0] !== '#' && shouldAddSchema) this._refs[id] = schemaObj;\n\t\t\tthis._cache.put(cacheKey, schemaObj);\n\t\t\tif (willValidate && recursiveMeta) this.validateSchema(schema, true);\n\t\t\treturn schemaObj;\n\t\t}\n\t\t}\n\t\t}/* @this Ajv */\n\t\tfunction _compile(schemaObj, root) {\n\t\t\tif (schemaObj.compiling) {\n\t\t\t\tschemaObj.validate = callValidate;\n\t\t\t\tcallValidate.schema = schemaObj.schema;\n\t\t\t\tcallValidate.errors = null;\n\t\t\t\tcallValidate.root = root ? root : callValidate;\n\t\t\t\tif (schemaObj.schema.$async === true) callValidate.$async = true;\n\t\t\t\treturn callValidate;\n\t\t\t}\n\t\t\tif (schemaObj.compiling = true) {\n\t\t\t\tvar currentOpts;\n\t\t\t\tif (schemaObj.meta) {\n\t\t\t\t\tcurrentOpts = this._opts;\n\t\t\t\t\tthis._opts = this._metaOpts;\n\t\t\t\t}\n\t\t\t\tvar v;\n\t\t\t\ttry {\n\t\t\t\t\tv = compileSchema.call(this, schemaObj.schema, root, schemaObj.localRefs);\n\t\t\t\t} finally {\n\t\t\t\t\tschemaObj.compiling = false;\n\t\t\t\t\tif (schemaObj.meta) this._opts = currentOpts;\n\t\t\t\t}\n\t\t\t\tif (schemaObj.validate = v) {\n\t\t\t\t\tif (schemaObj.refVal = v.refVal) {\n\t\t\t\t\t\tif (schemaObj.root = v.root) {\n\t\t\t\t\t\t\treturn v;\n\t\t\t\t\t\t}\n\t\t\t\t\t\tfunction callValidate() {\n\t\t\t\t\t\t\tvar _validate = schemaObj.validate;\n\t\t\t\t\t\t\tvar result = _validate.apply(null, arguments);\n\t\t\t\t\t\t\tcallValidate.errors = _validate.errors;\n\t\t\t\t\t\t\treturn result;\n\t\t\t\t\t\t}\n\t\t\t\t\t\tfunction chooseGetId(opts) {\n\t\t\t\t\t\t\tswitch (opts.schemaId) {\n\t\t\t\t\t\t\t\tcase '$id':\n\t\t\t\t\t\t\t\t\treturn _getId;\n\t\t\t\t\t\t\t\tcase 'id':\n\t\t\t\t\t\t\t\t\treturn _getId;\n\t\t\t\t\t\t\t\tdefault:\n\t\t\t\t\t\t\t\t\treturn _getIdOrId;\n\t\t\t\t\t\t\t}\n\t\t\t\t\t\t}\n\t\t\t\t\t\tfunction _getId(schema) {\n\t\t\t\t\t\t\tif (schema.$id) console.warn('schema $id ignored', schema.$id);\n\t\t\t\t\t\t\treturn schema.id;\n\t\t\t\t\t\t}\n\t\t\t\t\t\tfunction _getIdOrId(schema) {\n\t\t\t\t\t\t\tif (schema.$id && schema.id && schema.$id !== schema.id) throw new Error('schema $id is different from id');\n\t\t\t\t\t\t\treturn schema.$id || schema.id;\n\t\t\t\t\t\t}\n\t\t\t\t\t\tfunction errorsText(errors, options) {\n\t\t\t\t\t\t\terrors = errors || this.errors;\n\t\t\t\t\t\t\tif (!errors) return 'No errors';\n\t\t\t\t\t\t\toptions = options || {};\n\t\t\t\t\t\t\tvar separator = options.separator === undefined ? ', ' : options.separator;\n\t\t\t\t\t\t\tvar dataVar = options.dataVar === undefined ? 'data' : options.dataVar;\n\t\t\t\t\t\t\tvar text = '';\n\t\t\t\t\t\t\tfor (var i = 0; i < errors.length; i++) {\n\t\t\t\t\t\t\t\tvar e = errors[i];\n\t\t\t\t\t\t\t\tif (e) text += dataVar + e.dataPath + ' ' + e.message + separator;\n\t\t\t\t\t\t\t}\n\t\t\t\t\t\t\treturn text.slice(0, -separator.length);\n\t\t\t\t\t\t}\n\t\t\t\t\t\tfunction addFormat(name, format) {\n\t\t\t\t\t\t\tif (typeof format === 'string') format = new RegExp(format);\n\t\t\t\t\t\t\tthis._formats[name] = format;\n\t\t\t\t\t\t}\n\t\t\t\t\t\tfunction addDraft6MetaSchema(self) {\n\t\t\t\t\t\t\tvar $dataSchema;\n\t\t\t\t\t\t\tif (self._opts.$data) {\n\t\t\t\t\t\t\t\t$dataSchema = __webpack_require__(67);\n\t\t\t\t\t\t\t\tself.addMetaSchema($dataSchema, $dataSchema.$id, true);\n\t\t\t\t\t\t\t}\n\t\t\t\t\t\t\tif (self._opts.meta === false) return;\n\t\t\t\t\t\t\tvar metaSchema = __webpack_require__(68);\n\t\t\t\t\t\t\tif (self._opts.$data) metaSchema = $dataMetaSchema(metaSchema, META_SUPPORT_DATA);\n\t\t\t\t\t\t\tself.addMetaSchema(metaSchema, META_SCHEMA_ID, true);\n\t\t\t\t\t\t\tself._refs['http://json-schema.org/schema'] = META_SCHEMA_ID;\n\t\t\t\t\t\t}\n\t\t\t\t\t\tfunction addInitialSchemas(self)

```

```

{\n\t var optsSchemas = self._opts.schemas;\n\t if (!optsSchemas) return;\n\t if (Array.isArray(optsSchemas))
self.addSchema(optsSchemas);else for (var key in optsSchemas) {\n\t self.addSchema(optsSchemas[key], key);\n\t
}\n\t}\n\t\n\tfunction addInitialFormats(self) {\n\t for (var name in self._opts.formats) {\n\t var format =
self._opts.formats[name];\n\t self.addFormat(name, format);\n\t }\n\t}\n\t\n\tfunction checkUnique(self, id) {\n\t
if (self._schemas[id] || self._refs[id]) throw new Error('schema with key or id \'' + id + '\'' already
exists');\n\t}\n\t\n\tfunction getMetaSchemaOptions(self) {\n\t var metaOpts = util.copy(self._opts);\n\t for (var i =
0; i < META_IGNORE_OPTIONS.length; i++) {\n\t delete metaOpts[META_IGNORE_OPTIONS[i]];\n\t
}\n\treturn metaOpts;\n\t}\n\t\n\t/****/, \n/ 16 */\n/****/ function(module, exports, __webpack_require__) {\n\t\n\t'use
strict';\n\t\n\tvar _typeof = typeof Symbol === \"function\" && typeof Symbol.iterator === \"symbol\" ? function
(obj) { return typeof obj; } : function (obj) { return obj && typeof Symbol === \"function\" && obj.constructor
=== Symbol && obj !== Symbol.prototype ? \"symbol\" : typeof obj; };

\n\t\n\tvar resolve =
__webpack_require__(17),\n\t util = __webpack_require__(26),\n\t errorClasses =
__webpack_require__(30),\n\t stableStringify = __webpack_require__(31);\n\t\n\t\n\tvar validateGenerator =
__webpack_require__(35);\n\t\n\t\n\t/* Functions below are used inside compiled validations function\n\t
*/\n\t\n\t\n\tvar co = __webpack_require__(36);\n\t\n\tvar ucs2length = util.ucs2length;\n\t\n\tvar equal =
__webpack_require__(25);\n\t\n\t\n\t// this error is thrown by async schemas to return validation errors via
exception\n\t\n\tvar ValidationError = errorClasses.Validation;\n\t\n\t\n\tmodule.exports = compile;\n\t\n\t\n\t/****\n\t *
Compiles schema to validation function\n\t * @this Ajv\n\t * @param {Object} schema schema object\n\t *
@param {Object} root object with information about the root schema for this
schema\n\t * @param {Object} localRefs the hash of local references inside the schema (created by resolve.id),
used for inline resolution\n\t * @param {String} baseId base ID for IDs in the schema\n\t * @return {Function}
validation function\n\t */\n\t\n\tfunction compile(schema, root, localRefs, baseId) {\n\t /* jshint validthis: true, evil:
true */\n\t /* eslint no-shadow: 0 */\n\t var self = this,\n\t opts = this._opts,\n\t refVal = [undefined],\n\t
refs = {},\n\t patterns = [],\n\t patternsHash = {},\n\t defaults = [],\n\t defaultsHash = {},\n\t
customRules = [];\n\t\n\t\n\t root = root || { schema: schema, refVal: refVal, refs: refs };

\n\t\n\t var c =
checkCompiling.call(this, schema, root, baseId);\n\t var compilation = this._compilations[c.index];\n\t\n\t if
(c.compiling) return compilation.callValidate = callValidate;\n\t\n\t var formats = this._formats;\n\t var RULES =
this.RULES;\n\t\n\t\n\t try {\n\t var v = localCompile(schema, root,
localRefs, baseId);\n\t compilation.validate = v;\n\t var cv = compilation.callValidate;\n\t if (cv) {\n\t
cv.schema = v.schema;\n\t cv.errors = null;\n\t cv.refs = v.refs;\n\t cv.refVal = v.refVal;\n\t cv.root =
v.root;\n\t cv.$async = v.$async;\n\t if (opts.sourceCode) cv.source = v.source;\n\t }\n\t\n\t return v;\n\t }
finally {\n\t endCompiling.call(this, schema, root, baseId);\n\t }\n\t\n\t\n\t function callValidate() {\n\t var validate
= compilation.validate;\n\t var result = validate.apply(null, arguments);\n\t callValidate.errors =
validate.errors;\n\t return result;\n\t }\n\t\n\t\n\t function localCompile(_schema, _root, localRefs, baseId) {\n\t var
isRoot = !_root || _root && _root.schema === _schema;\n\t if (_root.schema !== root.schema) return
compile.call(self, _schema, _root, localRefs, baseId);\n\t\n\t var $async = _schema.$async === true;\n\t\n\t var
sourceCode = validateGenerator({\n\t isTop: true,\n\t
schema: _schema,\n\t isRoot: isRoot,\n\t baseId: baseId,\n\t root: _root,\n\t schemaPath: ",\n\t
errSchemaPath: '#',\n\t errorPath: \"\", \n\t MissingRefError: errorClasses.MissingRef,\n\t RULES:
RULES,\n\t validate: validateGenerator,\n\t util: util,\n\t resolve: resolve,\n\t resolveRef: resolveRef,\n\t
usePattern: usePattern,\n\t useDefault: useDefault,\n\t useCustomRule: useCustomRule,\n\t opts:
opts,\n\t formats: formats,\n\t self: self\n\t });\n\t\n\t\n\t sourceCode = vars(refVal, refValCode) +
vars(patterns, patternCode) + vars(defaults, defaultCode) + vars(customRules, customRuleCode) +
sourceCode;\n\t\n\t\n\t if (opts.processCode) sourceCode = opts.processCode(sourceCode);\n\t //
console.log(\"\\n\\n\\n **** \\n', JSON.stringify(sourceCode));\n\t var validate;\n\t try {\n\t var makeValidate =
new Function('self', 'RULES', 'formats', 'root', 'refVal', 'defaults',
'customRules', 'co', 'equal', 'ucs2length', 'ValidationError', sourceCode);\n\t\n\t validate = makeValidate(self,
RULES, formats, root, refVal, defaults, customRules, co, equal, ucs2length, ValidationError);\n\t\n\t refVal[0] =

```

```

validate;\n\t } catch (e) {\n\t console.error('Error compiling schema, function code:', sourceCode);\n\t throw
e;\n\t }\n\t validate.schema = _schema;\n\t validate.errors = null;\n\t validate.refs = refs;\n\t
validate.refVal = refVal;\n\t validate.root = isRoot ? validate : _root;\n\t if ($async) validate.$async = true;\n\t
if (opts.sourceCode === true) {\n\t validate.source = {\n\t code: sourceCode,\n\t patterns: patterns,\n\t
defaults: defaults\n\t };\n\t }\n\t return validate;\n\t }\n\t function resolveRef(baseId, ref, isRoot) {\n\t
ref = resolve.url(baseId, ref);\n\t var refIndex = refs[ref];\n\t var _refVal, refCode;\n\t if (refIndex !==
undefined)
{\n\t _refVal = refVal[refIndex];\n\t refCode = 'refVal[' + refIndex + ']';\n\t return resolvedRef(_refVal,
refCode);\n\t }\n\t if (!isRoot && root.refs) {\n\t var rootRefId = root.refs[ref];\n\t if (rootRefId !==
undefined) {\n\t _refVal = root.refVal[rootRefId];\n\t refCode = addLocalRef(ref, _refVal);\n\t return
resolvedRef(_refVal, refCode);\n\t }\n\t }\n\t refCode = addLocalRef(ref);\n\t var v = resolve.call(self,
localCompile, root, ref);\n\t if (v === undefined) {\n\t var localSchema = localRefs && localRefs[ref];\n\t if
(localSchema) {\n\t v = resolve.inlineRef(localSchema, opts.inlineRefs) ? localSchema : compile.call(self,
localSchema, root, localRefs, baseId);\n\t }\n\t }\n\t if (v === undefined) {\n\t
removeLocalRef(ref);\n\t } else {\n\t replaceLocalRef(ref, v);\n\t return resolvedRef(v, refCode);\n\t }\n\t
}\n\t function addLocalRef(ref, v)
{\n\t var refId = refVal.length;\n\t refVal[refId] = v;\n\t refs[ref] = refId;\n\t return 'refVal' + refId;\n\t
}\n\t function removeLocalRef(ref) {\n\t delete refs[ref];\n\t }\n\t function replaceLocalRef(ref, v) {\n\t
var refId = refs[ref];\n\t refVal[refId] = v;\n\t }\n\t function resolvedRef(refVal, code) {\n\t return (typeof
refVal === 'undefined' ? 'undefined' : _typeof(refVal)) === 'object' || typeof refVal === 'boolean' ? { code: code,
schema: refVal, inline: true } : { code: code, $async: refVal && refVal.$async };\n\t }\n\t function
usePattern(regexStr) {\n\t var index = patternsHash[regexStr];\n\t if (index === undefined) {\n\t index =
patternsHash[regexStr] = patterns.length;\n\t patterns[index] = regexStr;\n\t }\n\t return 'pattern' + index;\n\t
}\n\t function useDefault(value) {\n\t switch (typeof value === 'undefined' ? 'undefined' : _typeof(value)) {\n\t
case 'boolean':\n\t case 'number':\n\t
return " + value;\n\t case 'string':\n\t return util.toQuotedString(value);\n\t case 'object':\n\t if
(value === null) return 'null';\n\t var valueStr = stableStringify(value);\n\t var index =
defaultsHash[valueStr];\n\t if (index === undefined) {\n\t index = defaultsHash[valueStr] =
defaults.length;\n\t defaults[index] = value;\n\t }\n\t return 'default' + index;\n\t }\n\t }\n\t function
useCustomRule(rule, schema, parentSchema, it) {\n\t var validateSchema =
rule.definition.validateSchema;\n\t if (validateSchema && self._opts.validateSchema !== false) {\n\t var valid
= validateSchema(schema);\n\t if (!valid) {\n\t var message = 'keyword schema is invalid: ' +
self.errorsText(validateSchema.errors);\n\t if (self._opts.validateSchema === 'log') console.error(message);\n\t
throw new Error(message);\n\t }\n\t }\n\t var compile = rule.definition.compile,\n\t
inline = rule.definition.inline,\n\t macro = rule.definition.macro;\n\t if (compile)
{\n\t validate = compile.call(self, schema, parentSchema, it);\n\t } else if (macro) {\n\t validate =
macro.call(self, schema, parentSchema, it);\n\t if (opts.validateSchema !== false) self.validateSchema(validate,
true);\n\t } else if (inline) {\n\t validate = inline.call(self, it, rule.keyword, schema, parentSchema);\n\t } else
{\n\t validate = rule.definition.validate;\n\t if (!validate) return;\n\t }\n\t if (validate === undefined)
throw new Error('custom keyword "' + rule.keyword + '" failed to compile');\n\t var index =
customRules.length;\n\t customRules[index] = validate;\n\t return {\n\t code: 'customRule' + index,\n\t
validate: validate\n\t };\n\t }\n\t } * Checks if the schema is currently compiled * @this Ajv *
@param {Object} schema
schema to compile * @param {Object} root root object * @param {String} baseId base schema ID *
@return {Object} object with properties "index" (compilation index) and "compiling" (boolean) */
function checkCompiling(schema, root, baseId) {\n\t /* jshint validthis: true */\n\t var index = compIndex.call(this, schema,
root, baseId);\n\t if (index >= 0) return { index: index, compiling: true };\n\t index = this._compilations.length;\n\t
this._compilations[index] = {\n\t schema: schema,\n\t root: root,\n\t baseId: baseId\n\t };\n\t return { index:

```



```

index, compiling: false };
Ajv.prototype.removeSchema = function(schema, root, baseId) {
  if (this._compilations.length > 0) {
    var i = this._compilations.length - 1;
    while (i >= 0) {
      var c = this._compilations[i];
      if (c.schema === schema && c.root === root && c.baseId === baseId) {
        this._compilations.splice(i, 1);
        return i;
      }
      i--;
    }
    return -1;
  }
  return patternCode(i, patterns) ? 'var pattern' + i + ' = new RegExp(' + util.toQuotedString(patterns[i]) + ');' : defaultCode(i) ? 'var default' + i + ' = defaults[' + i + '];' : refValCode(i, refVal) ? 'return refVal[' + i + ']' : 'return refVal[' + i + ']' + ' = refVal[' + i + '];';
  return customRuleCode(i) ? 'return ' + 'var customRule' + i + ' = customRules[' + i + '];' : vars(arr, statement) ? (!arr.length ? '' : 'for (var i = 0; i < arr.length; i++) { ' + statement + ' }') : 'return code';
  function useStrict(typeof) {
    return typeof Symbol === 'function' && typeof Symbol.iterator === 'symbol' ? function(obj) {
      return typeof obj;
    } : function(obj) {
      return obj && typeof Symbol === 'function' && obj.constructor === Symbol && obj !== Symbol.prototype ? 'symbol' : typeof obj;
    };
  }
  var url = __webpack_require__(18),
      equal = __webpack_require__(25),
      util = __webpack_require__(26),
      SchemaObject = __webpack_require__(28),
      traverse = __webpack_require__(29),
      module = exports,
      resolve = module.resolve,
      normalizeId = module.resolve.normalizeId,
      fullPath = module.resolve.fullPath,
      getUrl = module.resolve.url,
      resolveUrl = module.resolve.url,
      resolveIds = module.resolve.resolveIds,
      inlineRef = module.resolve.inlineRef,
      resolveSchema = module.resolve.resolveSchema;
  function compileReference(schema, root, ref) {
    return compileReference(schema, root, ref);
  }
  function resolveReference(schema, root, ref) {
    return resolveReference(schema, root, ref);
  }
  function resolveSchema(root, ref) {
    var p = url.parse(ref, false, true),
        refPath = _getFullPath(p),
        baseId = getFullPath(this._getId(root.schema));
    if (refPath !== baseId) {
      var id = normalizeId(refPath),
          refVal = this._refs[id];
      if (typeof refVal === 'string') {
        return resolveRecursive.call(this, root, refVal, p);
      } else if (refVal instanceof SchemaObject) {
        if (!refVal.validate) {
          this._compile(refVal);
          root = refVal;
        } else {
          refVal = this._schemas[id];
          if (refVal instanceof SchemaObject) {
            if (!refVal.validate) {
              this._compile(refVal);
            }
            if (id === normalizeId(ref)) {
              return { schema: refVal, root: root, baseId: baseId };
            }
            root = refVal;
          } else {
            return;
          }
        }
        if (!root.schema) {
          return getFullPath(this._getId(root.schema));
        }
        return getJsonPointer.call(this, p, baseId, root.schema, root);
      }
    }
    return resolveRecursive.call(this, root, ref, p);
  }

```

```

*/\n\t var res = resolveSchema.call(this, root,
ref);\n\t if (res) {\n\t\t var schema = res.schema;\n\t\t var baseId = res.baseId;\n\t\t root = res.root;\n\t\t var id =
this._getId(schema);\n\t\t if (id) baseId = resolveUrl(baseId, id);\n\t\t return getJsonPointer.call(this, parsedRef,
baseId, schema, root);\n\t\t }\n\t\t\ntvar PREVENT_SCOPE_CHANGE = util.toHash(['properties',
'patternProperties', 'enum', 'dependencies', 'definitions']);\n\t\t* @this Ajv */\n\t\tfunction getJsonPointer(parsedRef,
baseId, schema, root) {\n\t\t\t/* jshint validthis: true */\n\t\t\t/*\n\t\t\t\t parsedRef.hash = parsedRef.hash || "";\n\t\t\t\t if
(parsedRef.hash.slice(0, 2) != '#/') return;\n\t\t\t\t var parts = parsedRef.hash.split('/);\n\t\t\t\t for (var i = 1; i <
parts.length; i++) {\n\t\t\t\t\t var part = parts[i];\n\t\t\t\t\t if (part) {\n\t\t\t\t\t\t part = util.unescapeFragment(part);\n\t\t\t\t\t\t schema
= schema[part];\n\t\t\t\t\t\t if (schema === undefined) break;\n\t\t\t\t\t\t var id;\n\t\t\t\t\t\t if
(!PREVENT_SCOPE_CHANGE[part]) {\n\t\t\t\t\t\t\t id = this._getId(schema);\n\t\t\t\t\t\t\t if (id) baseId
= resolveUrl(baseId, id);\n\t\t\t\t\t\t\t if (schema.$ref) {\n\t\t\t\t\t\t\t\t var $ref = resolveUrl(baseId, schema.$ref);\n\t\t\t\t\t\t\t\t var res = resolveSchema.call(this, root, $ref);\n\t\t\t\t\t\t\t\t if (res) {\n\t\t\t\t\t\t\t\t\t schema = res.schema;\n\t\t\t\t\t\t\t\t\t root =
res.root;\n\t\t\t\t\t\t\t\t\t baseId = res.baseId;\n\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t if (schema !== undefined &&
schema !== root.schema) return { schema: schema, root: root, baseId: baseId };\n\t\t\t\t\t\t\t\ntvar SIMPLE_INLINED =
util.toHash(['type', 'format', 'pattern', 'maxLength', 'minLength', 'maxProperties', 'minProperties', 'maxItems',
'minItems', 'maximum', 'minimum', 'uniqueItems', 'multipleOf', 'required', 'enum']);\n\t\t\t\t\t\t\tfunction inlineRef(schema,
limit) {\n\t\t\t\t\t\t\t\t if (limit === false) return false;\n\t\t\t\t\t\t\t\t if (limit === undefined || limit === true) return
checkNoRef(schema);else if (limit) return countKeys(schema) <= limit;\n\t\t\t\t\t\t\t\t\ntfunction checkNoRef(schema)
{\n\t\t\t\t\t\t\t\t\t var item;\n\t\t\t\t\t\t\t\t\t if (Array.isArray(schema)) {\n\t\t\t\t\t\t\t\t\t\t for (var i = 0; i < schema.length; i++) {\n\t\t\t\t\t\t\t\t\t\t\t item = schema[i];\n\t\t\t\t\t\t\t\t\t\t\t if ((typeof item === 'undefined' ?
'undefined' : _typeof(item)) === 'object' && !checkNoRef(item)) return false;\n\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t } else {\n\t\t\t\t\t\t\t\t\t\t\t for (var key in
schema) {\n\t\t\t\t\t\t\t\t\t\t\t\t if (key === '$ref') return false;\n\t\t\t\t\t\t\t\t\t\t\t\t item = schema[key];\n\t\t\t\t\t\t\t\t\t\t\t\t if ((typeof item === 'undefined' ?
'undefined' : _typeof(item)) === 'object' && !checkNoRef(item)) return false;\n\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t return
true;\n\t\t\t\t\t\t\t\t\t\t\ntfunction countKeys(schema) {\n\t\t\t\t\t\t\t\t\t\t var count = 0,\n\t\t\t\t\t\t\t\t\t\t\t item;\n\t\t\t\t\t\t\t\t\t\t\t if (Array.isArray(schema)) {\n\t\t\t\t\t\t\t\t\t\t\t\t for (var i = 0; i < schema.length; i++) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t item = schema[i];\n\t\t\t\t\t\t\t\t\t\t\t\t\t if ((typeof item === 'undefined' ? 'undefined'
: _typeof(item)) === 'object') count += countKeys(item);\n\t\t\t\t\t\t\t\t\t\t\t\t\t if (count === Infinity) return Infinity;\n\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t } else {\n\t\t\t\t\t\t\t\t\t\t\t\t\t for (var key in
schema) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (key === '$ref') return Infinity;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (SIMPLE_INLINED[key]) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t count++;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t } else {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t item = schema[key];\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if ((typeof item === 'undefined' ? 'undefined' : _typeof(item)) === 'object') count +=
countKeys(item) + 1;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (count === Infinity) return Infinity;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t return
count;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\ntfunction getFullPath(id, normalize) {\n\t\t\t\t\t\t\t\t\t\t\t if (normalize !== false) id = normalizeId(id);\n\t\t\t\t\t\t\t\t\t\t\t var p =
url.parse(id, false, true);\n\t\t\t\t\t\t\t\t\t\t\t return _getFullPath(p);\n\t\t\t\t\t\t\t\t\t\t\t\ntfunction _getFullPath(p) {\n\t\t\t\t\t\t\t\t\t\t\t\t var protocolSeparator
= p.protocol || p.href.slice(0, 2) === '// ? // ' : ";\n\t\t\t\t\t\t\t\t\t\t\t\t return (p.protocol || ") + protocolSeparator + (p.host || ") + (p.path
|| ") + '#';\n\t\t\t\t\t\t\t\t\t\t\t\t\ntvar TRAILING_SLASH_HASH = '#/\\/?$';\n\t\t\t\t\t\t\t\t\t\t\t\t\ntfunction normalizeId(id) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t return id ?
id.replace(TRAILING_SLASH_HASH, "): ";\n\t\t\t\t\t\t\t\t\t\t\t\t\t\ntfunction resolveUrl(baseId, id) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t id =
normalizeId(id);\n\t\t\t\t\t\t\t\t\t\t\t\t\t return url.resolve(baseId, id);\n\t\t\t\t\t\t\t\t\t\t\t\t\t\nt* @this Ajv */\n\t\t\t\t\t\t\t\t\t\t\t\t\tfunction resolveIds(schema) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t var schemaId = normalizeId(this._getId(schema));\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t var baseIds = { "": schemaId };
\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t var fullPaths = { "": getFullPath(schemaId, false) };
\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t var localRefs = { };
\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t var self = this;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t traverse(schema, { allKeys: true }, function (sch, jsonPtr, rootSchema, parentJsonPtr,
parentKeyword, parentSchema, keyIndex) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (jsonPtr === "") return;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t var id = self._getId(sch);\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t var
baseId = baseIds[parentJsonPtr];\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t var fullPath = fullPaths[parentJsonPtr] + '/' + parentKeyword;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if
(keyIndex !== undefined) fullPath += '/' + (typeof keyIndex === 'number' ? keyIndex :
util.escapeFragment(keyIndex));\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (typeof id === 'string') {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t id = baseId = normalizeId(baseId ?
url.resolve(baseId, id) : id);\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t var refVal = self._refs[id];\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (typeof refVal === 'string') refVal =
self._refs[refVal];\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (refVal && refVal.schema) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (!equal(sch, refVal.schema)) throw new Error('id
\'\" + id + '\" resolves to more than one schema');\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t } else if (id !== normalizeId(fullPath)) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (id[0] === '#') {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (localRefs[id] && !equal(sch, localRefs[id])) throw new Error('id
\'\" + id + '\" resolves to more than one schema');\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t localRefs[id] = sch;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t } else {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t self._refs[id] =

```



```

(slashesDenoteHost || proto || rest.match(/^\s*\s*[\^@\/]+@[\^@\/]+/) { \n\t var slashes = rest.substr(0, 2) ===
//'; \n\t if (slashes && !(proto && hostlessProtocol[proto])) { \n\t rest = rest.substr(2); \n\t this.slashes =
true; \n\t } \n\t } \n\t } \n\t if (!hostlessProtocol[proto] && (slashes || proto && !slashedProtocol[proto])) { \n\t \n\t //
there's a hostname. \n\t // the first instance of /, ?, :, or # ends the host. \n\t // \n\t // If there is an @ in the
hostname, then non-host chars *are* allowed \n\t // to the left of the last @ sign, unless some host-ending
character \n\t // comes *before* the @-sign. \n\t
// URLs are obnoxious. \n\t // \n\t // ex: \n\t // http://a@b@c/ => user:a@b host:c \n\t // http://a@b?@c =>
user:a host:c path:/?@c \n\t \n\t // v0.12 TODO(isaacs): This is not quite how Chrome does things. \n\t // Review
our test case against browsers more comprehensively. \n\t \n\t // find the first instance of any hostEndingChars \n\t
var hostEnd = -1; \n\t for (var i = 0; i < hostEndingChars.length; i++) { \n\t var hec =
rest.indexOf(hostEndingChars[i]); \n\t if (hec !== -1 && (hostEnd === -1 || hec < hostEnd)) hostEnd = hec; \n\t
} \n\t \n\t // at this point, either we have an explicit point where the \n\t // auth portion cannot go past, or the last @
char is the decider. \n\t var auth, atSign; \n\t if (hostEnd === -1) { \n\t // atSign can be anywhere. \n\t atSign
= rest.lastIndexOf('@'); \n\t } else { \n\t // atSign must be in auth portion. \n\t // http://a@b@c@d => host:b
auth:a path:/c@d \n\t atSign = rest.lastIndexOf('@',
hostEnd); \n\t } \n\t \n\t // Now we have a portion which is definitely the auth. \n\t // Pull that off. \n\t if (atSign
!== -1) { \n\t auth = rest.slice(0, atSign); \n\t rest = rest.slice(atSign + 1); \n\t this.auth =
decodeURIComponent(auth); \n\t } \n\t \n\t // the host is the remaining to the left of the first non-host char \n\t
hostEnd = -1; \n\t for (var i = 0; i < nonHostChars.length; i++) { \n\t var hec =
rest.indexOf(nonHostChars[i]); \n\t if (hec !== -1 && (hostEnd === -1 || hec < hostEnd)) hostEnd = hec; \n\t
} \n\t // if we still have not hit it, then the entire thing is a host. \n\t if (hostEnd === -1) hostEnd =
rest.length; \n\t \n\t this.host = rest.slice(0, hostEnd); \n\t rest = rest.slice(hostEnd); \n\t \n\t // pull out port. \n\t
this.parseHost(); \n\t \n\t // we've indicated that there is a hostname, \n\t // so even if it's empty, it has to be
present. \n\t this.hostname = this.hostname || ""; \n\t \n\t // if hostname
begins with [ and ends with ] \n\t // assume that it's an IPv6 address. \n\t var ipv6Hostname = this.hostname[0]
=== '[' && this.hostname[this.hostname.length - 1] === ']'; \n\t \n\t // validate a little. \n\t if (!ipv6Hostname) { \n\t
var hostparts = this.hostname.split(/\./); \n\t for (var i = 0, l = hostparts.length; i < l; i++) { \n\t var part =
hostparts[i]; \n\t if (!part) continue; \n\t if (!part.match(hostnamePartPattern)) { \n\t var newpart = ""; \n\t
for (var j = 0, k = part.length; j < k; j++) { \n\t if (part.charCodeAt(j) > 127) { \n\t // we replace
non-ASCII char with a temporary placeholder \n\t // we need this to make sure size of hostname is not \n\t
// broken by replacing non-ASCII by nothing \n\t newpart += 'x'; \n\t } else { \n\t newpart
+= part[j]; \n\t } \n\t } \n\t // we test again with ASCII char only \n\t
if (!newpart.match(hostnamePartPattern)) { \n\t var validParts = hostparts.slice(0, i); \n\t var
notHost = hostparts.slice(i + 1); \n\t var bit = part.match(hostnamePartStart); \n\t if (bit) { \n\t
validParts.push(bit[1]); \n\t notHost.unshift(bit[2]); \n\t } \n\t if (notHost.length) { \n\t
rest = '"' + notHost.join('.') + rest; \n\t } \n\t this.hostname = validParts.join('.'); \n\t break; \n\t
} \n\t } \n\t } \n\t } \n\t if (this.hostname.length > hostnameMaxLen) { \n\t this.hostname = ""; \n\t }
else { \n\t // hostnames are always lower case. \n\t this.hostname = this.hostname.toLowerCase(); \n\t } \n\t \n\t
if (!ipv6Hostname) { \n\t // IDNA Support: Returns a puny coded representation of "domain". \n\t // It only
converts the part of the domain name that \n\t // has non ASCII characters. I.e.
it doesnt matter if \n\t // you call it with a domain that already is in ASCII. \n\t var domainArray =
this.hostname.split('.'); \n\t var newOut = []; \n\t for (var i = 0; i < domainArray.length; ++i) { \n\t var s =
domainArray[i]; \n\t newOut.push(s.match(/^[^A-Za-z0-9_-]/) ? 'xn--' + punycode.encode(s) : s); \n\t } \n\t
this.hostname = newOut.join('.'); \n\t } \n\t \n\t var p = this.port ? ':' + this.port : ''; \n\t var h = this.hostname ||
''; \n\t this.host = h + p; \n\t this.href += this.host; \n\t \n\t // strip [ and ] from the hostname \n\t // the host field
still retains them, though \n\t if (ipv6Hostname) { \n\t this.hostname = this.hostname.substr(1,
this.hostname.length - 2); \n\t if (rest[0] !== '/') { \n\t rest = '/' + rest; \n\t } \n\t } \n\t } \n\t } \n\t // now rest is
set to the post-host stuff. \n\t // chop off any delim chars. \n\t if (!unsafeProtocol[lowerProto]) { \n\t \n\t // First,

```

make 100% sure

```
that any \"autoEscape\" chars get\n\t // escaped, even if encodeURIComponent doesn't think they\n\t // need to
be.\n\t for (var i = 0, l = autoEscape.length; i < l; i++) {\n\t\t var ae = autoEscape[i];\n\t\t var esc =
encodeURIComponent(ae);\n\t\t if (esc === ae) {\n\t\t\t esc = escape(ae);\n\t\t\t }\n\t\t rest =
rest.split(ae).join(esc);\n\t\t }\n\t\t }\n\t\t // chop off from the tail first.\n\t\t var hash = rest.indexOf('#');\n\t\t if (hash
!==-1) {\n\t\t\t // got a fragment string.\n\t\t\t this.hash = rest.substr(hash);\n\t\t\t rest = rest.slice(0, hash);\n\t\t\t }\n\t\t var
qm = rest.indexOf('?');\n\t\t if (qm !== -1) {\n\t\t\t this.search = rest.substr(qm);\n\t\t\t this.query = rest.substr(qm +
1);\n\t\t\t if (parseQueryString) {\n\t\t\t\t this.query = querystring.parse(this.query);\n\t\t\t\t }\n\t\t\t rest = rest.slice(0,
qm);\n\t\t\t } else if (parseQueryString) {\n\t\t\t\t // no query string, but parseQueryString still requested\n\t\t\t\t this.search
= \";\n\t\t\t\t this.query =
};\n\t\t\t }\n\t\t if (rest) this.pathname = rest;\n\t\t if (slashedProtocol[lowerProto] && this.hostname &&
!this.pathname) {\n\t\t\t this.pathname = '/';\n\t\t\t }\n\t\t\t //to support http.request\n\t\t\t if (this.pathname || this.search)
{\n\t\t\t\t var p = this.pathname || \";\n\t\t\t\t var s = this.search || \";\n\t\t\t\t this.path = p + s;\n\t\t\t\t }\n\t\t\t\t // finally,
reconstruct the href based on what has been validated.\n\t\t\t\t this.href = this.format();\n\t\t\t\t return this;\n\t\t\t\t }\n\t\t\t\t //
format a parsed object into a url string\n\t\t\t\t function urlFormat(obj) {\n\t\t\t\t\t // ensure it's an object, and not a string
url.\n\t\t\t\t\t // If it's an obj, this is a no-op.\n\t\t\t\t\t // this way, you can call url_format() on strings\n\t\t\t\t\t // to clean up
potentially wonky urls.\n\t\t\t\t\t if (isString(obj)) obj = urlParse(obj);\n\t\t\t\t\t if (!(obj instanceof Url)) return
Url.prototype.format.call(obj);\n\t\t\t\t\t return obj.format();\n\t\t\t\t\t }\n\t\t\t\t\t Url.prototype.format = function () {\n\t\t\t\t\t\t var auth =
this.auth || \";\n\t\t\t\t\t\t if (auth) {\n\t\t\t\t\t\t\t auth = encodeURIComponent(auth);\n\t\t\t\t\t\t\t auth = auth.replace(/%3A/i, ':');\n\t\t\t\t\t\t\t auth += '@';\n\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t var protocol = this.protocol || \";\n\t\t\t\t\t\t\t pathname =
this.pathname || \";\n\t\t\t\t\t\t\t hash = this.hash || \";\n\t\t\t\t\t\t\t host = false;\n\t\t\t\t\t\t\t query = \";\n\t\t\t\t\t\t\t if (this.host) {\n\t\t\t\t\t\t\t\t host =
auth + this.host;\n\t\t\t\t\t\t\t } else if (this.hostname) {\n\t\t\t\t\t\t\t\t host = auth + (this.hostname.indexOf('.') === -1 ? this.hostname
: '[' + this.hostname + ']');\n\t\t\t\t\t\t\t\t if (this.port) {\n\t\t\t\t\t\t\t\t\t host += ':' + this.port;\n\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t if (this.query &&
isObject(this.query) && Object.keys(this.query).length) {\n\t\t\t\t\t\t\t\t\t query = querystring.stringify(this.query);\n\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t var search = this.search || query && '?' + query || \";\n\t\t\t\t\t\t\t\t\t if (protocol && protocol.substr(-1) !== ':')
protocol += ':';\n\t\t\t\t\t\t\t\t\t // only the slashedProtocols get the //. Not mailto:, xmpp:, etc.\n\t\t\t\t\t\t\t\t\t // unless they had them to
begin with.\n\t\t\t\t\t\t\t\t\t if (this.slashes || (!protocol || slashedProtocol[protocol]) && host !== false)
{\n\t\t\t\t\t\t\t\t\t\t host = '/' + (host || \");\n\t\t\t\t\t\t\t\t\t\t if (pathname && pathname.charAt(0) !== '/') pathname = '/' + pathname;\n\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t else if (!host) {\n\t\t\t\t\t\t\t\t\t\t\t host = \";\n\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t if (hash && hash.charAt(0) !== '#') hash = '#' + hash;\n\t\t\t\t\t\t\t\t\t\t\t if (search &&
search.charAt(0) !== '?') search = '?' + search;\n\t\t\t\t\t\t\t\t\t\t\t pathname = pathname.replace(/[#]/g, function (match) {\n\t\t\t\t\t\t\t\t\t\t\t\t return
encodeURIComponent(match);\n\t\t\t\t\t\t\t\t\t\t\t\t });\n\t\t\t\t\t\t\t\t\t\t\t search = search.replace('#', '%23');\n\t\t\t\t\t\t\t\t\t\t\t return protocol + host +
pathname + search + hash;\n\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t function urlResolve(source, relative) {\n\t\t\t\t\t\t\t\t\t\t\t\t return urlParse(source, false,
true).resolve(relative);\n\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t Url.prototype.resolve = function (relative) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t return
this.resolveObject(urlParse(relative, false, true)).format();\n\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t function urlResolveObject(source, relative)
{\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (!source) return relative;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t return urlParse(source, false,
true).resolveObject(relative);\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t Url.prototype.resolveObject = function (relative) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (isString(relative))
{\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t var rel = new Url();\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t rel.parse(relative, false, true);\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t relative = rel;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t var result = new
Url();\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t Object.keys(this).forEach(function (k) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t result[k] = this[k];\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }, this);\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t // hash is always
overridden, no matter what.\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t // even href=\"\" will remove it.\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t result.hash = relative.hash;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t // if the
relative url is empty, then there's nothing left to do here.\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (relative.href === \"\") {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t result.href =
result.format();\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t return result;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t // hrefs like //foo/bar always cut to the protocol.\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if
(relative.slashes && !relative.protocol) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t // take everything except the protocol from relative\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t Object.keys(relative).forEach(function (k) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (k !== 'protocol') result[k] = relative[k];\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t });\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t //urlParse appends trailing / to urls like http://www.example.com\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (slashedProtocol[result.protocol] &&
result.hostname && !result.pathname)
{\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t result.path = result.pathname = '/';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t result.href = result.format();\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t return result;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (relative.protocol && relative.protocol !== result.protocol) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t // if it's a known url protocol, then
changing\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t // the protocol does weird things\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t // first, if it's not file:, then we MUST have a host,\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t // and if
```

```

there was a path\n\t // to begin with, then we MUST have a path.\n\t // if it is file:, then the host is dropped,\n\t
// because that's known to be hostless.\n\t // anything else is assumed to be absolute.\n\t if
(!slashedProtocol[relative.protocol]) {\n\t   Object.keys(relative).forEach(function (k) {\n\t     result[k] =
relative[k];\n\t   });\n\t   result.href = result.format();\n\t   return result;\n\t }\n\t\n\t result.protocol =
relative.protocol;\n\t if (!relative.host && !hostlessProtocol[relative.protocol]) {\n\t   var relPath =
(relative.pathname || "").split("/);\n\t
while (relPath.length && !(relative.host = relPath.shift())) {\n\t   if (!relative.host) relative.host = ";\n\t   if
(!relative.hostname) relative.hostname = ";\n\t   if (relPath[0] !== "") relPath.unshift("");\n\t   if (relPath.length < 2)
relPath.unshift("");\n\t   result.pathname = relPath.join("/);\n\t } else {\n\t   result.pathname =
relative.pathname;\n\t }\n\t result.search = relative.search;\n\t result.query = relative.query;\n\t result.host =
relative.host || ";\n\t result.auth = relative.auth;\n\t result.hostname = relative.hostname || relative.host;\n\t
result.port = relative.port;\n\t // to support http.request\n\t if (result.pathname || result.search) {\n\t   var p =
result.pathname || ";\n\t   var s = result.search || ";\n\t   result.path = p + s;\n\t }\n\t result.slashes =
result.slashes || relative.slashes;\n\t result.href = result.format();\n\t return result;\n\t }\n\t\n\t var isSourceAbs
= result.pathname && result.pathname.charAt(0) === ');\n\t   isRelAbs = relative.host || relative.pathname &&
relative.pathname.charAt(0) === ');\n\t   mustEndAbs = isRelAbs || isSourceAbs || result.host &&
relative.pathname;\n\t   removeAllDots = mustEndAbs;\n\t   srcPath = result.pathname &&
result.pathname.split("/") || [];\n\t   relPath = relative.pathname && relative.pathname.split("/") || [];\n\t   psychotic
= result.protocol && !slashedProtocol[result.protocol];\n\t\n\t // if the url is a non-slashed url, then relative\n\t //
links like ../. should be able\n\t // to crawl up to the hostname, as well. This is strange.\n\t // result.protocol has
already been set by now.\n\t // Later on, put the first path part into the host field.\n\t if (psychotic) {\n\t
result.hostname = ";\n\t result.port = null;\n\t if (result.host) {\n\t   if (srcPath[0] === "") srcPath[0] =
result.host;else srcPath.unshift(result.host);\n\t }\n\t result.host
= ";\n\t if (relative.protocol) {\n\t   relative.hostname = null;\n\t   relative.port = null;\n\t   if (relative.host)
{\n\t     if (relPath[0] === "") relPath[0] = relative.host;else relPath.unshift(relative.host);\n\t   }\n\t
relative.host = null;\n\t }\n\t   mustEndAbs = mustEndAbs && (relPath[0] === "" || srcPath[0] === "");\n\t }\n\t\n\t
if (isRelAbs) {\n\t   // it's absolute.\n\t   result.host = relative.host || relative.host === "" ? relative.host :
result.host;\n\t   result.hostname = relative.hostname || relative.hostname === "" ? relative.hostname :
result.hostname;\n\t   result.search = relative.search;\n\t   result.query = relative.query;\n\t   srcPath = relPath;\n\t
// fall through to the dot-handling below.\n\t } else if (relPath.length) {\n\t   // it's relative\n\t   // throw away the
existing file, and take the new path instead.\n\t   if (!srcPath) srcPath = [];\n\t   srcPath.pop();\n\t   srcPath =
srcPath.concat(relPath);\n\t
result.search = relative.search;\n\t result.query = relative.query;\n\t } else if
(!isNullOrUndefined(relative.search)) {\n\t   // just pull out the search.\n\t   // like href='?foo'.\n\t   // Put this after
the other two cases because it simplifies the booleans\n\t   if (psychotic) {\n\t     result.hostname = result.host =
srcPath.shift();\n\t     //occasionally the auth can get stuck only in host\n\t     //this especially happens in cases like\n\t
//url.resolveObject('mailto:local1@domain1', 'local2@domain2')\n\t     var authInHost = result.host &&
result.host.indexOf('@') > 0 ? result.host.split('@') : false;\n\t     if (authInHost) {\n\t       result.auth =
authInHost.shift();\n\t       result.host = result.hostname = authInHost.shift();\n\t     }\n\t   }\n\t   result.search =
relative.search;\n\t   result.query = relative.query;\n\t   //to support http.request\n\t   if (!isNull(result.pathname) ||
!isNull(result.search)) {\n\t     result.path = (result.pathname
? result.pathname : "") + (result.search ? result.search : ");\n\t   }\n\t   result.href = result.format();\n\t   return
result;\n\t }\n\t\n\t if (!srcPath.length) {\n\t   // no path at all. easy.\n\t   // we've already handled the other stuff
above.\n\t   result.pathname = null;\n\t   //to support http.request\n\t   if (result.search) {\n\t     result.path = '/' +
result.search;\n\t   } else {\n\t     result.path = null;\n\t   }\n\t   result.href = result.format();\n\t   return result;\n\t
}\n\t\n\t // if a url ENDS in . or .., then it must get a trailing slash.\n\t // however, if it ends in anything else non-
slashy,\n\t // then it must NOT get a trailing slash.\n\t var last = srcPath.slice(-1)[0];\n\t var hasTrailingSlash =
(result.host || relative.host) && (last === '.' || last === '..') || last === ";\n\t\n\t // strip single dots, resolve double dots

```



```

* A generic error utility function.
 * @private
 * @param {String} type The error type.
 * @returns {Error} Throws a `RangeError` with the applicable error message.
 * /function error(type) {
throw
RangeError(errors[type]);
}
 * A generic `Array#map` utility function.
 * @private
 * @param {Array} array The array to iterate over.
 * @param {Function} callback The function that gets called for every array
 * item.
 * @returns {Array} A new array of values returned by the callback function.
 * /function map(array, fn) {
var length = array.length;
var result = [];
while (length--)
result[length] = fn(array[length]);
return result;
}
 * A simple `Array#map`-
like wrapper to work with domain name strings or email
 * addresses.
 * @private
 * @param {String} domain The domain name or email address.
 * @param {Function} callback The function that gets called for every
 * character.
 * @returns {Array} A new string of characters returned by the
callback
 * function.
 * /function mapDomain(string, fn) {
var parts = string.split('@');
var result = "";
if (parts.length > 1) {
// In email addresses, only the domain name should be punycoded.
Leave
// the local part (i.e. everything up to `@`) intact.
result = parts[0] + '@';
string =
parts[1];
// Avoid `split(regex)` for IE8 compatibility. See #17.
string =
string.replace(regexSeparators, '\x2E');
var labels = string.split('.');
var encoded = map(labels,
fn).join('.');
return result + encoded;
}
 * Creates an array containing the numeric code points
of each Unicode
 * character in the string. While JavaScript uses UCS-2
internally,
 * this function will convert a pair of surrogate halves (each of which
 * UCS-2 exposes as separate characters) into a single code point,
 * matching UTF-16.
 * @see `punycode.ucs2.encode`
 * @see <https://mathiasbynens.be/notes/javascript-encoding>
 * @memberOf punycode.ucs2
 * @name
decode
 * @param {String} string The Unicode input string (UCS-2).
 * @returns {Array} The new array of code points.
 * /function ucs2decode(string) {
var output = [],
counter = 0,
length =
string.length,
value,
extra;
while (counter < length) {
value =
string.charCodeAt(counter++);
if (value >= 0xD800 && value <= 0xDBFF && counter < length) {
// high surrogate, and there is a next character
extra = string.charCodeAt(counter++);
if ((extra &
0xFC00) == 0xDC00) {
// low surrogate
output.push(((value & 0x3FF) << 10)
+ (extra & 0x3FF) + 0x10000);
} else {
// unmatched surrogate; only append this code unit, in
case the next
// code unit is the high surrogate of a surrogate
pair
output.push(value);
counter--;
}
} else {
output.push(value);
}
}
return output;
}
 * Creates a string based on
an array of numeric code points.
 * @see `punycode.ucs2.decode`
 * @memberOf punycode.ucs2
 * @name
encode
 * @param {Array} codePoints The array of numeric code points.
 * @returns {String} The
new Unicode string (UCS-2).
 * /function ucs2encode(array) {
return map(array, function (value)
{
var output = "";
if (value > 0xFFFF) {
value -= 0x10000;
output +=
stringFromCharCode(value >>> 10 & 0x3FF | 0xD800);
value = 0xDC00 | value &
0x3FF;
}
output += stringFromCharCode(value);
return
output;
}).join("");
}
 * Converts a basic code point into a digit/integer.
 * @see
`digitToBasic()`
 * @private
 * @param {Number} codePoint The basic numeric code point value.
 * @returns {Number} The numeric value of a basic code point (for use in
 * representing integers) in the range `0`
to `base - 1`, or `base` if
 * the code point does not represent a value.
 * /function basicToDigit(codePoint) {
if (codePoint - 48 < 10) {
return codePoint - 22;
}
if (codePoint - 65 < 26) {
return
codePoint - 65;
}
if (codePoint - 97 < 26) {
return codePoint - 97;
}
return
base;
}
 * Converts a digit/integer into a basic code point.
 * @see `basicToDigit()`
 * @private
 * @param {Number} digit The numeric value of a basic code point.
 * @returns {Number} The
basic code point whose value (when used for
 * representing integers) is `digit`, which needs to be in the range `0`
to `base - 1`. If `flag` is non-zero, the
 * uppercase form is used; else, the lowercase form is used. The behavior is undefined
 * if `flag` is non-zero
and `digit` has no uppercase form.
 * /function digitToBasic(digit, flag) {
// 0..25 map to ASCII a..z or

```









```

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.
'use strict';
var _typeof = typeof Symbol === "function" && typeof Symbol.iterator ===
"symbol" ? function (obj) { return typeof obj; } : function (obj) { return obj &&
typeof Symbol === "function" && obj.constructor === Symbol && obj !== Symbol.prototype ? "symbol" :
typeof obj; };
var stringifyPrimitive = function stringifyPrimitive(v) {
  switch (typeof v === 'undefined' ? 'undefined' : _typeof(v)) {
    case 'string':
      return v;
    case 'boolean':
      return v ? 'true' : 'false';
    case 'number':
      return isFinite(v) ? v : "";
    default:
      return "";
  }
};
module.exports = function (obj, sep, eq, name) {
  sep = sep || '&';
  eq = eq || '=';
  if (obj === null) {
    obj = undefined;
  }
  if ((typeof obj === 'undefined' ? 'undefined' :
_typeof(obj)) === 'object') {
    return Object.keys(obj).map(function (k) {
      var ks =
      encodeURIComponent(stringifyPrimitive(k)) + eq;
      if (Array.isArray(obj[k])) {
        return
        obj[k].map(function (v) {
          return ks + encodeURIComponent(stringifyPrimitive(v));
        }).join(sep);
      } else {
        return ks + encodeURIComponent(stringifyPrimitive(obj[k]));
      }
    }).join(sep);
  }
  if (!name) return "";
  return encodeURIComponent(stringifyPrimitive(name)) + eq +
  encodeURIComponent(stringifyPrimitive(obj));
};
25 */
function(module, exports) {
'use strict';
var _typeof = typeof Symbol === "function" &&
typeof Symbol.iterator === "symbol" ? function (obj) { return typeof obj; } :
function (obj) { return obj && typeof Symbol === "function" && obj.constructor
=== Symbol && obj !== Symbol.prototype ? "symbol" : typeof obj; };
module.exports = function equal(a, b) {
  if (a === b) return true;
  var arrA = Array.isArray(a),
  arrB = Array.isArray(b),
  i;
  if (arrA && arrB) {
    if (a.length !== b.length) return false;
    for (i = 0; i < a.length; i++) {
      if (!equal(a[i], b[i])) return false;
    }
    if (arrA !== arrB) return false;
  }
  if (a && b && (typeof a === 'undefined' ? 'undefined' : _typeof(a)) ===
'object' && (typeof b === 'undefined' ? 'undefined' : _typeof(b)) ===
'object') {
    var keys = Object.keys(a);
    if (keys.length !== Object.keys(b).length) return false;
    var dateA = a instanceof Date,
    dateB = b instanceof Date;
    if (dateA && dateB) return a.getTime() === b.getTime();
    if (dateA !== dateB) return false;
    var regexpA = a instanceof RegExp,
    regexpB = b instanceof RegExp;
    if (regexpA && regexpB) return a.toString() === b.toString();
    if (regexpA !== regexpB) return false;
    for (i = 0; i < keys.length; i++) {
      if (!Object.prototype.hasOwnProperty.call(b, keys[i]))
      return false;
    }
    for (i = 0; i < keys.length; i++) {
      if (!equal(a[keys[i]], b[keys[i]])) return false;
    }
    return false;
  }
};
26 */
function(module, exports, __webpack_require__) {
'use strict';
module.exports = {
  copy: copy,
  checkDataType: checkDataType,
  checkDataTypes: checkDataTypes,
  coerceToTypes: coerceToTypes,
  toHash: toHash,
  getProperty:
  getProperty,
  escapeQuotes: escapeQuotes,
  equal: __webpack_require__(25),
  ucs2length: __webpack_require__(27),
  varOccurences:
  varOccurences,
  varReplace: varReplace,
  cleanUpCode: cleanUpCode,
  finalCleanUpCode:
  finalCleanUpCode,
  schemaHasRules: schemaHasRules,
  schemaHasRulesExcept:
  schemaHasRulesExcept,
  toQuotedString: toQuotedString,
  getPathExpr: getPathExpr,
  getPath:
  getPath,
  getData: getData,
  unescapeFragment: unescapeFragment,
  unescapeJsonPointer:
  unescapeJsonPointer,
  escapeFragment: escapeFragment,
  escapeJsonPointer:
  escapeJsonPointer
};
function copy(o, to) {
  to = to || {};
  for (var key in o) {
    to[key] =
    o[key];
  }
  return to;
}
function checkDataType(dataType, data, negate) {
  var EQUAL = negate ?
  '!=' : '=',
  AND = negate ? '||' : '&',
  OK = negate ? '!' : "",
  NOT = negate ? "" : '!';
  switch (dataType) {
    case 'null':
      return data + EQUAL +
      'null';
    case 'array':
      return OK + 'Array.isArray(' + data + ')';
    case 'object':
      return '(' + OK +
      data + AND + 'typeof ' + data + EQUAL + "object" + AND + NOT +
      'Array.isArray(' + data + ')';
    case 'integer':
      return '(typeof ' + data + EQUAL + "number" + AND + NOT + '(' +
      data + ' % 1) + AND + data +
      EQUAL + data + ')';
    default:
      return 'typeof ' + data + EQUAL + "" + dataType + "'";
  }
}
function checkDataTypes(dataTypes, data) {
  switch (dataTypes.length) {
    case 1:
      return

```

```

checkDataType(dataTypes[0], data, true);
default:
var code = "";
var types =
toHash(dataTypes);
if (types.array && types.object) {
code = types.null ? '(' + '!' + data + '||';
code += 'typeof ' + data + ' !== ' + 'object';
delete types.null;
delete types.array;
delete
types.object;
}
if (types.number)
delete types.integer;
for (var t in types) {
code += (code ? ' && ' : '') + checkDataType(t, data,
true);
}
return code;
}
COERCE_TO_TYPES = toHash(['string', 'number', 'integer',
'boolean', 'null']);
function coerceToTypes(optionCoerceTypes, dataTypes) {
if (Array.isArray(dataTypes)) {
var types = [];
for (var i = 0; i < dataTypes.length; i++) {
var t = dataTypes[i];
if
(COERCE_TO_TYPES[t]) types[types.length] = t; else if (optionCoerceTypes === 'array' && t === 'array')
types[types.length] = t;
}
if (types.length) return types;
} else if (COERCE_TO_TYPES[dataTypes]) {
return [dataTypes];
} else if (optionCoerceTypes === 'array' && dataTypes === 'array') {
return
['array'];
}
}
function toHash(arr) {
var hash = {};
for (var i = 0; i < arr.length; i++) {
hash[arr[i]] = true;
}
return hash;
}
IDENTIFIER = /^[a-zA-Z_][a-zA-Z0-9]*$/i;
SINGLE_QUOTE = /'/'g;
function getProperty(key) {
return typeof key === 'number' ? '[' + key + ']' :
IDENTIFIER.test(key) ? '!' + key : '[' + escapeQuotes(key) + '']';
}
function escapeQuotes(str) {
return str.replace(SINGLE_QUOTE, '\\$&').replace(/\"/g, '\\\"').replace(/\r/g, '\\r').replace(/f/g,
'\\f').replace(/t/g, '\\t');
}
function varOccurrences(str, dataVar) {
dataVar += '[^0-9]';
var matches
= str.match(new RegExp(dataVar, 'g'));
return matches ? matches.length : 0;
}
function varReplace(str,
dataVar, expr) {
dataVar += '[^0-9]';
expr = expr.replace(/\$/g, '$$$');
return str.replace(new
RegExp(dataVar, 'g'), expr + '$1');
}
EMPTY_ELSE = /else\s*\{\s*\}/g;
EMPTY_IF_NO_ELSE =
/if\s*\{([\^]+)\}\s*\{\s*\}\{?!s*else\}/g;
EMPTY_IF_WITH_ELSE =
/if\s*\{([\^]+)\}\s*\{\s*\}\s*else{?!s*if\}/g;
function cleanUpCode(out) {
return out.replace(EMPTY_ELSE, "").replace(EMPTY_IF_NO_ELSE, "").replace(EMPTY_IF_WITH_ELSE, 'if
(!($1));');
}
ERRORS_REGEXP = /[^\v.].errors/g;
REMOVE_ERRORS = /var errors = 0;|var
vErrors = null;|validate.errors = vErrors;/g;
REMOVE_ERRORS_ASYNC = /var errors = 0;|var vErrors =
null;/g;
RETURN_VALID = 'return errors === 0;';
RETURN_TRUE = 'validate.errors = null; return
true;';
RETURN_ASYNC = /if \(\(\errors === 0\)\) return data;\s*else throw new
ValidationError\(\(vErrors\)\);/;
RETURN_DATA_ASYNC = 'return data;';
ROOTDATA_REGEXP =
/^[^A-Za-z_]rootData[^A-Za-z0-9_]$/g;
REMOVE_ROOTDATA = /if \(\(\rootData === undefined\)\) rootData
= data;/;
function finalCleanUpCode(out, async) {
var matches = out.match(ERRORS_REGEXP);
if
(matches && matches.length === 2) {
out = async ? out.replace(REMOVE_ERRORS_ASYNC,
'').replace(RETURN_ASYNC, RETURN_DATA_ASYNC) : out.replace(REMOVE_ERRORS,
'').replace(RETURN_VALID,
RETURN_TRUE);
}
matches = out.match(ROOTDATA_REGEXP);
if (!matches || matches.length
!== 3) return out;
return out.replace(REMOVE_ROOTDATA, '');
}
function schemaHasRules(schema,
rules) {
if (typeof schema === 'boolean') return !schema;
for (var key in schema) {
if (rules[key]) return
true;
}
}
function schemaHasRulesExcept(schema, rules, exceptKeyword) {
if (typeof schema ===
'boolean') return !schema && exceptKeyword !== 'not';
for (var key in schema) {
if (key !== exceptKeyword
&& rules[key]) return true;
}
}
function toQuotedString(str) {
return '"' + escapeQuotes(str) +
'"';
}
function getPathExpr(currentPath, expr, jsonPointers, isNumber) {
var path = jsonPointers // false
by default
? '\\/' + ' + expr + (isNumber ? '' : ' '.replace(/~/g, '\\~0')).replace(/\\/g, '\\\\1\\') : isNumber ? '\\['
+ ' + expr + ' + '\\]' : '\\[' + '\\\|' + ' + expr
+ ' + '\\\|' + '\\\|';
return joinPaths(currentPath, path);
}
function getPath(currentPath, prop, jsonPointers) {
var path = jsonPointers // false by default
? toQuotedString('/') + escapeJsonPointer(prop)) :
toQuotedString(getProperty(prop));
return joinPaths(currentPath, path);
}
JSON_POINTER =
/^(?:(?:[^\~|~0~1]*$)|(?:[0-9]+)(#(?:[^\~|~0~1]*)?))$/;
RELATIVE_JSON_POINTER =
/^(?:[0-9]+)(#(?:[^\~|~0~1]*)?)$/;
function getData($data, lvl, paths) {
var up, jsonPointer, data, matches;
if ($data === '') return 'rootData';
if
($data[0] === '/') {
if (!JSON_POINTER.test($data)) throw new Error('Invalid JSON-pointer: ' + $data);
}
}

```









```

    for (k in value) {\n\t      if (Object.prototype.hasOwnProperty.call(value, k)) {\n\t          v =
walk(value, k);\n\t      if (v !== undefined) {\n\t          value[k] = v;\n\t      } else {\n\t
    delete value[k];\n\t      }\n\t      }\n\t      }\n\t      }\n\t      }\n\t
    return reviver.call(holder, key, value);\n\t }({ ": result }, ") : result;\n\t};\n\n/***/ },\n/* 34 */\n/***/
function(module, exports) {\n\n\t'use strict';\n\t\n\tvar _typeof = typeof Symbol === \"function\" && typeof
Symbol.iterator === \"symbol\" ? function (obj) { return typeof obj; } : function (obj) { return obj && typeof
Symbol === \"function\" && obj.constructor === Symbol && obj !== Symbol.prototype ? \"symbol\" : typeof obj;
};\n\t\n\tvar cx = /[\u0000\u00ad\u0600-\u0604\u070f\u17b4\u17b5\u200c-\u200f\u2028-\u202f\u2060-
\u206f\u2070-\u207f\u2080-\u208f\u2090-\u209f\u2100-\u210f\u2110-\u211f\u2120-\u212f\u2130-\u213f\u2140-\u214f\u2150-\u215f\u2160-\u216f\u2170-\u217f\u2180-\u218f\u2190-\u219f\u21a0-\u21af\u21b0-\u21bf\u21c0-\u21cf\u21d0-\u21df\u21e0-\u21ef\u21f0-\u21ff\u2200-\u22ff\u2300-\u23ff\u2400-\u24ff\u2500-\u25ff\u2600-\u26ff\u2700-\u27ff\u2800-\u28ff\u2900-\u29ff\u2a00-\u2aff\u2b00-\u2bff\u2c00-\u2cff\u2d00-\u2dff\u2e00-\u2eff\u2f00-\u2fff\u3000-\u30ff\u3100-\u31ff\u3200-\u32ff\u3300-\u33ff\u3400-\u34ff\u3500-\u35ff\u3600-\u36ff\u3700-\u37ff\u3800-\u38ff\u3900-\u39ff\u3a00-\u3aff\u3b00-\u3bff\u3c00-\u3cff\u3d00-\u3dff\u3e00-\u3eff\u3f00-\u3fff\u4000-\u40ff\u4100-\u41ff\u4200-\u42ff\u4300-\u43ff\u4400-\u44ff\u4500-\u45ff\u4600-\u46ff\u4700-\u47ff\u4800-\u48ff\u4900-\u49ff\u4a00-\u4aff\u4b00-\u4bff\u4c00-\u4cff\u4d00-\u4dff\u4e00-\u4eff\u4f00-\u4fff\u5000-\u50ff\u5100-\u51ff\u5200-\u52ff\u5300-\u53ff\u5400-\u54ff\u5500-\u55ff\u5600-\u56ff\u5700-\u57ff\u5800-\u58ff\u5900-\u59ff\u5a00-\u5aff\u5b00-\u5bff\u5c00-\u5cff\u5d00-\u5dff\u5e00-\u5eff\u5f00-\u5fff\u6000-\u60ff\u6100-\u61ff\u6200-\u62ff\u6300-\u63ff\u6400-\u64ff\u6500-\u65ff\u6600-\u66ff\u6700-\u67ff\u6800-\u68ff\u6900-\u69ff\u6a00-\u6aff\u6b00-\u6bff\u6c00-\u6cff\u6d00-\u6dff\u6e00-\u6eff\u6f00-\u6fff\u7000-\u70ff\u7100-\u71ff\u7200-\u72ff\u7300-\u73ff\u7400-\u74ff\u7500-\u75ff\u7600-\u76ff\u7700-\u77ff\u7800-\u78ff\u7900-\u79ff\u7a00-\u7aff\u7b00-\u7bff\u7c00-\u7cff\u7d00-\u7dff\u7e00-\u7eff\u7f00-\u7fff\u8000-\u80ff\u8100-\u81ff\u8200-\u82ff\u8300-\u83ff\u8400-\u84ff\u8500-\u85ff\u8600-\u86ff\u8700-\u87ff\u8800-\u88ff\u8900-\u89ff\u8a00-\u8aff\u8b00-\u8bff\u8c00-\u8cff\u8d00-\u8dff\u8e00-\u8eff\u8f00-\u8fff\u9000-\u90ff\u9100-\u91ff\u9200-\u92ff\u9300-\u93ff\u9400-\u94ff\u9500-\u95ff\u9600-\u96ff\u9700-\u97ff\u9800-\u98ff\u9900-\u99ff\u9a00-\u9aff\u9b00-\u9bff\u9c00-\u9cff\u9d00-\u9dff\u9e00-\u9eff\u9f00-\u9fff\ua000-\ua0ff\ua100-\ua1ff\ua200-\ua2ff\ua300-\ua3ff\ua400-\ua4ff\ua500-\ua5ff\ua600-\ua6ff\ua700-\ua7ff\ua800-\ua8ff\ua900-\ua9ff\uaa00-\uaaff\uab00-\uabff\uac00-\uacff\uad00-\uadff\uae00-\uaeaff\uaf00-\uaff\ub000-\ub0ff\ub100-\ub1ff\ub200-\ub2ff\ub300-\ub3ff\ub400-\ub4ff\ub500-\ub5ff\ub600-\ub6ff\ub700-\ub7ff\ub800-\ub8ff\ub900-\ub9ff\uba00-\ubaff\ubb00-\u bbff\ubc00-\u bcff\ubd00-\u bdf\ube00-\u beff\ubf00-\u bfff\uc000-\uc0ff\u c100-\u c1ff\u c200-\u c2ff\u c300-\u c3ff\u c400-\u c4ff\u c500-\u c5ff\u c600-\u c6ff\u c700-\u c7ff\u c800-\u c8ff\u c900-\u c9ff\u ca00-\u caff\u cb00-\u cbff\u cc00-\u ccff\u cd00-\u cdf\u ce00-\u ceff\u cf00-\u cfff\u d000-\u d0ff\u d100-\u d1ff\u d200-\u d2ff\u d300-\u d3ff\u d400-\u d4ff\u d500-\u d5ff\u d600-\u d6ff\u d700-\u d7ff\u d800-\u d8ff\u d900-\u d9ff\u da00-\u daff\u db00-\u dbff\u dc00-\u dcf\u dd00-\u ddf\u de00-\u def\u df00-\u dfff\u e000-\u e0ff\u e100-\u e1ff\u e200-\u e2ff\u e300-\u e3ff\u e400-\u e4ff\u e500-\u e5ff\u e600-\u e6ff\u e700-\u e7ff\u e800-\u e8ff\u e900-\u e9ff\u ea00-\u eaff\u eb00-\u e bff\u ec00-\u ecff\u ed00-\u edff\u ee00-\u eeff\u ef00-\u efff\u f000-\u f0ff\u f100-\u f1ff\u f200-\u f2ff\u f300-\u f3ff\u f400-\u f4ff\u f500-\u f5ff\u f600-\u f6ff\u f700-\u f7ff\u f800-\u f8ff\u f900-\u f9ff\u fa00-\u faff\u fb00-\u f bff\u fc00-\u fcff\u fd00-\u fdf\u fe00-\u fef\u ff00-\u ffff\u g000-\u g0ff\u g100-\u g1ff\u g200-\u g2ff\u g300-\u g3ff\u g400-\u g4ff\u g500-\u g5ff\u g600-\u g6ff\u g700-\u g7ff\u g800-\u g8ff\u g900-\u g9ff\u ga00-\u gaff\u gb00-\u gbff\u gc00-\u gcc\u gd00-\u gdf\u ge00-\u gef\u gf00-\u gfff\u h000-\u h0ff\u h100-\u h1ff\u h200-\u h2ff\u h300-\u h3ff\u h400-\u h4ff\u h500-\u h5ff\u h600-\u h6ff\u h700-\u h7ff\u h800-\u h8ff\u h900-\u h9ff\u ha00-\u haff\u hb00-\u h bff\u hc00-\u h cff\u hd00-\u hdf\u he00-\u hef\u hf00-\u hfff\u i000-\u i0ff\u i100-\u i1ff\u i200-\u i2ff\u i300-\u i3ff\u i400-\u i4ff\u i500-\u i5ff\u i600-\u i6ff\u i700-\u i7ff\u i800-\u i8ff\u i900-\u i9ff\u ia00-\u iaif\u ib00-\u ibff\u ic00-\u icff\u id00-\u idff\u ie00-\u ieff\u if00-\u ifff\u j000-\u j0ff\u j100-\u j1ff\u j200-\u j2ff\u j300-\u j3ff\u j400-\u j4ff\u j500-\u j5ff\u j600-\u j6ff\u j700-\u j7ff\u j800-\u j8ff\u j900-\u j9ff\u ja00-\u jaff\u jb00-\u j bff\u jc00-\u j cff\u jd00-\u jdf\u je00-\u jef\u jf00-\u jfff\u k000-\u k0ff\u k100-\u k1ff\u k200-\u k2ff\u k300-\u k3ff\u k400-\u k4ff\u k500-\u k5ff\u k600-\u k6ff\u k700-\u k7ff\u k800-\u k8ff\u k900-\u k9ff\u ka00-\u kaff\u kb00-\u k bff\u kc00-\u k cff\u kd00-\u kdf\u ke00-\u keff\u kf00-\u kfff\u l000-\u l0ff\u l100-\u l1ff\u l200-\u l2ff\u l300-\u l3ff\u l400-\u l4ff\u l500-\u l5ff\u l600-\u l6ff\u l700-\u l7ff\u l800-\u l8ff\u l900-\u l9ff\u la00-\u laff\u lb00-\u l bff\u lc00-\u l cff\u ld00-\u ldf\u le00-\u leff\u lf00-\u lfff\u m000-\u m0ff\u m100-\u m1ff\u m200-\u m2ff\u m300-\u m3ff\u m400-\u m4ff\u m500-\u m5ff\u m600-\u m6ff\u m700-\u m7ff\u m800-\u m8ff\u m900-\u m9ff\u ma00-\u maff\u mb00-\u m bff\u mc00-\u m cff\u md00-\u mdf\u me00-\u meff\u mf00-\u mfff\u n000-\u n0ff\u n100-\u n1ff\u n200-\u n2ff\u n300-\u n3ff\u n400-\u n4ff\u n500-\u n5ff\u n600-\u n6ff\u n700-\u n7ff\u n800-\u n8ff\u n900-\u n9ff\u na00-\u naff\u nb00-\u n bff\u nc00-\u n cff\u nd00-\u ndf\u ne00-\u nef\u nf00-\u nfff\u o000-\u o0ff\u o100-\u o1ff\u o200-\u o2ff\u o300-\u o3ff\u o400-\u o4ff\u o500-\u o5ff\u o600-\u o6ff\u o700-\u o7ff\u o800-\u o8ff\u o900-\u o9ff\u oa00-\u oaff\u ob00-\u o bff\u oc00-\u o cff\u od00-\u odf\u oe00-\u oeff\u of00-\u offf\u p000-\u p0ff\u p100-\u p1ff\u p200-\u p2ff\u p300-\u p3ff\u p400-\u p4ff\u p500-\u p5ff\u p600-\u p6ff\u p700-\u p7ff\u p800-\u p8ff\u p900-\u p9ff\u pa00-\u paff\u pb00-\u p bff\u pc00-\u p cff\u pd00-\u pdf\u pe00-\u pef\u pf00-\u pfff\u q000-\u q0ff\u q100-\u q1ff\u q200-\u q2ff\u q300-\u q3ff\u q400-\u q4ff\u q500-\u q5ff\u q600-\u q6ff\u q700-\u q7ff\u q800-\u q8ff\u q900-\u q9ff\u qa00-\u qaff\u qb00-\u q bff\u qc00-\u q cff\u qd00-\u qdf\u qe00-\u qeff\u qf00-\u qfff\u r000-\u r0ff\u r100-\u r1ff\u r200-\u r2ff\u r300-\u r3ff\u r400-\u r4ff\u r500-\u r5ff\u r600-\u r6ff\u r700-\u r7ff\u r800-\u r8ff\u r900-\u r9ff\u ra00-\u raff\u rb00-\u r bff\u rc00-\u r cff\u rd00-\u rdf\u re00-\u reff\u rf00-\u rfff\u s000-\u s0ff\u s100-\u s1ff\u s200-\u s2ff\u s300-\u s3ff\u s400-\u s4ff\u s500-\u s5ff\u s600-\u s6ff\u s700-\u s7ff\u s800-\u s8ff\u s900-\u s9ff\u sa00-\u saff\u sb00-\u s bff\u sc00-\u s cff\u sd00-\u sdf\u se00-\u seff\u sf00-\u sfff\u t000-\u t0ff\u t100-\u t1ff\u t200-\u t2ff\u t300-\u t3ff\u t400-\u t4ff\u t500-\u t5ff\u t600-\u t6ff\u t700-\u t7ff\u t800-\u t8ff\u t900-\u t9ff\u ta00-\u taff\u tb00-\u t bff\u tc00-\u t cff\u td00-\u tdf\u te00-\u tef\u tf00-\u tfff\u u000-\u u0ff\u u100-\u u1ff\u u200-\u u2ff\u u300-\u u3ff\u u400-\u u4ff\u u500-\u u5ff\u u600-\u u6ff\u u700-\u u7ff\u u800-\u u8ff\u u900-\u u9ff\u ua00-\u uaff\u ub00-\u u bff\u uc00-\u u cff\u ud00-\u udf\u ue00-\u ueff\u uf00-\u ufff\u v000-\u v0ff\u v100-\u v1ff\u v200-\u v2ff\u v300-\u v3ff\u v400-\u v4ff\u v500-\u v5ff\u v600-\u v6ff\u v700-\u v7ff\u v800-\u v8ff\u v900-\u v9ff\u va00-\u vaff\u vb00-\u v bff\u vc00-\u v cff\u vd00-\u vdf\u ve00-\u vef\u vf00-\u vfff\u w000-\u w0ff\u w100-\u w1ff\u w200-\u w2ff\u w300-\u w3ff\u w400-\u w4ff\u w500-\u w5ff\u w600-\u w6ff\u w700-\u w7ff\u w800-\u w8ff\u w900-\u w9ff\u wa00-\u waff\u wb00-\u w bff\u wc00-\u w cff\u wd00-\u wdf\u we00-\u weff\u wf00-\u wfff\u x000-\u x0ff\u x100-\u x1ff\u x200-\u x2ff\u x300-\u x3ff\u x400-\u x4ff\u x500-\u x5ff\u x600-\u x6ff\u x700-\u x7ff\u x800-\u x8ff\u x900-\u x9ff\u xa00-\u xaff\u xb00-\u x bff\u xc00-\u x cff\u xd00-\u xdf\u xe00-\u xef\u xf00-\u xfff\u y000-\u y0ff\u y100-\u y1ff\u y200-\u y2ff\u y300-\u y3ff\u y400-\u y4ff\u y500-\u y5ff\u y600-\u y6ff\u y700-\u y7ff\u y800-\u y8ff\u y900-\u y9ff\u ya00-\u yaff\u yb00-\u y bff\u yc00-\u y cff\u yd00-\u ydf\u ye00-\u yef\u yf00-\u yfff\u z000-\u z0ff\u z100-\u z1ff\u z200-\u z2ff\u z300-\u z3ff\u z400-\u z4ff\u z500-\u z5ff\u z600-\u z6ff\u z700-\u z7ff\u z800-\u z8ff\u z900-\u z9ff\u za00-\u zaff\u zb00-\u z bff\u zc00-\u z cff\u zd00-\u zdf\u ze00-\u zef\u zf00-\u zfff\u
}
module.exports = function

```



```

    if (it.schema.$ref && $refKeywords) {\n\t    if (it.opts.extendRefs === 'fail') {\n\t        throw new Error('$ref:
validation keywords used in schema at path \'' + it.errSchemaPath + '\" (see option extendRefs));\n\t    } else if
(it.opts.extendRefs !== true) {\n\t        $refKeywords = false;\n\t        console.warn('$ref: keywords ignored in schema
at path \'' + it.errSchemaPath + '\");\n\t    }\n\t} if ($typeSchema) {\n\t    if (it.opts.coerceTypes) {\n\t        var
$coerceToTypes = it.util.coerceToTypes(it.opts.coerceTypes, $typeSchema);\n\t    }\n\t    var $rulesGroup =
it.RULES.types[$typeSchema];\n\t    if ($coerceToTypes || $typeIsArray || $rulesGroup === true || $rulesGroup &&
!$shouldUseGroup($rulesGroup)) {\n\t        var $schemaPath = it.schemaPath + '.type',\n\t            $errSchemaPath =
it.errSchemaPath + '/type',\n\t            var $schemaPath = it.schemaPath + '.type',\n\t            $errSchemaPath =
it.errSchemaPath + '/type',\n\t            $method = $typeIsArray ? 'checkDataTypes'
: 'checkDataType';\n\t        out += ' if (' + it.util[$method]($typeSchema, $data, true) + ') { '\n\t        if
($coerceToTypes) {\n\t            var $dataType = 'dataType' + $lvl,\n\t                $coerced = 'coerced' + $lvl;\n\t            out +=
' var ' + $dataType + ' = typeof ' + $data + '; '\n\t            if (it.opts.coerceTypes === 'array') {\n\t                out += ' if (' +
$dataType + ' === \\object\\' && Array.isArray(' + $data + ')) ' + $dataType + ' = \\array\\'; '\n\t            }\n\t            out +=
' var ' + $coerced + ' = undefined; '\n\t            var $bracesCoercion = '';\n\t            var arr1 = $coerceToTypes;\n\t            if
(arr1) {\n\t                var $type,\n\t                    $i = -1,\n\t                    $l1 = arr1.length - 1;\n\t                while ($i < $l1) {\n\t                    $type = arr1[$i += 1];\n\t                    if ($i) {\n\t                        out += ' if (' + $coerced + ' === undefined) { '\n\t                    }\n\t                    $bracesCoercion += '};'\n\t                    if (it.opts.coerceTypes === 'array' &&
$type !== 'array') {\n\t                        out += ' if (' + $dataType + ' === \\array\\' && ' + $data + '.length === 1) { ' + $coerced
+ ' = ' + $data + ' = ' + $data + '[0]; ' + $dataType + ' = typeof ' + $data + '; } '\n\t                    }\n\t                    if ($type ===
'string') {\n\t                        out += ' if (' + $dataType + ' === \\number\\' || ' + $dataType + ' === \\boolean\\) ' + $coerced +
' = \\ ' + ' + $data + '; else if (' + $data + ' === null) ' + $coerced + ' = \\ ' + ' + $data + '; '\n\t                    } else if ($type === 'number' ||
$type === 'integer') {\n\t                        out += ' if (' + $dataType + ' === \\boolean\\' || ' + $data + ' === null || (' + $dataType
+ ' === \\string\\' && ' + $data + ' && ' + $data + ' === ' + $data + '); '\n\t                        if ($type === 'integer') {\n\t                            out += ' && !( ' + $data + ' % 1 ); '\n\t                        }\n\t                        out += ') ' + $coerced + ' = ' + $data + '; '\n\t                    }\n\t                    else if ($type === 'boolean') {\n\t                        out += ' if (' +
$data + ' === \\false\\' || ' + $data + ' === 0 || ' + $data + ' === null) ' + $coerced + ' = false; else if (' + $data + ' ===
\\true\\' || ' + $data + ' === 1) ' + $coerced + ' = true; '\n\t                    } else if ($type === 'null') {\n\t                        out += ' if ('
+ $data + ' === \\ ' + ' + $data + ' === 0 || ' + $data + ' === false) ' + $coerced + ' = null; '\n\t                    } else if
(it.opts.coerceTypes === 'array' && $type === 'array') {\n\t                        out += ' if (' + $dataType + ' === \\string\\' || ' +
$dataType + ' === \\number\\' || ' + $dataType + ' === \\boolean\\' || ' + $data + ' === null) ' + $coerced + ' = [' + $data +
']; '\n\t                    }\n\t                    }\n\t                    }\n\t                    out += ' ' + $bracesCoercion + ' if (' + $coerced + ' === undefined) {\n\t                    '\n\t                    var $$outStack = $$outStack || [];\n\t                    $$outStack.push(out);\n\t                    out = ''; /* istanbul ignore else
*\n\t                    if (it.createErrors !== false) {\n\t                        out += ' { keyword: \'' + ($errorKeyword
|| 'type') + '\', dataPath: (dataPath || \\ ' + ' + it.errorPath + ', schemaPath: ' +
it.util.toQuotedString($errSchemaPath) + ', params: { type: \'';\n\t                        if ($typeIsArray) {\n\t                            out += " +
$typeSchema.join(',');\n\t                        } else {\n\t                            out += " + $typeSchema;\n\t                        }\n\t                        out += '\\ ';\n\t                        if (it.opts.messages !== false) {\n\t                            out += ', message: \\should be ';\n\t                        if ($typeIsArray) {\n\t                            out += " + $typeSchema.join(',');\n\t                        } else {\n\t                            out += " + $typeSchema;\n\t                        }\n\t                        out += '\\';\n\t                        }\n\t                        if (it.opts.verbose) {\n\t                            out += ', schema: validate.schema' + $schemaPath +
', parentSchema: validate.schema' + it.schemaPath + ', data: ' + $data + ';\n\t                        }\n\t                        out += ' }';\n\t                    }\n\t                    else {\n\t                        out += ' { }';\n\t                    }\n\t                    var __err = out;\n\t                    out = $$outStack.pop();\n\t                    if (!it.compositeRule && $breakOnError) {\n\t                        /* istanbul ignore if */\n\t                        if (it.async) {\n\t                            out += ' throw new ValidationError([' + __err + ']); '\n\t                        }\n\t                        out += '
validate.errors = [' + __err + ']; return false; '\n\t                    }\n\t                    } else {\n\t                        out += ' var err = ' + __err + '; if
(vErrors === null) vErrors = [err]; else vErrors.push(err); errors++; '\n\t                    }\n\t                    out += ' } else { '\n\t                    var
$parentData = $dataLvl ? 'data' + ($dataLvl - 1 || '') : 'parentData',\n\t                        $parentDataProperty = $dataLvl ?
it.dataPathArr[$dataLvl] : 'parentDataProperty';\n\t                        out += ' ' + $data + ' = ' + $coerced + '; '\n\t                        if
(!$dataLvl) {\n\t                            out += ' if (' + $parentData + ' !== undefined); '\n\t                        }\n\t                        out += ' ' + $parentData + '[' +

```





```
* @return {Promise}\n\t * @api private\n\t * function next(ret) {\n\t   if (ret.done) return  
resolve(ret.value);\n\t   var value = toPromise.call(ctx, ret.value);\n\t   if (value && isPromise(value)) return  
value.then(onFulfilled, onRejected);\n\t   return onRejected(new TypeError('You may only yield a function,  
promise, generator, array, or object, ' + 'but the following object was passed: \'' + String(ret.value) + '\')));\n\t }\n\t };\n\t}\n\t\n\t**\n\t * Convert a `yield`ed value into a promise.\n\t * @param {Mixed} obj\n\t * @return {Promise}\n\t * @api private\n\t * function toPromise(obj) {\n\t   if (!obj) return obj;\n\t   if (isPromise(obj)) return obj;\n\t   if (isGeneratorFunction(obj) || isGenerator(obj)) return co.call(this, obj);\n\t   if ('function' === typeof obj) return thunkToPromise.call(this, obj);\n\t   if (Array.isArray(obj)) return  
arrayToPromise.call(this, obj);\n\t   if (isObject(obj)) return objectToPromise.call(this, obj);\n\t   return  
obj;\n\t}\n\t\n\t**\n\t * Convert a thunk to a promise.\n\t * @param {Function}\n\t * @return {Promise}\n\t * @api private\n\t * function thunkToPromise(fn) {\n\t   var ctx = this;\n\t   return new Promise(function  
(resolve, reject) {\n\t     fn.call(ctx, function (err, res) {\n\t       if (err) return reject(err);\n\t       if (arguments.length >  
2) res = slice.call(arguments, 1);\n\t       resolve(res);\n\t     });\n\t   });\n\t}\n\t\n\t**\n\t * Convert an array of `yieldables` to a promise.\n\t * Uses `Promise.all()` internally.\n\t * @param {Array  
obj}\n\t * @return {Promise}\n\t * @api private\n\t * function arrayToPromise(obj) {\n\t   return  
Promise.all(obj.map(toPromise, this));\n\t}\n\t\n\t**\n\t * Convert an object of `yieldables` to a promise.\n\t * Uses `Promise.all()` internally.\n\t * @param {Object} obj\n\t * @return {Promise}\n\t * @api private\n\t * function objectToPromise(obj) {\n\t   var results = new obj.constructor();\n\t   var keys =  
Object.keys(obj);\n\t   var promises = [];\n\t   for (var i = 0; i < keys.length; i++) {\n\t     var key = keys[i];\n\t     var  
promise = toPromise.call(this, obj[key]);\n\t     if (promise && isPromise(promise)) defer(promise, key);  
else  
results[key] = obj[key];\n\t   }\n\t   return Promise.all(promises).then(function () {\n\t     return results;\n\t   });\n\t}\n\t\n\tfunction defer(promise, key) {\n\t   // predefine the key in the result  
  
results[key] = undefined;\n\t   promises.push(promise.then(function (res) {\n\t     results[key] = res;\n\t   }));\n\t}\n\t}\n\t\n\t**\n\t * Check if `obj` is a promise.\n\t * @param {Object} obj\n\t * @return {Boolean}\n\t * @api private\n\t * function isPromise(obj) {\n\t   return 'function' === typeof obj.then;\n\t}\n\t\n\t**\n\t * Check if `obj` is a generator.\n\t * @param {Mixed} obj\n\t * @return {Boolean}\n\t * @api private\n\t * function isGenerator(obj) {\n\t   return 'function' === typeof obj.next && 'function' === typeof  
obj.throw;\n\t}\n\t\n\t**\n\t * Check if `obj` is a generator function.\n\t * @param {Mixed} obj\n\t * @return  
{Boolean}\n\t * @api private\n\t * function isGeneratorFunction(obj) {\n\t   var constructor = obj.constructor;\n\t   if (!constructor) return false;\n\t   if ('GeneratorFunction' === constructor.name || 'GeneratorFunction' ===  
constructor.displayName) return true;\n\t   return isGenerator(constructor.prototype);\n\t}\n\t\n\t**\n\t * Check for plain object.\n\t * @param {Mixed} val\n\t * @return {Boolean}\n\t * @api private\n\t * function isObject(val) {\n\t   return Object === val.constructor;\n\t}\n\t\n\t**\n\t * function(module, exports) {\n\t   'use strict';\n\t   var Cache = module.exports = function Cache() {\n\t     this._cache  
= {};\n\t     this._cache.prototype.put = function Cache_put(key, value) {\n\t       this._cache[key] =  
value;\n\t     };\n\t     this._cache.prototype.get = function Cache_get(key) {\n\t       return  
this._cache[key];\n\t     };\n\t     this._cache.prototype.del = function Cache_del(key) {\n\t       delete  
this._cache[key];\n\t     };\n\t     this._cache.prototype.clear = function Cache_clear() {\n\t       this._cache = {};\n\t     };\n\t   };\n\t   __webpack_require__(38) /n***/ function(module, exports, __webpack_require__) {\n\t   'use strict';\n\t   var util =  
__webpack_require__(26);\n\t   var DATE = /^(\\d\\d\\d\\d-\\d\\d-\\d\\d)$;/\n\t   var DAYS = [0, 31, 29, 31, 30, 31,  
30, 31, 31, 30, 31, 30, 31];\n\t   var  
TIME = /^(\\d\\d):(\\d\\d):(\\d\\d)(\\.\\d+)?(z|[-+]\\d\\d:\\d\\d)?$/i;\n\t   var HOSTNAME = /^[a-z0-9](?:[a-z0-9-  
]{0,61}[a-z0-9])?(?:\\.([a-z0-9](?:[a-z0-9-  
z]{0,61}[a-z0-9])?)*)$/i;\n\t   var URI = /^(?:[a-z][a-z0-9+\\-  
\\.]*:(?:\\|\\/|(?:(?:[a-z0-9\\-\\.~!$&'()*+,;=:]%[0-9a-f]{2})*@)?(?:\\[(?:(?:[0-9a-f]{1,4}:)  
{6}::(?:[0-9a-f]{1,4}:)  
{5}|(?:[0-9a-f]{1,4})?::(?:[0-9a-f]{1,4}:)  
{4}|(?:[0-9a-f]{1,4}:){0,1}[0-9a-f]{1,4})?::(?:[0-9a-f]{1,4}:)  
{3}|(?:[0-9a-f]{1,4}:){0,2}[0-9a-f]{1,4})?::(?:[0-9a-f]{1,4}:){2}|(?:[0-9a-f]{1,4}:)  
{0,3}[0-9a-f]{1,4})?::[0-9a-f]{1,4}|(?:[0-9a-f]{1,4}:){0,4}[0-9a-f]{1,4})?::(?:[0-9a-f]{1,4}:[0-9a-f]{1,4}|(?:[0-9a-f]{1,4}:){2,5}[0-9a-f]{1,4})?\\d{0,4}\\d{0,1}?\\d{0,2})?\\d{0,1}?\\d{0,2})?$/;\n\t   };\n\t}
```

f]{1,4}|(?:(?:[0-9a-f]{1,4}:){0,6}[0-9a-f]{1,4})?:|[Vv][0-9a-f]+\.[a-z0-9\-\.\_~!\$&'()\*+,-;=:]|\|(?:(?:25[0-5]|2[0-4]\d|[01]??\d\d)?\.)\{3}(?:25[0-5]|2[0-4]\d|[01]??\d\d)?\)(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=:]|%[0-9a-f]{2})\*)(?:\d\*?)(?:\|(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})\*)\*\|(?:(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})+(?:\|(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})\*)\*)(?:\|(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})+(?:\|(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})\*)\*)(?:\|(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})\*)\*)?/i;\n\tvar  
URIREF = /^(?:[a-z][a-z0-9+\-\.]\*)(?:(?:\|(?:(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=:]|%[0-9a-f]{2})\*@)(?:(?:\|(?:(?:[0-9a-f]{1,4}:){6}::(?:[0-9a-f]{1,4}):){5}|(?:[0-9a-f]{1,4})?:|(?:[0-9a-f]{1,4}):{4}|(?:[0-9a-f]{1,4}):{0,1}[0-9a-f]{1,4})?:|(?:[0-9a-f]{1,4}):{3}|(?:[0-9a-f]{1,4}):{0,2}[0-9a-f]{1,4})?:|(?:[0-9a-f]{1,4}):{2}|(?:[0-9a-f]{1,4}):{0,3}[0-9a-f]{1,4})?:|[0-9a-f]{1,4}:|(?:[0-9a-f]{1,4}):{0,4}[0-9a-f]{1,4})?:|(?:[0-9a-f]{1,4}):[0-9a-f]{1,4}|(?:[0-9a-f]{1,4}):{0,5}[0-9a-f]{1,4})?:|[0-9a-f]{1,4}|(?:[0-9a-f]{1,4}):{0,6}[0-9a-f]{1,4})?:|[Vv][0-9a-f]+\.[a-z0-9\-\.\_~!\$&'()\*+,-;=:]|\|(?:(?:25[0-5]|2[0-4]\d|[01]??\d\d)?\.)\{3}(?:25[0-5]|2[0-4]\d|[01]??\d\d)?\)(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=:]|%[0-9a-f]{2})\*)(?:\d\*?)(?:\|(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})\*)\*\|(?:(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})+(?:\|(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})\*)\*)(?:\|(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})+(?:\|(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})\*)\*)(?:\|(?:[a-z0-9\-\.\_~!\$&'()\*+,-;=@]|%[0-9a-f]{2})\*)\*)?/i;\n\t//  
uri-template: https://tools.ietf.org/html/rfc6570\n\tvar URITEMPLATE = /^(?:(?:[^\x00-\x20]"<\/u>^{}]|%[0-9a-f]{2})|#[+./:;&=,!@]|(?:[a-z0-9\_]|%[0-9a-f]{2})+(?:[1-9][0-9]{0,3}|\|\*))(?:\.(?:[a-z0-9\_]|%[0-9a-f]{2})+(?:[1-9][0-9]{0,3}|\|\*))\*\$/i;\n\t// For the source: https://gist.github.com/dperini/729294\n\t// For test cases: https://mathiasbynens.be/demo/url-regex\n\t//

@todo Delete current URL in favour of the commented out URL rule when this issue is fixed

<https://github.com/eslint/eslint/issues/7983>\n\t// var URL =

```
/(?:(?:https?|ftp):|\\|/)(?:S+(?:S*?@)?(?:10(?:\.\d{1,3}){3}|127(?:\.\d{1,3}){3}|169\.\d{1,3}|192\.\d{1,3}|168(?:\.\d{1,3}){2}|172\.(?:1[6-9]|2\d|3[0-1])?(?:\.\d{1,3}){2})|(?:[1-9]\d?|1\d\d|2[01]\d|22[0-3])?(?:\.(?:1?\d{1,2}|2[0-4]|25[0-5])){2}(?:\.(?:[1-9]\d?|1\d\d|2[0-4]\d|25[0-4]))|(?:[a-z\u{00a1}-\u{ffff}0-9]+-?)*[a-z\u{00a1}-\u{ffff}0-9]+)(?:(?:[a-z\u{00a1}-\u{ffff}0-9]+-?)*[a-z\u{00a1}-\u{ffff}0-9]+)*(\.(?:[a-z\u{00a1}-\u{ffff}]|2,5))?(?:\|(?:[^\s]*))$/i;\n\tvar URL =  
/(?:(?:http[s\u{017f}]?|ftp):|\\|/)(?:\[\0-\x08\x0E-\x1F!\-\x9F\xA1-\u{167F}\u{1681}-\u{1FFF}\u{200B}-\u{2027}\u{202A}-\u{202E}\u{2030}-\u{205E}\u{2060}-\u{2FFF}\u{3001}-\u{D7FF}\u{E000}-\u{FEFE}\u{FFF0}-\u{FFFF}][\u{D800}-\u{DBFF}][\u{DC00}-\u{DFFF}][\u{D800}-\u{DBFF}]|(?!\u{DC00}-\u{DFFF})|(?:[^\u{D800}-\u{DBFF}]^)[\u{DC00}-\u{DFFF}]+(?:\.(?:\[\0-\x08\x0E-\x1F!\-\x9F\xA1-\u{167F}\u{1681}-\u{1FFF}\u{200B}-\u{2027}\u{202A}-\u{202E}\u{2030}-\u{205E}\u{2060}-\u{2FFF}\u{3001}-\u{D7FF}\u{E000}-\u{FEFE}\u{FFF0}-\u{FFFF}][\u{D800}-\u{DBFF}][\u{DC00}-\u{DFFF}][\u{D800}-\u{DBFF}]|(?!\u{DC00}-\u{DFFF})|(?:[^\u{D800}-\u{DBFF}]^)[\u{DC00}-\u{DFFF}])*?@)?(?:10(?:\.[0-9]{1,3}){3}|127(?:\.[0-9]{1,3}){3}|169\.\d{1,3}|192\.\d{1,3}|168(?:\.[0-9]{1,3}){2}|172\.(?:1[6-9]|2[0-9]|3[01])?(?:\.[0-9]{1,3}){2})|(?:[1-9][0-9]?|1[0-9][0-9]|2[01][0-9]|22[0-3])?(?:\.(?:1?[0-9]{1,2}|2[0-4]|25[0-5])){2}(?:\.(?:[1-9][0-9]?|1[0-9][0-9]|2[0-9][0-9]|25[0-4]))|(?:[0-9Ksa-z]\xA1-\u{D7FF}\u{E000}-\u{FFFF}][\u{D800}-\u{DBFF}]|(?!\u{DC00}-\u{DFFF})|(?:[^\u{D800}-\u{DBFF}]^)[\u{DC00}-\u{DFFF}]+-?)*(\.(?:[0-9Ksa-z]\xA1-\u{D7FF}\u{E000}-\u{FFFF}][\u{D800}-\u{DBFF}]|(?!\u{DC00}-\u{DFFF})|(?:[^\u{D800}-\u{DBFF}]^)[\u{DC00}-\u{DFFF}])+(?:\.(?:[0-9Ksa-z]\xA1-\u{D7FF}\u{E000}-\u{FFFF}][\u{D800}-\u{DBFF}]|(?!\u{DC00}-\u{DFFF})|(?:[^\u{D800}-\u{DBFF}]^)[\u{DC00}-\u{DFFF}])+(?:\.(?:[Ksa-z]\xA1-\u{D7FF}\u{E000}-\u{FFFF}][\u{D800}-\u{DBFF}]|(?!\u{DC00}-\u{DFFF})|(?:[^\u{D800}-\u{DBFF}]^)[\u{DC00}-\u{DFFF}])2,5)))(?:\|(?:[^\s]*))$/i;\n\tvar
```





```

9]?\\d){3})))?(?:%.+)?\\s*/i,\\n\\t
  regex: regex,\\n\\t uuid: UUID,\\n\\t 'json-pointer': JSON_POINTER,\\n\\t 'relative-json-pointer':
RELATIVE_JSON_POINTER\\n\\t};\\n\\t\\n\\tfunction date(str) {\\n\\t // full-date from
http://tools.ietf.org/html/rfc3339#section-5.6\\n\\t
  var matches = str.match(DATE);\\n\\t if (!matches) return false;\\n\\t\\n\\t var month = +matches[1];\\n\\t var day =
+matches[2];\\n\\t return month >= 1 && month <= 12 && day >= 1 && day <= DAYS[month];\\n\\t}\\n\\t\\n\\tfunction
time(str, full) {\\n\\t var matches = str.match(TIME);\\n\\t if (!matches) return false;\\n\\t\\n\\t var hour = matches[1];\\n\\t
var minute = matches[2];\\n\\t var second = matches[3];\\n\\t var timeZone = matches[5];\\n\\t return hour <= 23 &&
minute <= 59 && second <= 59 && (!full || timeZone);\\n\\t}\\n\\t\\n\\tvar DATE_TIME_SEPARATOR =
/t\\s/i;\\n\\tfunction date_time(str) {\\n\\t // http://tools.ietf.org/html/rfc3339#section-5.6\\n\\t var dateTime =
str.split(DATE_TIME_SEPARATOR);\\n\\t return dateTime.length == 2 && date(dateTime[0]) &&
time(dateTime[1], true);\\n\\t}\\n\\t\\n\\tfunction hostname(str) {\\n\\t // https://tools.ietf.org/html/rfc1034#section-3.5\\n\\t
// https://tools.ietf.org/html/rfc1123#section-2\\n\\t return str.length <= 255
&& HOSTNAME.test(str);\\n\\t}\\n\\t\\n\\tvar NOT_URI_FRAGMENT = /\\|/:/;\\n\\tfunction uri(str) {\\n\\t //
http://jmrware.com/articles/2009/uri_regexp/URI_regex.html + optional protocol + required '\\.'\\n\\t return
NOT_URI_FRAGMENT.test(str) && URI.test(str);\\n\\t}\\n\\t\\n\\tvar Z_ANCHOR = /^[\\|\\|\\|\\|\\|\\|Z/;\\n\\tfunction
regex(str) {\\n\\t if (Z_ANCHOR.test(str)) return false;\\n\\t try {\\n\\t new RegExp(str);\\n\\t return true;\\n\\t } catch
(e) {\\n\\t return false;\\n\\t }\\n\\t}\\n\\n/***/},\\n/* 39 */\\n/***/ function(module, exports, __webpack_require__)
{\\n\\n\\t'use strict';\\n\\t\\n\\tvar _typeof = typeof Symbol === \"function\" && typeof Symbol.iterator === \"symbol\" ?
function (obj) { return typeof obj; } : function (obj) { return obj && typeof Symbol === \"function\" &&
obj.constructor === Symbol && obj !== Symbol.prototype ? \"symbol\" : typeof obj; };\\n\\t\\n\\tvar ruleModules =
__webpack_require__(40),\\n\\t toHash = __webpack_require__(26).toHash;\\n\\t\\n\\tmodule.exports = function
rules() {\\n\\t var
RULES = [{ type: 'number',\\n\\t rules: [{ 'maximum': ['exclusiveMaximum'] }, { 'minimum': ['exclusiveMinimum']
}, 'multipleOf', 'format' ] }, { type: 'string',\\n\\t rules: ['maxLength', 'minLength', 'pattern', 'format' ] }, { type:
'array',\\n\\t rules: ['maxItems', 'minItems', 'uniqueItems', 'contains', 'items' ] }, { type: 'object',\\n\\t rules:
['maxProperties', 'minProperties', 'required', 'dependencies', 'propertyNames', { 'properties': ['additionalProperties',
'patternProperties'] } ] } ], { rules: ['$ref', 'const', 'enum', 'not', 'anyOf', 'oneOf', 'allOf'] } };\\n\\t\\n\\t var ALL =
['type'];\\n\\t var KEYWORDS = ['additionalItems', '$schema', 'id', 'title', 'description', 'default', 'definitions'];\\n\\t var
TYPES = ['number', 'integer', 'string', 'array', 'object', 'boolean', 'null'];\\n\\t RULES.all = toHash(ALL);\\n\\t
RULES.types = toHash(TYPES);\\n\\t\\n\\t RULES.forEach(function (group) {\\n\\t group.rules =
group.rules.map(function (keyword) {\\n\\t var implKeywords;\\n\\t
if ((typeof keyword === 'undefined' ? 'undefined' : _typeof(keyword)) === 'object') {\\n\\t var key =
Object.keys(keyword)[0];\\n\\t implKeywords = keyword[key];\\n\\t keyword = key;\\n\\t
implKeywords.forEach(function (k) {\\n\\t ALL.push(k);\\n\\t RULES.all[k] = true;\\n\\t });\\n\\t })\\n\\t
ALL.push(keyword);\\n\\t var rule = RULES.all[keyword] = {\\n\\t keyword: keyword,\\n\\t code:
ruleModules[keyword],\\n\\t implements: implKeywords\\n\\t };\\n\\t return rule;\\n\\t });\\n\\t\\n\\t if
(group.type) RULES.types[group.type] = group;\\n\\t });\\n\\t\\n\\t RULES.keywords =
toHash(ALL.concat(KEYWORDS));\\n\\t RULES.custom = {};\\n\\t\\n\\t return RULES;\\n\\t};\\n\\n/***/},\\n/* 40
*/\\n/***/ function(module, exports, __webpack_require__) {\\n\\n\\t'use strict';\\n\\t\\n\\t//all requires must be explicit
because browserify won't work with dynamic requires\\n\\t\\n\\tmodule.exports = {\\n\\t '$ref':
__webpack_require__(41),\\n\\t allOf: __webpack_require__(42),\\n\\t
anyOf: __webpack_require__(43),\\n\\t const: __webpack_require__(44),\\n\\t contains:
__webpack_require__(45),\\n\\t dependencies: __webpack_require__(46),\\n\\t 'enum': __webpack_require__(47),\\n\\t
format: __webpack_require__(48),\\n\\t items: __webpack_require__(49),\\n\\t maximum:
__webpack_require__(50),\\n\\t minimum: __webpack_require__(50),\\n\\t maxItems: __webpack_require__(51),\\n\\t
minItems: __webpack_require__(51),\\n\\t maxLength: __webpack_require__(52),\\n\\t minLength:
__webpack_require__(52),\\n\\t maxProperties: __webpack_require__(53),\\n\\t minProperties:

```

```

__webpack_require__(53),\n\t multipleOf: __webpack_require__(54),\n\t not: __webpack_require__(55),\n\t
oneOf: __webpack_require__(56),\n\t pattern: __webpack_require__(57),\n\t properties:
__webpack_require__(58),\n\t propertyName: __webpack_require__(59),\n\t required:
__webpack_require__(60),\n\t uniqueItems: __webpack_require__(61),\n\t validate:
__webpack_require__(35)\n\t};\n\n/***/ },\n\n/*
41 */\n\nfunction(module, exports) {\n\n\t'use strict';\n\n\tmodule.exports = function generate_ref(it,
$keyword, $ruleType) {\n\n\t\tvar out = '';\n\n\t\tvar $lvl = it.level;\n\n\t\tvar $dataLvl = it.dataLevel;\n\n\t\tvar $schema =
it.schema[$keyword];\n\n\t\tvar $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n\n\t\tvar $breakOnError =
!it.opts.allErrors;\n\n\t\tvar $data = 'data' + ($dataLvl || '');\n\n\t\tvar $valid = 'valid' + $lvl;\n\n\t\tvar $async, $refCode;\n\n\t\tif ($schema === '#' || $schema === '#/') {\n\n\t\t\tif (it.isRoot) {\n\n\t\t\t\t$async = it.async;\n\n\t\t\t\t$refCode = 'validate';\n\n\t\t\t} else {\n\n\t\t\t\t$async = it.root.schema.$async === true;\n\n\t\t\t\t$refCode = 'root.refVal[0]';\n\n\t\t\t}\n\n\t\t} else {\n\n\t\t\tvar $refVal = it.resolveRef(it.baseId, $schema, it.isRoot);\n\n\t\t\tif ($refVal === undefined) {\n\n\t\t\t\tvar $message =
it.MissingRefError.message(it.baseId, $schema);\n\n\t\t\t\tif (it.opts.missingRefs === 'fail') {\n\n\t\t\t\t\tconsole.error($message);\n\n\t\t\t\t\tvar $$outStack
= $$outStack || [];\n\n\t\t\t\t\t$$outStack.push(out);\n\n\t\t\t\t\tout = '/* istanbul ignore else */\n\t\t\t\t\tif (it.createErrors
!== false) {\n\n\t\t\t\t\t\tout += ' keyword: \'' + $keyword + '\\', dataPath: (dataPath || '\\') + ' + it.errorPath + ',
schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ', params: { ref: \'' + it.util.escapeQuotes($schema) + '\\
}';\n\n\t\t\t\t\t\tif (it.opts.messages !== false) {\n\n\t\t\t\t\t\t\tout += ', message: \'' + 'can\\'\\'\\'\\'\\'t resolve reference ' +
it.util.escapeQuotes($schema) + '\\';\n\n\t\t\t\t\t\t}\n\n\t\t\t\t\t\tif (it.opts.verbose) {\n\n\t\t\t\t\t\t\tout += ', schema: ' +
it.util.toQuotedString($schema) + ', parentSchema: validate.schema' + it.schemaPath + ', data: ' + $data + '';\n\n\t\t\t\t\t\t}\n\n\t\t\t\t\t\tout += ' }';\n\n\t\t\t\t\t} else {\n\n\t\t\t\t\t\tout += ' {';\n\n\t\t\t\t\t\t}\n\n\t\t\t\t\t\tvar __err = out;\n\n\t\t\t\t\t\tout =
$$outStack.pop();\n\n\t\t\t\t\t\tif (!it.compositeRule && $breakOnError) {\n\n\t\t\t\t\t\t\t/* istanbul ignore
*/\n\n\t\t\t\t\t\t\tif (it.async) {\n\n\t\t\t\t\t\t\t\tout += ' throw new ValidationError([' + __err + ']);\n\n\t\t\t\t\t\t\t} else {\n\n\t\t\t\t\t\t\t\tout += ' validate.errors = [' + __err + ']; return false;';\n\n\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t} else {\n\n\t\t\t\t\t\t\t\tout += ' var err = ' +
__err + ';\n\n\t\t\t\t\t\t\t\tif (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;';\n\n\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\tif
($breakOnError) {\n\n\t\t\t\t\t\t\t\tout += ' if (false) {';\n\n\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t} else if (it.opts.missingRefs === 'ignore') {\n\n\t\t\t\t\t\t\t\tconsole.warn($message);\n\n\t\t\t\t\t\t\t\tif ($breakOnError) {\n\n\t\t\t\t\t\t\t\t\tout += ' if (true) {';\n\n\t\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t\t} else {\n\n\t\t\t\t\t\t\t\t\tthrow new it.MissingRefError(it.baseId, $schema, $message);\n\n\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t} else if ($refVal.inline) {\n\n\t\t\t\t\t\t\t\tvar $it
= it.util.copy(it);\n\n\t\t\t\t\t\t\t\t$it.level++;\n\n\t\t\t\t\t\t\t\tvar $nextValid = 'valid' + $it.level;\n\n\t\t\t\t\t\t\t\t$it.schema =
$refVal.schema;\n\n\t\t\t\t\t\t\t\t$it.schemaPath = '';\n\n\t\t\t\t\t\t\t\t$it.errSchemaPath = $schema;\n\n\t\t\t\t\t\t\t\tvar $code =
it.validate($it).replace(/validate\\\.schema/g, $refVal.code);\n\n\t\t\t\t\t\t\t\tout += ' ' + $code + '';\n\n\t\t\t\t\t\t\t\tif ($breakOnError)
{\n\n\t\t\t\t\t\t\t\t\tout += ' if (' + $nextValid + ') {';\n\n\t\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t\t} else {\n\n\t\t\t\t\t\t\t\t\t$async = $refVal.$async === true;\n\n\t\t\t\t\t\t\t\t\t$refCode = $refVal.code;\n\n\t\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t\tif ($refCode) {\n\n\t\t\t\t\t\t\t\t\tvar $$outStack = $$outStack || [];\n\n\t\t\t\t\t\t\t\t\t$$outStack.push(out);\n\n\t\t\t\t\t\t\t\t\tout = '';\n\n\t\t\t\t\t\t\t\t\tif (it.opts.passContext) {\n\n\t\t\t\t\t\t\t\t\t\tout += ' ' + $refCode + '.call(this, ';\n\n\t\t\t\t\t\t\t\t\t}
else {\n\n\t\t\t\t\t\t\t\t\t\tout += ' ' + $refCode + '(';\n\n\t\t\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t\t\t\tout += ' ' + $data + ', (dataPath || '\\')';\n\n\t\t\t\t\t\t\t\t\t\tif (it.errorPath !==
'') {\n\n\t\t\t\t\t\t\t\t\t\t\tout += ' + ' + it.errorPath;\n\n\t\t\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t\t\t\tvar $parentData = $dataLvl ? 'data' + ($dataLvl - 1 || '') :
'parentData';\n\n\t\t\t\t\t\t\t\t\t\t$parentDataProperty = $dataLvl ? it.dataPathArr[$dataLvl] : 'parentDataProperty';\n\n\t\t\t\t\t\t\t\t\t\tout += '
, ' + $parentData + ', ' + $parentDataProperty + ', rootData)';\n\n\t\t\t\t\t\t\t\t\t\tvar __callValidate = out;\n\n\t\t\t\t\t\t\t\t\t\tout =
$$outStack.pop();\n\n\t\t\t\t\t\t\t\t\t\tif ($async) {\n\n\t\t\t\t\t\t\t\t\t\t\tif (!it.async) throw new Error('async schema referenced by sync schema');\n\n\t\t\t\t\t\t\t\t\t\t\tif
($breakOnError) {\n\n\t\t\t\t\t\t\t\t\t\t\t\tout += ' var ' + $valid + ';\n\n\t\t\t\t\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t\t\t\t\t\tout += ' try {' + it.yieldAwait + ' ' +
__callValidate + ';\n\n\t\t\t\t\t\t\t\t\t\t\t\tif ($breakOnError) {\n\n\t\t\t\t\t\t\t\t\t\t\t\t\tout += ' ' + $valid + ' = true;';\n\n\t\t\t\t\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t\t\t\t\t\tout += ' } catch
(e) {\n\n\t\t\t\t\t\t\t\t\t\t\t\t\tif (!(e instanceof ValidationError)) throw e;\n\n\t\t\t\t\t\t\t\t\t\t\t\t\tif (vErrors === null) vErrors = e.errors; else vErrors =
vErrors.concat(e.errors); errors = vErrors.length;';\n\n\t\t\t\t\t\t\t\t\t\t\t\t\tif ($breakOnError) {\n\n\t\t\t\t\t\t\t\t\t\t\t\t\t\tout += ' ' + $valid + ' = false;';\n\n\t\t\t\t\t\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t\t\t\t\t\t\t} else {\n\n\t\t\t\t\t\t\t\t\t\t\t\t\t\tout += ' if (' + $valid + ') {';\n\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t\t\t\t\t\t\t} else {\n\n\t\t\t\t\t\t\t\t\t\t\t\t\t\tout += ' if (' + __callValidate + ') {\n\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\tif (vErrors === null) vErrors = ' + $refCode + '.errors; else vErrors =
vErrors.concat(' + $refCode + '.errors); errors = vErrors.length;';\n\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t}\n\n\t\t\t\t\t\t\t\t\t\t\t\t\t} if ($breakOnError) {\n\n\t\t\t\t\t\t\t\t\t\t\t\t\t\tout

```



```

$schemaValue = $schema;\n\t }\n\t if (!$isData) {\n\t   out += ' var schema' + $lvl + ' = validate.schema' +
$schemaPath + ';';\n\t }\n\t out += 'var ' + $valid + ' = equal(' + $data + ', schema' + $lvl + '); if (!' + $valid + ') {
';\n\t   var $$outStack = $$outStack || [];\n\t   $$outStack.push(out);\n\t   out = "/* istanbul ignore else */\n\t   if
(it.createErrors !== false) {\n\t     out += ' keyword: \'' + 'const' + '\', dataPath: (' + $dataPath + ') + ' + it.errorPath +
', schemaPath: ' + it.util.toQuotedString($errSchemaPath)
+ ', params: {}';\n\t     if (it.opts.messages !== false) {\n\t       out += ', message: \'should be equal to constant\''
';\n\t     }\n\t     if (it.opts.verbose) {\n\t       out += ', schema: validate.schema' + $schemaPath + ', parentSchema:
validate.schema' + it.schemaPath + ', data: ' + $data + ';\n\t     }\n\t     out += ' ';;\n\t   } else {\n\t     out += ' ';;\n\t
}\n\t   var __err = out;\n\t   out = $$outStack.pop();\n\t   if (!it.compositeRule && $breakOnError) {\n\t     /* istanbul
ignore if */\n\t     if (it.async) {\n\t       out += ' throw new ValidationError([' + __err + ']);';\n\t     } else {\n\t       out
+= ' validate.errors = [' + __err + ']; return false;';\n\t     }\n\t   } else {\n\t     out += ' var err = ' + __err + '; if (vErrors
=== null) vErrors = [err]; else vErrors.push(err); errors++;';\n\t   }\n\t   out += ' ';;\n\t   if ($breakOnError) {\n\t     out
+= ' else {';\n\t   }\n\t   return out;\n\t};\n\n/***/ },\n/* 45 */\n/***/ function(module,
exports) {\n\t'use strict';\n\t\tmodule.exports = function generate_contains(it, $keyword, $ruleType) {\n\t   var
out = ";\n\t   var $lvl = it.level;\n\t   var $dataLvl = it.dataLevel;\n\t   var $schema = it.schema[$keyword];\n\t   var
$schemaPath = it.schemaPath + it.util.getProperty($keyword);\n\t   var $errSchemaPath = it.errSchemaPath + '/' +
$keyword;\n\t   var $breakOnError = !it.opts.allErrors;\n\t   var $data = 'data' + ($dataLvl || '');\n\t   var $valid = 'valid'
+ $lvl;\n\t   var $errs = 'errs_' + $lvl;\n\t   var $it = it.util.copy(it);\n\t   var $closingBraces = ";\n\t   $it.level++;
\n\t   var $nextValid = 'valid' + $it.level;\n\t   var $idx = 'i' + $lvl;\n\t   $dataNxt = $it.dataLevel + 1;\n\t   $nextData = 'data' + $dataNxt;\n\t   $currentBaseId = it.baseId;\n\t   $nonEmptySchema =
it.util.schemaHasRules($schema, it.RULES.all);\n\t   out += 'var ' + $errs + ' = errors;var ' + $valid + ';\n\t   if
($nonEmptySchema) {\n\t     var $wasComposite = it.compositeRule;\n\t     it.compositeRule = $it.compositeRule = true;\n\t     $it.schema = $schema;\n\t     $it.schemaPath =
$schemaPath;\n\t     $it.errSchemaPath = $errSchemaPath;\n\t     out += ' var ' + $nextValid + ' = false; for (var ' +
$idx + ' = 0; ' + $idx + ' < ' + $data + '.length; ' + $idx + '++) {';\n\t     $it.errorPath = it.util.getPathExpr(it.errorPath,
$idx, it.opts.jsonPointers, true);\n\t     var $passData = $data + '[' + $idx + ']';\n\t     $it.dataPathArr[$dataNxt] =
$idx;\n\t     var $code = it.validate($it);\n\t     $it.baseId = $currentBaseId;\n\t     if (it.util.varOccurrences($code,
$nextData) < 2) {\n\t       out += ' ' + it.util.varReplace($code, $nextData, $passData) + ';\n\t     } else {\n\t       out +=
' var ' + $nextData + ' = ' + $passData + ';\n\t     };\n\t     } else {\n\t       out += ' ' + $nextValid + ' break; }';\n\t     it.compositeRule = $it.compositeRule = $wasComposite;\n\t     out += ' ' + $closingBraces + ' if (!' + $nextValid + ')
{\n\t   } else {\n\t     out += ' if (' + $data + '.length === 0) {';\n\t     }\n\t     var $$outStack = $$outStack || [];\n\t     $$outStack.push(out);\n\t     out = "/* istanbul ignore else */\n\t     if (it.createErrors !== false) {\n\t       out += ' { keyword: \'' + 'contains' + '\',
dataPath: (' + $dataPath + ') + ' + it.errorPath + ', schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ', params:
{\n\t       }';\n\t       if (it.opts.messages !== false) {\n\t         out += ', message: \'should contain a valid item\'';\n\t       }\n\t       if
(it.opts.verbose) {\n\t         out += ', schema: validate.schema' + $schemaPath + ', parentSchema: validate.schema' +
it.schemaPath + ', data: ' + $data + ';\n\t       }\n\t       out += ' }';\n\t     } else {\n\t       out += ' }';\n\t     }\n\t     var __err =
out;\n\t     out = $$outStack.pop();\n\t     if (!it.compositeRule && $breakOnError) {\n\t       /* istanbul ignore if */\n\t       if
(it.async) {\n\t         out += ' throw new ValidationError([' + __err + ']);';\n\t       } else {\n\t         out += ' validate.errors
= [' + __err + ']; return false;';\n\t       }\n\t     } else {\n\t       out += ' var err = ' + __err + '; if (vErrors === null) vErrors
= [err]; else vErrors.push(err); errors++;';\n\t     }\n\t     out += ' } else {';\n\t     if ($nonEmptySchema) {\n\t       out += '
errors = ' + $errs + ';\n\t     };\n\t     if (vErrors !== null) {\n\t       if (' + $errs + ') vErrors.length = ' + $errs + ';\n\t       else vErrors = null;\n\t     };\n\t     }\n\t     if (it.opts.allErrors) {\n\t       out += ' }';\n\t     }\n\t     out = it.util.cleanUpCode(out);\n\t     return out;\n\t};\n\n/***/ },\n/* 46 */\n/***/ function(module, exports) {\n\t'use strict';\n\t\tmodule.exports = function
generate_dependencies(it, $keyword, $ruleType) {\n\t   var out = ";\n\t   var $lvl = it.level;\n\t   var $dataLvl =
it.dataLevel;\n\t   var $schema = it.schema[$keyword];\n\t   var $schemaPath = it.schemaPath +
it.util.getProperty($keyword);\n\t   var $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n\t   var $breakOnError =
!it.opts.allErrors;\n\t   var $data = 'data' + ($dataLvl

```

```

||");\n\t var $errs = 'errs__' + $lvl;\n\t var $it = it.util.copy(it);\n\t var $closingBraces = ";\n\t $it.level++;\n\t var
$nextValid = 'valid' + $it.level;\n\t var $schemaDeps = {},\n\t $propertyDeps = {},\n\t $ownProperties =
it.opts.ownProperties;\n\t for ($property in $schema) {\n\t var $sch = $schema[$property];\n\t var $deps =
Array.isArray($sch) ? $propertyDeps : $schemaDeps;\n\t $deps[$property] = $sch;\n\t }\n\t out += 'var ' + $errs +
' = errors;';\n\t var $currentErrorPath = it.errorPath;\n\t out += 'var missing' + $lvl + ' ';\n\t for (var $property in
$propertyDeps) {\n\t $deps = $propertyDeps[$property];\n\t if ($deps.length) {\n\t out += 'if ( ' + $data +
it.util.getProperty($property) + ' !== undefined ';\n\t if ($ownProperties) {\n\t out += ' &&
Object.prototype.hasOwnProperty.call( ' + $data + ', \'' + it.util.escapeQuotes($property) + '\') ';\n\t }\n\t if
($breakOnError) {\n\t out += '
&& ( ';\n\t var arr1 = $deps;\n\t if (arr1) {\n\t var $propertyKey,\n\t $i = -1,\n\t $l1 =
arr1.length - 1;\n\t while ($i < $l1) {\n\t $propertyKey = arr1[$i += 1];\n\t if ($i) {\n\t out
+= ' || ';\n\t }\n\t var $prop = it.util.getProperty($propertyKey),\n\t $useData = $data +
$prop;\n\t out += ' ( ( ' + $useData + ' === undefined ';\n\t if ($ownProperties) {\n\t out += ' || !
Object.prototype.hasOwnProperty.call( ' + $data + ', \'' + it.util.escapeQuotes($propertyKey) + '\') ';\n\t }\n\t
out += ' ) && (missing' + $lvl + ' = ' + it.util.toQuotedString(it.opts.jsonPointers ? $propertyKey : $prop) + ' ) )
';\n\t }\n\t }\n\t out += ')) { ';\n\t var $propertyPath = 'missing' + $lvl,\n\t $missingProperty
= '\\ ' + $propertyPath + ' + \\';\n\t if (it.opts._errorDataPathProperty)
{\n\t it.errorPath = it.opts.jsonPointers ? it.util.getPathExpr($currentErrorPath, $propertyPath, true) :
$currentErrorPath + ' + ' + $propertyPath;\n\t }\n\t var $$outStack = $$outStack || [];\n\t
$$outStack.push(out);\n\t out = "/* istanbul ignore else */\n\t if (it.createErrors !== false) {\n\t out
+= ' { keyword: \'' + 'dependencies' + '\', dataPath: (dataPath || \'' + it.errorPath + ' , schemaPath: ' +
it.util.toQuotedString($errSchemaPath) + ' , params: { property: \'' + it.util.escapeQuotes($property) + '\',
missingProperty: \'' + $missingProperty + '\', depsCount: ' + $deps.length + ' , deps: \'' +
it.util.escapeQuotes($deps.length === 1 ? $deps[0] : $deps.join(', ')) + '\'} ';\n\t if (it.opts.messages !== false)
{\n\t out += ' , message: \\should have ';\n\t if ($deps.length === 1) {\n\t out += 'property ' +
it.util.escapeQuotes($deps[0]);\n\t
}\n\t out += 'properties ' + it.util.escapeQuotes($deps.join(', '));\n\t }\n\t out +=
' when property ' + it.util.escapeQuotes($property) + ' is present\\' ';\n\t }\n\t if (it.opts.verbose) {\n\t
out += ' , schema: validate.schema' + $schemaPath + ' , parentSchema: validate.schema' + it.schemaPath + ' , data: '
+ $data + ' ';\n\t }\n\t out += ' } ';\n\t } else {\n\t out += ' { } ';\n\t }\n\t var __err =
out;\n\t out = $$outStack.pop();\n\t if (!it.compositeRule && $breakOnError) {\n\t /* istanbul ignore
if */\n\t if (it.async) {\n\t out += ' throw new ValidationError([' + __err + ']); ';\n\t } else {\n\t
out += ' validate.errors = [' + __err + ']; return false; ';\n\t }\n\t } else {\n\t out += ' var err = ' + __err
+ ' ; if (vErrors === null) vErrors = [err]; else vErrors.push(err);
errors++; ';\n\t }\n\t } else {\n\t out += ' } ';\n\t var arr2 = $deps;\n\t if (arr2) {\n\t var
$propertyKey,\n\t $i2 = -1,\n\t $l2 = arr2.length - 1;\n\t while ($i2 < $l2) {\n\t $propertyKey
= arr2[$i2 += 1];\n\t var $prop = it.util.getProperty($propertyKey),\n\t $missingProperty =
it.util.escapeQuotes($propertyKey),\n\t $useData = $data + $prop;\n\t if
(it.opts._errorDataPathProperty) {\n\t it.errorPath = it.util.getPath($currentErrorPath, $propertyKey,
it.opts.jsonPointers);\n\t }\n\t out += 'if ( ' + $useData + ' === undefined ';\n\t if
($ownProperties) {\n\t out += ' || ! Object.prototype.hasOwnProperty.call( ' + $data + ', \'' +
it.util.escapeQuotes($propertyKey) + '\') ';\n\t }\n\t out += ' ) { var err = '/* istanbul ignore else
*/\n\t
if (it.createErrors !== false) {\n\t out += ' { keyword: \'' + 'dependencies' + '\', dataPath: (dataPath ||
\\') + ' + it.errorPath + ' , schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ' , params: { property: \'' +
it.util.escapeQuotes($property) + '\', missingProperty: \'' + $missingProperty + '\', depsCount: ' + $deps.length + ' ,
deps: \'' + it.util.escapeQuotes($deps.length === 1 ? $deps[0] : $deps.join(', ')) + '\'} ';\n\t if
(it.opts.messages !== false) {\n\t out += ' , message: \\should have ';\n\t if ($deps.length === 1)

```

```

    } else {
      out += ' when property ' +
        it.util.escapeQuotes($property) + ' is present';
      if (it.opts.verbose) {
        out += ', schema: validate.schema' + $schemaPath + ', parentSchema: validate.schema' + it.schemaPath + ',
        data: ' + $data + ' ';
      } else {
        out += ' { } ';
      }
      if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;
    }
    if ($breakOnError) {
      $closingBraces += '}';
      out += ' else {';
    }
    it.errorPath = $currentErrorPath;
    var $currentBaseId = $it.baseId;
    for (var $property in $schemaDeps) {
      var $sch = $schemaDeps[$property];
      if (it.util.schemaHasRules($sch, it.RULES.all)) {
        out += ' + $nextValid + ' = true; if (' + $data + it.util.getProperty($property) + ' !== undefined';
        if ($ownProperties) {
          out += ' && Object.prototype.hasOwnProperty.call(' + $data + ', \'' +
            it.util.escapeQuotes($property) +
            '\')';
        }
        out += ') {';
        $it.schema = $sch;
        $it.schemaPath = $schemaPath +
          it.util.getProperty($property);
        $it.errSchemaPath = $errSchemaPath + '/' +
          it.util.escapeFragment($property);
        out += ' ' + it.validate($it) + ' ';
        $it.baseId = $currentBaseId;
        out += ' ';
        if ($breakOnError) {
          out += ' if (' + $nextValid + ') {';
          $closingBraces += '}';
        }
        if ($breakOnError) {
          out += ' ' + $closingBraces + ' ' + $errs + ' == errors';
        }
        out = it.util.cleanUpCode(out);
        return out;
      }
    }
    function(module, exports) {
      'use strict';
      module.exports = function generate_enum(it, $keyword, $ruleType) {
        var out = '';
        var $lvl = it.level;
        var $dataLvl = it.dataLevel;
        var $schema = it.schema[$keyword];
        var $schemaPath = it.schemaPath + it.util.getProperty($keyword);
        var $errSchemaPath = it.errSchemaPath + '/' + $keyword;
        var $breakOnError = !it.opts.allErrors;
        var $data = 'data' + ($dataLvl || '');
        var $valid = 'valid' + $lvl;
        var $isData = it.opts.$data && $schema && $schema.$data;
        var $schemaValue;
        if ($isData) {
          out += ' var schema' + $lvl + ' = ' +
            it.util.getData($schema.$data, $dataLvl, it.dataPathArr) + ' ';
          $schemaValue = 'schema' + $lvl;
        } else {
          $schemaValue = $schema;
        }
        if (!$isData) {
          out += ' var $i = ' + $lvl;
          var $vSchema = 'schema' + $lvl;
          if (!$isData) {
            out += ' var ' + $valid + ' = validate.schema' + $schemaPath + ' ';
          }
          out += ' var ' + $valid + ' = ' + $valid + ' = true; else if (!Array.isArray(schema' +
            $lvl + ')) ' + $valid + ' = false; else if (!Array.isArray(schema' +
            $lvl + ')) ' + $valid + ' = false; for (var ' + $i + '=0; ' + $i + '<' +
            $vSchema + '.length; ' + $i + '++)';
          if (equal(' + $data + ', ' + $vSchema + '[' + $i + ']')) {
            out += ' ' + $valid + ' = true; break; ';
          }
          if ($isData) {
            out += ' ' + $valid + ' = ' + $valid + ' if (!' + $valid + ') {';
            var $$outStack = $$outStack || [];
            $$outStack.push(out);
            out = '';
            /* istanbul ignore else */
            if (it.createErrors !== false) {
              out += ' { keyword: \'' + 'enum' + '\', dataPath:
              (dataPath || \'\') + ' + it.errorPath + ', schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ', params: {
              allowedValues: schema' + $lvl + ' }';
              if (it.opts.messages !== false) {
                out += ', message: \'' + 'should be
                equal to one of the allowed values\'';
              }
              if (it.opts.verbose) {
                out += ', schema: validate.schema' +
                  $schemaPath + ', parentSchema: validate.schema' + it.schemaPath + ', data: ' + $data + ' ';
              }
              out += ' }';
            } else {
              out += ' { }';
            }
            var __err = out;
            out = $$outStack.pop();
            if (!it.compositeRule && $breakOnError) {
              /* istanbul ignore if */
              if (it.async) {
                out += ' throw new ValidationError([' +
                  __err + ']);';
              } else {
                out += ' validate.errors = [' + __err + ']; return false;';
              }
            } else {
              out += ' ' + $valid + ' = ' + $valid + ' if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;';
            }
            out += ' }';
            if ($breakOnError) {
              out += ' else {';
              return out;
            }
          }
        }
        function(module, exports) {
          'use strict';
          var _typeof = typeof Symbol === "function" && typeof
            Symbol.iterator === "symbol" ? function (obj) { return typeof obj; } : function (obj) { return obj && typeof
            Symbol === "function" && obj.constructor === Symbol && obj !== Symbol.prototype ? "symbol" : typeof obj;
          };
          module.exports = function generate_format(it, $keyword, $ruleType) {
            var out = '';
            var $lvl =

```

```

    $schema = it.schema[$keyword];\n\t var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n\t var
    $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n\t var $breakOnError = !it.opts.allErrors;\n\t var $data =
    'data' + ($dataLvl || '');\n\t if (it.opts.format === false) {\n\t   if ($breakOnError) {\n\t     out += ' if (true) {';\n\t   }\n\t   return out;\n\t }\n\t var $isData = it.opts.$data && $schema && $schema.$data,\n\t   $schemaValue;\n\t if ($isData) {\n\t   out += ' var schema' + $lvl + ' = ' + it.util.getData($schema.$data, $dataLvl, it.dataPathArr) +
    ';\n\t   $schemaValue = 'schema' + $lvl;\n\t } else {\n\t   $schemaValue = $schema;\n\t }\n\t var
    $unknownFormats = it.opts.unknownFormats,\n\t   $allowUnknown = Array.isArray($unknownFormats);\n\t if
    ($isData) {\n\t   var $format = 'format' + $lvl,\n\t     $isObject = 'isObject' + $lvl,\n\t     $formatType =
    'formatType' + $lvl;\n\t   out += ' var ' + $format + ' = formats[' + $schemaValue
    + ']; var ' + $isObject + ' = typeof ' + $format + ' == 'object' && !( ' + $format + ' instanceof RegExp) && ' +
    $format + '.validate; var ' + $formatType + ' = ' + $isObject + ' && ' + $format + '.type || 'string'; if ( ' + $isObject
    + ') {\n\t   if (it.async) {\n\t     out += ' var async' + $lvl + ' = ' + $format + '.async;';\n\t   }\n\t   out += ' ' +
    $format + ' = ' + $format + '.validate; } if ( ';\n\t   if ($isData) {\n\t     out += ' ( ' + $schemaValue + ' !== undefined
    && typeof ' + $schemaValue + ' != 'string' ) ||';\n\t   }\n\t   out += ' (;\n\t   if ($unknownFormats != 'ignore')
    {\n\t     out += ' ( ' + $schemaValue + ' && ! ' + $format + ';\n\t     if ($allowUnknown) {\n\t       out += ' &&
    self._opts.unknownFormats.indexOf( ' + $schemaValue + ') == -1;\n\t     }\n\t     out += ' ) ||';\n\t   }\n\t   out += ' ( '
    + $format + ' && ' + $formatType + ' == ' + $ruleType + ' && !(typeof ' + $format + ' == 'function' ?';\n\t   if
    (it.async) {\n\t     out += ' (async' + $lvl + ' ? ' + it.yieldAwait + ' ' + $format + ' ( ' + $data + ') : ' + $format + ' ( ' +
    $data + ') );\n\t   } else {\n\t     out += ' ' + $format + ' ( ' + $data + ')';\n\t   }\n\t   out += ' : ' + $format + '.test( ' +
    $data + ') )';\n\t } else {\n\t   var $format = it.formats[$schema];\n\t   if (!$format) {\n\t     if
    ($unknownFormats == 'ignore') {\n\t       console.warn('unknown format \'' + $schema + '\' ignored in schema at
    path \'' + it.errSchemaPath + '\');\n\t     } else if ($allowUnknown && $unknownFormats.indexOf($schema) >= 0) {\n\t       if ($breakOnError)
    {\n\t         out += ' if (true) {';\n\t       }\n\t       return out;\n\t     } else {\n\t       throw new Error('unknown format
    \'' + $schema + '\' is used in schema at path \'' + it.errSchemaPath + '\');\n\t     }\n\t   }\n\t   var $isObject =
    (typeof
    $format === 'undefined' ? 'undefined' : _typeof($format)) == 'object' && !($format instanceof RegExp) &&
    $format.validate;\n\t   var $formatType = $isObject && $format.type || 'string';\n\t   if ($isObject) {\n\t     var
    $async = $format.async === true;\n\t     $format = $format.validate;\n\t   }\n\t   if ($formatType != $ruleType)
    {\n\t     if ($breakOnError) {\n\t       out += ' if (true) {';\n\t     }\n\t     return out;\n\t   }\n\t   if ($async) {\n\t     if
    (!it.async) throw new Error('async format in sync schema');\n\t     var $formatRef = 'formats' +
    it.util.getProperty($schema) + '.validate';\n\t     out += ' if (! ( ' + it.yieldAwait + ' ' + $formatRef + ' ( ' + $data + ') ) ) {\n\t
    } else {\n\t     out += ' if (!';\n\t     var $formatRef = 'formats' + it.util.getProperty($schema);\n\t     if
    ($isObject) $formatRef += '.validate';\n\t     if (typeof $format == 'function') {\n\t       out += ' ' + $formatRef + ' ( ' +
    $data + ')';\n\t     } else {\n\t       out += ' ' + $formatRef + '.test( ' + $data + ')';\n\t     }\n\t     out += ' )';\n\t     $outStack =
    $outStack || [];\n\t     $outStack.push(out);\n\t     out = '/* istanbul ignore else */\n\t if (it.createErrors !== false)
    {\n\t     out += ' { keyword: \'' + 'format' + '\', dataPath: (dataPath || '') + ' + it.errorPath + ', schemaPath: ' +
    it.util.toQuotedString($errSchemaPath) + ', params: { format: ';;\n\t     if ($isData) {\n\t       out += " +
    $schemaValue;\n\t     } else {\n\t       out += " + it.util.toQuotedString($schema);\n\t     }\n\t     out += ' ';;\n\t     if
    (it.opts.messages !== false) {\n\t       out += ', message: ' + 'should match format ' + ';\n\t     } if ($isData) {\n\t       out
    += ' ' + $schemaValue + ' + ';\n\t     } else {\n\t       out += " + it.util.escapeQuotes($schema);\n\t     }\n\t     out
    += ' ' + $schemaValue + ';\n\t     }\n\t     if (it.opts.verbose) {\n\t       out += ', schema: ';;\n\t     } if ($isData) {\n\t       out
    += 'validate.schema' + $schemaPath;\n\t     } else {\n\t       out += " + it.util.toQuotedString($schema);\n\t     }\n\t     out
    += ' , parentSchema: validate.schema' + it.schemaPath + ', data: ' + $data + ';\n\t     }\n\t     out += ' ';;\n\t   }
    } else {\n\t     out += ' }';\n\t   }\n\t   var __err = out;\n\t   out = $outStack.pop();\n\t   if (!it.compositeRule &&
    $breakOnError) {\n\t     /* istanbul ignore if */\n\t     if (it.async) {\n\t       out += ' throw new ValidationError([ ' +
    __err + ']);';\n\t     } else {\n\t       out += ' validate.errors = [' + __err + ']; return false;';\n\t     }\n\t   }
    } else {\n\t     out
  
```

```

+= ' var err = ' + __err + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;';\n\t }\n\t out += '
};\n\t if ($breakOnError) {\n\t out += ' else {';\n\t }\n\t return out;\n\t};\n\t\n/****/ },\n\t\n/****/
function(module, exports) {\n\t\n\t'use strict';\n\t\n\tvar _typeof = typeof Symbol === \"function\" && typeof
Symbol.iterator
=== \"symbol\" ? function (obj) { return typeof obj; } : function (obj) { return obj && typeof Symbol ===
\"function\" && obj.constructor === Symbol && obj !== Symbol.prototype ? \"symbol\" : typeof obj;
};\n\t\n\tmodule.exports = function generate_items(it, $keyword, $ruleType) {\n\t var out = ''; \n\t var $lvl =
it.level;\n\t var $dataLvl = it.dataLevel;\n\t var $schema = it.schema[$keyword];\n\t var $schemaPath =
it.schemaPath + it.util.getProperty($keyword);\n\t var $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n\t var
$breakOnError = !it.opts.allErrors;\n\t var $data = 'data' + ($dataLvl || '');\n\t var $valid = 'valid' + $lvl;\n\t var
$errs = 'errs_' + $lvl;\n\t var $it = it.util.copy(it);\n\t var $closingBraces = '';\n\t $it.level++; \n\t var $nextValid =
'valid' + $it.level;\n\t var $idx = 'i' + $lvl, \n\t $dataNxt = $it.dataLevel = it.dataLevel + 1, \n\t $nextData =
'data' + $dataNxt, \n\t $currentBaseId = it.baseId; \n\t out += 'var ' + $errs
+ ' = errors; var ' + $valid + ';'; \n\t if (Array.isArray($schema)) {\n\t var $additionalItems =
it.schema.additionalItems; \n\t if ($additionalItems === false) {\n\t out += ' ' + $valid + ' = ' + $data + '.length
<= ' + $schema.length + ';'; \n\t var $currErrSchemaPath = $errSchemaPath; \n\t $errSchemaPath =
it.errSchemaPath + '/additionalItems'; \n\t out += ' if (!' + $valid + ') {'; \n\t var $$outStack = $$outStack ||
[]; \n\t $$outStack.push(out); \n\t out = ''; \n\t /* istanbul ignore else */ \n\t if (it.createErrors !== false) {\n\t
out += ' { keyword: \'' + 'additionalItems' + '\', dataPath: (' + $dataPath + ' || \'\') + ' + it.errorPath + ', schemaPath: ' +
it.util.toQuotedString($errSchemaPath) + ', params: { limit: ' + $schema.length + ' }'; \n\t if (it.opts.messages
!== false) {\n\t out += ', message: \'' + 'should NOT have more than ' + $schema.length + ' items\''; \n\t } \n\t
if (it.opts.verbose) {\n\t
out += ', schema: false , parentSchema: validate.schema' + it.schemaPath + ', data: ' + $data + ' '; \n\t } \n\t
out += ' }'; \n\t } else {\n\t out += ' }'; \n\t } \n\t var __err = out; \n\t out = $$outStack.pop(); \n\t
if (!it.compositeRule && $breakOnError) {\n\t /* istanbul ignore if */ \n\t if (it.async) {\n\t out += '
throw new ValidationError([' + __err + ']);'; \n\t } else {\n\t out += ' validate.errors = [' + __err + ']; return
false;'; \n\t } \n\t } else {\n\t out += ' var err = ' + __err + '; if (vErrors === null) vErrors = [err]; else
vErrors.push(err); errors++;'; \n\t } \n\t } \n\t $errSchemaPath = $currErrSchemaPath; \n\t if
($breakOnError) {\n\t $closingBraces += ' '; \n\t out += ' else {'; \n\t } \n\t } \n\t var arr1 =
$schema; \n\t if (arr1) {\n\t var $sch, \n\t $i = -1, \n\t $l1 = arr1.length
- 1; \n\t while ($i < $l1) {\n\t $sch = arr1[$i + 1]; \n\t if (it.util.schemaHasRules($sch, it.RULES.all))
{\n\t out += ' ' + $nextValid + ' = true; if (' + $data + '.length > ' + $i + ') {'; \n\t var $passData = $data +
'[' + $i + ']'; \n\t $it.schema = $sch; \n\t $it.schemaPath = $schemaPath + '[' + $i + ']'; \n\t
$it.errSchemaPath = $errSchemaPath + '/' + $i; \n\t $it.errorPath = it.util.getPathExpr(it.errorPath, $i,
it.opts.jsonPointers, true); \n\t $it.dataPathArr[$dataNxt] = $i; \n\t var $code = it.validate($it); \n\t
$it.baseId = $currentBaseId; \n\t if (it.util.varOccurrences($code, $nextData) < 2) {\n\t out += ' ' +
it.util.varReplace($code, $nextData, $passData) + ' '; \n\t } else {\n\t out += ' var ' + $nextData + ' = ' +
$passData + '; ' + $code + ' '; \n\t } \n\t } \n\t } \n\t out += ' }'; \n\t if ($breakOnError) {\n\t
out += ' if (' + $nextValid + ') {'; \n\t $closingBraces += ' '; \n\t } \n\t } \n\t } \n\t } \n\t } \n\t if
((typeof $additionalItems === 'undefined' ? 'undefined' : _typeof($additionalItems)) === 'object' &&
it.util.schemaHasRules($additionalItems, it.RULES.all)) {\n\t $it.schema = $additionalItems; \n\t
$it.schemaPath = it.schemaPath + '.additionalItems'; \n\t $it.errSchemaPath = it.errSchemaPath +
'/additionalItems'; \n\t out += ' ' + $nextValid + ' = true; if (' + $data + '.length > ' + $schema.length + ') { for (var
' + $idx + ' = ' + $schema.length + '; ' + $idx + ' < ' + $data + '.length; ' + $idx + '++) {'; \n\t $it.errorPath =
it.util.getPathExpr(it.errorPath, $idx, it.opts.jsonPointers, true); \n\t var $passData = $data + '[' + $idx + ']'; \n\t
$it.dataPathArr[$dataNxt] = $idx; \n\t var $code = it.validate($it); \n\t $it.baseId = $currentBaseId; \n\t if
(it.util.varOccurrences($code, $nextData) < 2) {\n\t

```



```

    out += ' ' + it.util.varReplace($code, $nextData, $passData) + ';\n\t } else {\n\t     out += ' var ' +
$nextData + ' = ' + $passData + ';\n\t     };\n\t     if ($breakOnError) {\n\t         out += ' if (! +
$nextValid + ') break;';\n\t     }\n\t     out += ' }';\n\t     if ($breakOnError) {\n\t         out += ' if ( ' + $nextValid +
') {;\n\t         $closingBraces += '};\n\t     }\n\t     } else if (it.util.schemaHasRules($schema, it.RULES.all))
{\n\t     $it.schema = $schema;\n\t     $it.schemaPath = $schemaPath;\n\t     $it.errSchemaPath = $errSchemaPath;\n\t
out += ' for (var ' + $idx + ' = ' + 0 + ';\n\t     ' + $idx + ' < ' + $data + '.length; ' + $idx + '++) {\n\t     $it.errorPath =
it.util.getPathExpr(it.errorPath, $idx, it.opts.jsonPointers, true);\n\t     var $passData = $data + '[' + $idx + '];\n\t
$it.dataPathArr[$dataNxt] = $idx;\n\t     var $code = it.validate($it);\n\t     $it.baseId = $currentBaseId;\n\t     if
(it.util.varOccurrences($code,
$nextData) < 2) {\n\t         out += ' ' + it.util.varReplace($code, $nextData, $passData) + ';\n\t     } else {\n\t         out +=
' var ' + $nextData + ' = ' + $passData + ';\n\t     ' + $code + ';\n\t     }\n\t     if ($breakOnError) {\n\t         out += ' if (! +
$nextValid + ') break;';\n\t     }\n\t     out += ' }';\n\t     }\n\t     if ($breakOnError) {\n\t         out += ' ' + $closingBraces + ' if
(' + $errs + ' == errors) {;\n\t     }\n\t     out = it.util.cleanUpCode(out);\n\t     return out;\n\t};\n\n/****/,n/* 50 */\n/****/
function(module, exports) {\n\n\t'use strict';\n\t\n\tmodule.exports = function generate__limit(it, $keyword,
$type) {\n\t     var out = ';\n\t     var $lvl = it.level;\n\t     var $dataLvl = it.dataLevel;\n\t     var $schema =
it.schema[$keyword];\n\t     var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n\t     var
$errorSchemaPath = it.errSchemaPath + '/' + $keyword;\n\t     var $breakOnError = !it.opts.allErrors;\n\t     var
$errorKeyword;\n\t     var $data = 'data' + ($dataLvl
|| '');\n\t     var $isData = it.opts.$data && $schema && $schema.$data;\n\t     $schemaValue;\n\t     if ($isData) {\n\t
out += ' var schema' + $lvl + ' = ' + it.util.getData($schema.$data, $dataLvl, it.dataPathArr) + ';\n\t
$schemaValue = 'schema' + $lvl;\n\t     } else {\n\t         $schemaValue = $schema;\n\t     }\n\t     var $isMax = $keyword ==
'maximum';\n\t     $exclusiveKeyword = $isMax ? 'exclusiveMaximum' : 'exclusiveMinimum';\n\t     $schemaExcl
= it.schema[$exclusiveKeyword];\n\t     $isDataExcl = it.opts.$data && $schemaExcl && $schemaExcl.$data;\n\t
$op = $isMax ? '<:' : '>';\n\t     $notOp = $isMax ? '>:' : '<';\n\t     $errorKeyword = undefined;\n\t     if ($isDataExcl)
{\n\t         var $schemaValueExcl = it.util.getData($schemaExcl.$data, $dataLvl, it.dataPathArr);\n\t         $exclusive =
'exclusive' + $lvl;\n\t         $exclType = 'exclType' + $lvl;\n\t         $exclIsNumber = 'exclIsNumber' + $lvl;\n\t
$opExpr = 'op' + $lvl;\n\t         $opStr = '\\ ' + $opExpr
+ ' + \\';\n\t         out += ' var schemaExcl' + $lvl + ' = ' + $schemaValueExcl + ';\n\t         $schemaValueExcl =
'schemaExcl' + $lvl;\n\t         out += ' var ' + $exclusive + ';\n\t         var ' + $exclType + ' = typeof ' + $schemaValueExcl + ';\n\t
if (' + $exclType + ' !== \\boolean\\ && ' + $exclType + ' !== \\undefined\\ && ' + $exclType + ' !== \\number\\) {\n\t
var $errorKeyword = $exclusiveKeyword;\n\t         var $$outStack = $$outStack || [];\n\t         $$outStack.push(out);\n\t
out = '';\n\t         /* istanbul ignore else */\n\t         if (it.createErrors !== false) {\n\t             out += ' { keyword: \\'' + ($errorKeyword
|| '_exclusiveLimit') + '\\', dataPath: (dataPath || '\\') + ' + it.errorPath + ', schemaPath: ' +
it.util.toQuotedString($errorSchemaPath) + ', params: { }';\n\t             if (it.opts.messages !== false) {\n\t                 out += ',
message: \\'' + $exclusiveKeyword + ' should be boolean\\';\n\t             }\n\t             if (it.opts.verbose) {\n\t                 out += ',
schema: validate.schema' + $schemaPath +
', parentSchema: validate.schema' + it.schemaPath + ', data: ' + $data + ';\n\t             }\n\t             out += ' }';\n\t         } else
{\n\t             out += ' }';\n\t         }\n\t         var __err = out;\n\t         out = $$outStack.pop();\n\t         if (!it.compositeRule &&
$breakOnError) {\n\t             /* istanbul ignore if */\n\t             if (it.async) {\n\t                 out += ' throw new ValidationError([' +
__err + ']);;\n\t             } else {\n\t                 out += ' validate.errors = [' + __err + ']; return false;';\n\t             }\n\t         } else {\n\t
out += ' var err = ' + __err + ';\n\t         if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;;\n\t         }\n\t
out += ' }';\n\t         if (';\n\t         if ($isData) {\n\t             out += ' (' + $schemaValue + ' !== undefined && typeof ' +
$schemaValue + ' !== \\number\\) || ';\n\t             }\n\t             out += ' ' + $exclType + ' === \\number\\' ? (' + $exclusive + ' = ' +
$schemaValue + ' === undefined || ' + $schemaValueExcl + ' + $op + ' = ' + $schemaValue + ') ? ' + $data + '
+ $notOp + ' = ' + $schemaValueExcl + ' : ' + $data + ' + $notOp + ' + $schemaValue + ') : (' + $exclusive + ' = ' +
$schemaValueExcl + ' === true) ? ' + $data + ' + $notOp + ' = ' + $schemaValue + ' : ' + $data + ' + $notOp + ' +
$schemaValue + ') || ' + $data + ' !== ' + $data + ') {\n\t             var op' + $lvl + ' = ' + $exclusive + ' ? \\'' + $op + '\\ : \\'' + $op
+ '\\';\n\t             } else {\n\t                 var $exclIsNumber = typeof $schemaExcl === 'number';\n\t                 $opStr = $op;\n\t                 if

```

```

($exclIsNumber && $isData) {\n\t    var $opExpr = '\' + $opStr + \'';\n\t    out += ' if ( '\n\t    if ($isData) {\n\t
    out += ' (' + $schemaValue + ' !== undefined && typeof ' + $schemaValue + ' !== \'number\') || '\n\t    }\n\t
    out += ' (' + $schemaValue + ' === undefined || ' + $schemaExcl + ' + ' + $op + ' = ' + $schemaValue + ' ? ' + $data + '
    + $notOp + ' = ' + $schemaExcl + ' : ' + $data + ' + $notOp + ' + ' + $schemaValue + ' ) || ' + $data + ' !== ' + $data + '
    { '\n\t
    } else {\n\t    if ($exclIsNumber && $schema === undefined) {\n\t        $exclusive = true;\n\t
    $errorKeyword = $exclusiveKeyword;\n\t    $errSchemaPath = it.errSchemaPath + '/' + $exclusiveKeyword;\n\t
    $schemaValue = $schemaExcl;\n\t    $notOp += '=';\n\t    } else {\n\t    if ($exclIsNumber) $schemaValue =
    Math[$isMax ? 'min' : 'max']($schemaExcl, $schema);\n\t    if ($schemaExcl === ($exclIsNumber ?
    $schemaValue : true)) {\n\t        $exclusive = true;\n\t        $errorKeyword = $exclusiveKeyword;\n\t
    $errSchemaPath = it.errSchemaPath + '/' + $exclusiveKeyword;\n\t        $notOp += '=';\n\t    } else {\n\t
    $exclusive = false;\n\t    $opStr += '=';\n\t    }\n\t    }\n\t    var $opExpr = '\' + $opStr + \'';\n\t    out += '
    if ( '\n\t    if ($isData) {\n\t        out += ' (' + $schemaValue + ' !== undefined && typeof ' + $schemaValue + ' !==
    \'number\') || '\n\t    }\n\t    out += ' + $data
    + ' + $notOp + ' + ' + $schemaValue + ' || ' + $data + ' !== ' + $data + ' ) { '\n\t    }\n\t    $errorKeyword =
    $errorKeyword || $keyword;\n\t    var $$outStack = $$outStack || [];\n\t    $$outStack.push(out);\n\t    out = "/* istanbul
    ignore else *\n\t    if (it.createErrors !== false) {\n\t        out += ' { keyword: \'' + ($errorKeyword || '_limit') + '\',
    dataPath: (dataPath || \'\') + ' + it.errorPath + ', schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ', params:
    { comparison: ' + $opExpr + ', limit: ' + $schemaValue + ', exclusive: ' + $exclusive + ' } ';'\n\t    if (it.opts.messages
    !== false) {\n\t        out += ' , message: \\'should be ' + $opStr + ' ';'\n\t    if ($isData) {\n\t        out += '\'' + ' +
    $schemaValue;\n\t    } else {\n\t        out += " + $schemaValue + \'';\n\t    }\n\t    }\n\t    if (it.opts.verbose) {\n\t
    out += ' , schema: '\n\t    if ($isData) {\n\t        out += 'validate.schema' + $schemaPath;\n\t    } else {\n\t
    out += " + $schema;\n\t    }\n\t    out += ' , parentSchema: validate.schema' + it.schemaPath + ', data: ' +
    $data + ' ';'\n\t    }\n\t    out += ' } ';'\n\t    } else {\n\t    out += ' { } ';'\n\t    }\n\t    var __err = out;\n\t    out =
    $$outStack.pop();\n\t    if (!it.compositeRule && $breakOnError) {\n\t        /* istanbul ignore if */\n\t    if (it.async) {\n\t
    out += ' throw new ValidationError([' + __err + ']);'\n\t    } else {\n\t        out += ' validate.errors = [' + __err + '];
    return false;'\n\t    }\n\t    } else {\n\t    out += ' var err = ' + __err + ' ; if (vErrors === null) vErrors = [err]; else
    vErrors.push(err); errors++;'\n\t    }\n\t    out += ' } ';'\n\t    if ($breakOnError) {\n\t    out += ' else { '\n\t    }\n\t    return
    out;\n\t};\n\n/***/ },\n\n/* 51 */\n\n/***/ function(module, exports) {\n\n\t'use strict';\n\t\n\tmodule.exports = function
    generate__limitItems(it, $keyword, $ruleType) {\n\t    var out = ' '\n\t    var $lvl = it.level;\n\t    var $dataLvl =
    it.dataLevel;\n\t
    var $schema = it.schema[$keyword];\n\t    var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n\t    var
    $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n\t    var $breakOnError = !it.opts.allErrors;\n\t    var
    $errorKeyword;\n\t    var $data = 'data' + ($dataLvl || '');\n\t    var $isData = it.opts.$data && $schema &&
    $schema.$data;\n\t    $schemaValue;\n\t    if ($isData) {\n\t        out += ' var schema' + $lvl + ' = ' +
    it.util.getData($schema.$data, $dataLvl, it.dataPathArr) + ' ;'\n\t        $schemaValue = 'schema' + $lvl;\n\t    } else {\n\t
    $schemaValue = $schema;\n\t    }\n\t    var $op = $keyword === 'maxItems' ? '>' : '<';\n\t    out += ' if ( '\n\t    if ($isData)
    {\n\t        out += ' (' + $schemaValue + ' !== undefined && typeof ' + $schemaValue + ' !== \'number\') || '\n\t    }\n\t
    out += ' + $data + '.length' + $op + ' + ' + $schemaValue + ' ) { '\n\t    var $errorKeyword = $keyword;\n\t    var
    $$outStack = $$outStack || [];\n\t    $$outStack.push(out);\n\t    out = "/* istanbul ignore
    else *\n\t    if (it.createErrors !== false) {\n\t        out += ' { keyword: \'' + ($errorKeyword || '_limitItems') + '\',
    dataPath: (dataPath || \'\') + ' + it.errorPath + ', schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ', params:
    { limit: ' + $schemaValue + ' } ';'\n\t    if (it.opts.messages !== false) {\n\t        out += ' , message: \\'should NOT have
    '\n\t    if ($keyword === 'maxItems') {\n\t        out += ' more';\n\t    } else {\n\t        out += ' less';\n\t    }\n\t    }\n\t
    out += ' than '\n\t    if ($isData) {\n\t        out += '\'' + $schemaValue + ' + \'';\n\t    } else {\n\t        out += " +
    $schema;\n\t    }\n\t    out += ' items\\' ';'\n\t    }\n\t    if (it.opts.verbose) {\n\t        out += ' , schema: '\n\t    if
    ($isData) {\n\t        out += 'validate.schema' + $schemaPath;\n\t    } else {\n\t        out += " + $schema;\n\t    }\n\t
    out += ' , parentSchema: validate.schema' + it.schemaPath + ', data: ' + $data +

```

```

';\n\t }\n\t out += ' }';\n\t } else {\n\t out += ' { }';\n\t }\n\t var __err = out;\n\t out = $$outStack.pop();\n\t if (!it.compositeRule && $breakOnError) {\n\t /* istanbul ignore if */\n\t if (it.async) {\n\t out += ' throw\n\t new ValidationError([' + __err + ']);\n\t } else {\n\t out += ' validate.errors = [' + __err + ']; return false;\n\t }\n\t } else {\n\t out += ' var err = ' + __err + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err);\n\t errors++;;\n\t }\n\t out += ' }';\n\t if ($breakOnError) {\n\t out += ' else {';\n\t }\n\t return out;\n\t};\n\n/**/\n},\n/* 52 */\n/**/ function(module, exports) {\n\n'use strict';\n\nmodule.exports = function\n\t generate__limitLength(it, $keyword, $ruleType) {\n\t var out = ';\n\t var $lvl = it.level;\n\t var $dataLvl =\n\t it.dataLevel;\n\t var $schema = it.schema[$keyword];\n\t var $schemaPath = it.schemaPath +\n\t it.util.getProperty($keyword);\n\t var $errSchemaPath\n\t = it.errSchemaPath + '/' + $keyword;\n\t var $breakOnError = !it.opts.allErrors;\n\t var $errorKeyword;\n\t var $data = 'data' + ($dataLvl || '');\n\t var $isData = it.opts.$data && $schema && $schema.$data;\n\t $schemaValue;\n\t if ($isData) {\n\t out += ' var schema' + $lvl + ' = ' + it.util.getData($schema.$data, $dataLvl,\n\t it.dataPathArr) + ';\n\t $schemaValue = 'schema' + $lvl;\n\t } else {\n\t $schemaValue = $schema;\n\t }\n\t }\n\t var $op = $keyword === 'maxLength' ? '>' : '<';\n\t out += 'if (';\n\t if ($isData) {\n\t out += '(' + $schemaValue +\n\t ' !== undefined && typeof ' + $schemaValue + ' !== ' + 'number' + ') ||';\n\t }\n\t if (it.opts.unicode === false) {\n\t out += ' + $data + '.length';\n\t } else {\n\t out += ' ucs2length(' + $data + ')';\n\t }\n\t out += ' + $op + ' +\n\t $schemaValue + ') {';\n\t var $errorKeyword = $keyword;\n\t var $$outStack = $$outStack || [];\n\t $$outStack.push(out);\n\t out = '';\n\t /* istanbul ignore else */\n\t if (it.createErrors !== false) {\n\t out += ' { keyword: \'' + ($errorKeyword || '_limitLength') + '\',\n\t dataPath: (' + $dataPath + ' || ' + ' || ') + ' + it.errorPath + ', schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ', params:\n\t { limit: ' + $schemaValue + ' }';\n\t if (it.opts.messages !== false) {\n\t out += ', message: \\'should NOT be\n\t';\n\t if ($keyword === 'maxLength') {\n\t out += 'longer';\n\t } else {\n\t out += 'shorter';\n\t }\n\t }\n\t out += ' than';\n\t if ($isData) {\n\t out += '\\\' + ' + $schemaValue + ' + '\\\'';\n\t } else {\n\t out += ' ' +\n\t $schema;\n\t }\n\t out += ' characters\\\'';\n\t }\n\t if (it.opts.verbose) {\n\t out += ', schema: ';;\n\t if ($isData) {\n\t out += 'validate.schema' + $schemaPath;\n\t } else {\n\t out += ' ' + $schema;\n\t }\n\t }\n\t out += ' , parentSchema: validate.schema' + it.schemaPath + ', data: ' + $data\n\t + '';\n\t }\n\t }\n\t out += ' }';\n\t } else {\n\t out += ' {}';\n\t }\n\t }\n\t var __err = out;\n\t out =\n\t $$outStack.pop();\n\t if (!it.compositeRule && $breakOnError) {\n\t /* istanbul ignore if */\n\t if (it.async) {\n\t out += ' throw new ValidationError([' + __err + ']);\n\t } else {\n\t out += ' validate.errors = [' + __err + '];\n\t return false;\n\t }\n\t }\n\t } else {\n\t out += ' var err = ' + __err + '; if (vErrors === null) vErrors = [err]; else\n\t vErrors.push(err); errors++;;\n\t }\n\t }\n\t out += ' }';\n\t if ($breakOnError) {\n\t out += ' else {';\n\t }\n\t return\n\t out;\n\t};\n\n/**/\n},\n/* 53 */\n/**/ function(module, exports) {\n\n'use strict';\n\nmodule.exports = function\n\t generate__limitProperties(it, $keyword, $ruleType) {\n\t var out = ';\n\t var $lvl = it.level;\n\t var $dataLvl =\n\t it.dataLevel;\n\t var $schema = it.schema[$keyword];\n\t var $schemaPath = it.schemaPath +\n\t it.util.getProperty($keyword);\n\t var $errSchemaPath\n\t = it.errSchemaPath + '/' + $keyword;\n\t var $breakOnError = !it.opts.allErrors;\n\t var $data = 'data' + ($dataLvl || '');\n\t var $isData = it.opts.$data && $schema && $schema.$data;\n\t $schemaValue;\n\t if ($isData) {\n\t out += ' var schema' + $lvl + ' = ' + it.util.getData($schema.$data, $dataLvl,\n\t it.dataPathArr) + ';\n\t $schemaValue = 'schema' + $lvl;\n\t } else {\n\t $schemaValue = $schema;\n\t }\n\t }\n\t var $op = $keyword === 'maxProperties' ? '>' : '<';\n\t out += 'if (';\n\t if ($isData) {\n\t out += '(' +\n\t $schemaValue + ' !== undefined && typeof ' + $schemaValue + ' !== ' + 'number' + ') ||';\n\t }\n\t out += ' Object.keys('\n\t + $data + ').length' + $op + ' + $schemaValue + ') {';\n\t var $errorKeyword = $keyword;\n\t var $$outStack =\n\t $$outStack || [];\n\t $$outStack.push(out);\n\t out = '';\n\t /* istanbul ignore else */\n\t if (it.createErrors !== false) {\n\t out += ' { keyword: \'' + ($errorKeyword || '_limitProperties')\n\t + '\', dataPath: (' + $dataPath + ' || ' + ' || ') + ' + it.errorPath + ', schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ',\n\t params: { limit: ' + $schemaValue + ' }';\n\t if (it.opts.messages !== false) {\n\t out += ', message: \\'should\n\t NOT have';\n\t if ($keyword === 'maxProperties') {\n\t out += 'more';\n\t } else {\n\t out += 'less';\n\t }\n\t }\n\t out += ' than';\n\t if ($isData) {\n\t out += '\\\' + ' + $schemaValue + ' + '\\\'';\n\t } else {\n\t

```





```

$keyword;\n\t var $breakOnError = !it.opts.allErrors;\n\t var $data = 'data' + ($dataLvl || '');\n\t var $isData =
it.opts.$data && $schema && $schema.$data,\n\t $schemaValue;\n\t if ($isData) {\n\t out += ' var schema' +
$lvl + ' = ' + it.util.getData($schema.$data, $dataLvl, it.dataPathArr) + ';'\n\t $schemaValue = 'schema' + $lvl;\n\t
} else {\n\t $schemaValue = $schema;\n\t }\n\t var $regex
= $isData ? (new RegExp(' + $schemaValue + ')) : it.usePattern($schema);\n\t out += 'if (';\n\t if ($isData) {\n\t
out += '(' + $schemaValue + ' !== undefined && typeof ' + $schemaValue + ' !== \'string\') ||';\n\t }\n\t out += '!'
+ $regex + '.test(' + $data + ') ) {';\n\t var $$outStack = $$outStack || [];\n\t $$outStack.push(out);\n\t out = '';
/* istanbul ignore else */\n\t if (it.createErrors !== false) {\n\t out += ' keyword: \'' + 'pattern' + '\', dataPath:
(dataPath || '') + ' + it.errorPath + ', schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ', params: {
pattern: ';'\n\t if ($isData) {\n\t out += " + $schemaValue;\n\t } else {\n\t out += " +
it.util.toQuotedString($schema);\n\t }\n\t out += ' ';\n\t if (it.opts.messages !== false) {\n\t out += '
message: \'should match pattern \'';\n\t if ($isData) {\n\t out += '\\ ' + $schemaValue + ' + \'';\n\t } else
{\n\t out
+= " + it.util.escapeQuotes($schema);\n\t }\n\t out += '\\\'';\n\t }\n\t if (it.opts.verbose) {\n\t out += '
schema: ';'\n\t if ($isData) {\n\t out += 'validate.schema' + $schemaPath;\n\t } else {\n\t out += " +
it.util.toQuotedString($schema);\n\t }\n\t out += ' , parentSchema: validate.schema' + it.schemaPath + '
, data: ' + $data + ';\n\t }\n\t out += ' }';\n\t } else {\n\t out += ' {';\n\t }\n\t var __err = out;\n\t out =
$$outStack.pop();\n\t if (!it.compositeRule && $breakOnError) {\n\t /* istanbul ignore if */\n\t if (it.async) {\n\t
out += ' throw new ValidationError([' + __err + ']);';\n\t } else {\n\t out += ' validate.errors = [' + __err + '];
return false;';\n\t }\n\t } else {\n\t out += ' var err = ' + __err + ';\n\t if (vErrors === null) vErrors = [err];
else vErrors.push(err); errors++;';\n\t }\n\t out += ' }';\n\t if ($breakOnError) {\n\t out += ' else
{;\n\t }\n\t return out;\n\t};\n\n/***/ },\n\n/* 58 */\n\n/***/ function(module, exports) {\n\n\t'use strict';\n\t\n\t\n\tvar
_typeof = typeof Symbol === "function" && typeof Symbol.iterator === "symbol" ? function (obj) { return
typeof obj; } : function (obj) { return obj && typeof Symbol === "function" && obj.constructor === Symbol &&
obj !== Symbol.prototype ? "symbol" : typeof obj; };\n\t\n\t\n\tmodule.exports = function generate_properties(it,
$keyword, $ruleType) {\n\t var out = '';\n\t var $lvl = it.level;\n\t var $dataLvl = it.dataLevel;\n\t var $schema =
it.schema[$keyword];\n\t var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n\t var $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n\t var $breakOnError = !it.opts.allErrors;\n\t var $data =
'data' + ($dataLvl || '');\n\t var $valid = 'valid' + $lvl;\n\t var $errs = 'errs_' + $lvl;\n\t var $it = it.util.copy(it);\n\t var $closingBraces = '';\n\t $it.level++; \n\t var $nextValid = 'valid' +
$it.level;\n\t var $key = 'key' + $lvl, $idx = 'idx' + $lvl, $dataNxt = $it.dataLevel = it.dataLevel + 1, \n\t
$nextData = 'data' + $dataNxt, $dataProperties = 'dataProperties' + $lvl;\n\t var $schemaKeys = Object.keys($schema || {}),\n\t
$properties = it.schema.patternProperties || {},\n\t $propertyKeys = Object.keys($properties),\n\t $additionalProperties = it.schema.additionalProperties,\n\t
$someProperties = $schemaKeys.length || $propertyKeys.length,\n\t $noAdditional = $additionalProperties === false,\n\t
$additionalIsSchema = (typeof $additionalProperties === 'undefined' ? 'undefined' : _typeof($additionalProperties)) === 'object' &&
Object.keys($additionalProperties).length,\n\t $removeAdditional = it.opts.removeAdditional,\n\t $checkAdditional = $noAdditional || $additionalIsSchema || $removeAdditional,\n\t
$ownProperties = it.opts.ownProperties,\n\t $currentBaseId = it.baseId,\n\t var $required = it.schema.required;\n\t if ($required && !(it.opts.v5 && $required.$data) && $required.length < it.opts.loopRequired) var $requiredHash =
it.util.toHash($required);\n\t if (it.opts.patternGroups) {\n\t var $pgProperties = it.schema.patternGroups || {},\n\t
$pgPropertyKeys = Object.keys($pgProperties);\n\t }\n\t out += 'var ' + $errs + ' = errors;var ' + $nextValid + ' =
true;';\n\t if ($ownProperties) {\n\t out += ' var ' + $dataProperties + ' = undefined;';\n\t }\n\t if
($checkAdditional) {\n\t if ($ownProperties) {\n\t out += ' ' + $dataProperties + ' = ' + $dataProperties + ' ||
Object.keys(' + $data + '); for (var ' + $idx + '=0; ' + $idx + '<' + $dataProperties + '.length; ' + $idx + '++) { var ' +
$key + ' = ' + $dataProperties + '[' + $idx + '];';\n\t } else {\n\t out += ' for (var ' + $key + ' in ' + $data + ') {';\n\t }\n\t if ($someProperties) {\n\t out += ' var isAdditional' + $lvl + ' = !(false';\n\t if
($schemaKeys.length) {\n\t if ($schemaKeys.length

```



```

it.errorPath = $currentErrorPath;\n\t }\n\t if ($someProperties) {\n\t out += ' '; \n\t
}\n\t out += ' }';\n\t if ($breakOnError) {\n\t out += ' if (' + $nextValid + ') {';\n\t $closingBraces +=
}';\n\t }\n\t }\n\t var $useDefaults = it.opts.useDefaults && !it.compositeRule;\n\t if ($schemaKeys.length) {\n\t
var arr4 = $schemaKeys;\n\t if (arr4) {\n\t var $propertyKey,\n\t i4 = -1,\n\t l4 = arr4.length - 1;\n\t
while (i4 < l4) {\n\t $propertyKey = arr4[i4 += 1];\n\t var $sch = $schema[$propertyKey];\n\t if
(it.util.schemaHasRules($sch, it.RULES.all)) {\n\t var $prop = it.util.getProperty($propertyKey);\n\t
$passData = $data + $prop;\n\t $hasDefault = $useDefaults && $sch.default !== undefined;\n\t
$it.schema = $sch;\n\t $it.schemaPath = $schemaPath + $prop;\n\t $it.errSchemaPath = $errSchemaPath
+ '/' + it.util.escapeFragment($propertyKey);\n\t $it.errorPath = it.util.getPath(it.errorPath, $propertyKey,
it.opts.jsonPointers);\n\t
$it.dataPathArr[$dataNxt] = it.util.toQuotedString($propertyKey);\n\t var $code = it.validate($it);\n\t
$it.baseId = $currentBaseId;\n\t if (it.util.varOccurrences($code, $nextData) < 2) {\n\t $code =
it.util.varReplace($code, $nextData, $passData);\n\t var $useData = $passData;\n\t } else {\n\t
var $useData = $nextData;\n\t out += ' var ' + $nextData + ' = ' + $passData + ' '; }\n\t if
($hasDefault) {\n\t out += ' + $code + ' '; }\n\t } else {\n\t if ($requiredHash &&
$requiredHash[$propertyKey]) {\n\t out += ' if (' + $useData + ' === undefined';\n\t if
($ownProperties) {\n\t out += ' || ! Object.prototype.hasOwnProperty.call(' + $data + ', \'' +
it.util.escapeQuotes($propertyKey) + '\')';\n\t }\n\t out += ') { ' + $nextValid + ' = false;';\n\t
var $currentErrorPath
= it.errorPath,\n\t $currErrSchemaPath = $errSchemaPath,\n\t $missingProperty =
it.util.escapeQuotes($propertyKey);\n\t if (it.opts._errorDataPathProperty) {\n\t it.errorPath =
it.util.getPath($currentErrorPath, $propertyKey, it.opts.jsonPointers);\n\t }\n\t $errSchemaPath =
it.errSchemaPath + '/required';\n\t var $$outStack = $$outStack || [];\n\t $$outStack.push(out);\n\t
out = ''; /* istanbul ignore else */\n\t if (it.createErrors !== false) {\n\t out += ' keyword: \'' +
'required' + '\', dataPath: (' + $dataPath + ') + ' + it.errorPath + ', schemaPath: ' +
it.util.toQuotedString($errSchemaPath) + ', params: { missingProperty: \'' + $missingProperty + '\'}';\n\t
if (it.opts.messages !== false) {\n\t out += ', message: \'';\n\t if
(it.opts._errorDataPathProperty)
{\n\t out += 'is a required property';\n\t } else {\n\t out += 'should have required
property \'' + $missingProperty + '\'';\n\t }\n\t out += '\';\n\t }\n\t if
(it.opts.verbose) {\n\t out += ', schema: validate.schema' + $schemaPath + ', parentSchema:
validate.schema' + it.schemaPath + ', data: ' + $data + '';\n\t }\n\t out += ' '; }\n\t } else
{\n\t out += ' }';\n\t }\n\t var __err = out;\n\t out = $$outStack.pop();\n\t
if (!it.compositeRule && $breakOnError) {\n\t /* istanbul ignore if */\n\t if (it.async) {\n\t
out += ' throw new ValidationError([' + __err + ']);\n\t } else {\n\t out += ' validate.errors =
[' + __err + ']; return false;';\n\t }\n\t }\n\t }\n\t } else {\n\t out += ' var err = ' + __err + '
; if (vErrors === null) vErrors = [err];
else vErrors.push(err); errors++;';\n\t }\n\t $errSchemaPath = $currErrSchemaPath;\n\t
it.errorPath = $currentErrorPath;\n\t out += ' } else {';\n\t } else {\n\t if ($breakOnError)
{\n\t out += ' if (' + $useData + ' === undefined';\n\t if ($ownProperties) {\n\t out += '
|| ! Object.prototype.hasOwnProperty.call(' + $data + ', \'' + it.util.escapeQuotes($propertyKey) + '\')';\n\t
}\n\t out += ') { ' + $nextValid + ' = true; } else {';\n\t } else {\n\t out += ' if (' + $useData
+ ' !== undefined';\n\t if ($ownProperties) {\n\t out += ' &&
Object.prototype.hasOwnProperty.call(' + $data + ', \'' + it.util.escapeQuotes($propertyKey)
+ '\')';\n\t }\n\t out += ') {';\n\t }\n\t }\n\t }\n\t if ($breakOnError) {\n\t out += ' if (' + $nextValid + ') {';\n\t $closingBraces +=
}';\n\t }\n\t }\n\t }\n\t }\n\t if ($pPropertyKeys.length) {\n\t var arr5 = $pPropertyKeys;\n\t if (arr5)
{\n\t var $pProperty,\n\t i5 = -1,\n\t l5 = arr5.length - 1;\n\t while (i5 < l5) {\n\t $pProperty =

```







```

+ $lvl + ' + $i + '<errors; ' + $i + '++) { vErrors[' + $i + '].propertyName = ' + $key + ' ; } var err = ' ;/* istanbul
ignore else */\n\t if (it.createErrors !== false) {\n\t\t out += ' { keyword: \'' + 'propertyNames' + '\', dataPath:
(dataPath || '\') + ' + it.errorPath + ' , schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ' , params: {
propertyName: \'' + $invalidName + '\'} ';\n\t\t if (it.opts.messages !== false) {\n\t\t\t out += ' , message:
\''property name \'' + $invalidName + ' is invalid\'';\n\t\t\t }\n\t\t\t if (it.opts.verbose) {\n\t\t\t\t out += ' ,
schema: validate.schema' + $schemaPath + ' , parentSchema: validate.schema' + it.schemaPath + ' , data: ' + $data + '
';\n\t\t\t }\n\t\t\t out += ' }';\n\t\t\t } else {\n\t\t\t\t out += ' {';\n\t\t\t\t }\n\t\t\t\t out += ' ; if (vErrors === null) vErrors =
[err]; else vErrors.push(err); errors++;';\n\t\t\t\t if (!it.compositeRule && $breakOnError) {\n\t\t\t\t\t /* istanbul ignore if
*/\n\t\t\t\t\t if (it.async) {\n\t\t\t\t\t\t out += ' throw new ValidationError(vErrors);';\n\t\t\t\t\t\t } else {\n\t\t\t\t\t\t out += '
validate.errors = vErrors; return false;';\n\t\t\t\t\t\t }\n\t\t\t\t\t }\n\t\t\t\t\t if ($breakOnError) {\n\t\t\t\t\t\t out += ' break;';\n\t\t\t\t\t\t }\n\t\t\t\t\t out += ' }';\n\t\t\t\t\t }\n\t\t\t\t\t if ($breakOnError) {\n\t\t\t\t\t\t out += ' + $closingBraces + ' if (' + $errs + ' == errors) {';\n\t\t\t\t\t\t }\n\t\t\t\t\t out = it.util.cleanUpCode(out);\n\t\t\t\t\t return out;\n\t\t\t\t\t};\n\t\t\t\t\t*/\n\t\t\t\t\t},\n\t\t\t\t\t/* 60 */\n\t\t\t\t\t*/ function(module, exports)
{\n\t\t\t\t\t\t'use strict';\n\t\t\t\t\t\tmodule.exports = function generate_required(it, $keyword, $ruleType) {\n\t\t\t\t\t\t\t var out = ';\n\t\t\t\t\t\t\t var $lvl = it.level;\n\t\t\t\t\t\t\t var $dataLvl = it.dataLevel;\n\t\t\t\t\t\t\t var $schema = it.schema[$keyword];\n\t\t\t\t\t\t\t var $schemaPath =
it.schemaPath + it.util.getProperty($keyword);\n\t\t\t\t\t\t\t var $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n\t\t\t\t\t\t\t var
$breakOnError = !it.opts.allErrors;\n\t\t\t\t\t\t\t var $data = 'data' + ($dataLvl || '');\n\t\t\t\t\t\t\t var $valid = 'valid' + $lvl;\n\t\t\t\t\t\t\t var
$isArray = it.opts.$data
&& $schema && $schema.$data;\n\t\t\t\t\t\t\t\t $schemaValue;\n\t\t\t\t\t\t\t\t if ($isArray) {\n\t\t\t\t\t\t\t\t\t out += ' var schema' + $lvl + ' = ' +
it.util.getData($schema.$data, $dataLvl, it.dataPathArr) + ';\n\t\t\t\t\t\t\t\t\t $schemaValue = 'schema' + $lvl;\n\t\t\t\t\t\t\t\t\t } else {\n\t\t\t\t\t\t\t\t\t $schemaValue = $schema;\n\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t var $vSchema = 'schema' + $lvl;\n\t\t\t\t\t\t\t\t\t if (!$isArray) {\n\t\t\t\t\t\t\t\t\t\t if ($schema.length <
it.opts.loopRequired && it.schema.properties && Object.keys(it.schema.properties).length) {\n\t\t\t\t\t\t\t\t\t\t\t var $required =
[];\n\t\t\t\t\t\t\t\t\t\t\t var arr1 = $schema;\n\t\t\t\t\t\t\t\t\t\t\t if (arr1) {\n\t\t\t\t\t\t\t\t\t\t\t\t var $property;\n\t\t\t\t\t\t\t\t\t\t\t\t i1 = -1,\n\t\t\t\t\t\t\t\t\t\t\t\t l1 = arr1.length -
1;\n\t\t\t\t\t\t\t\t\t\t\t\t while (i1 < l1) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t $property = arr1[i1 + 1];\n\t\t\t\t\t\t\t\t\t\t\t\t\t var $propertySch =
it.schema.properties[$property];\n\t\t\t\t\t\t\t\t\t\t\t\t\t if (!$propertySch && it.util.schemaHasRules($propertySch,
it.RULES.all)) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t $required[$required.length] = $property;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t } else {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t var $required = $schema;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t if ($isArray || $required.length) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t var $currentErrorPath = it.errorPath,\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t $loopRequired =
$isArray || $required.length >= it.opts.loopRequired,\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t $ownProperties = it.opts.ownProperties;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if
($breakOnError) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' var missing' + $lvl + ';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if ($loopRequired) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (!$isArray) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' var ' + $vSchema + ' = validate.schema' + $schemaPath + ';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t var $i = 'i' + $lvl,\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t $propertyPath = 'schema' + $lvl + '[' + $i + ']',\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t $missingProperty = \'' + $propertyPath + ' + \'';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (it.opts._errorDataPathProperty) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t it.errorPath = it.util.getPathExpr($currentErrorPath, $propertyPath,
it.opts.jsonPointers);\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' var ' + $valid + ' = true;';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if ($isArray) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' if
(schema' + $lvl + ' === undefined) ' + $valid + ' = true; else if (!Array.isArray(schema' + $lvl + ')) ' +
$valid + ' = false; else {';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' for (var ' + $i + ' = 0; ' + $i + ' < ' + $vSchema + '.length; ' + $i +
'++) { ' + $valid + ' = ' + $data + '[' + $vSchema + '[' + $i + ']' !== undefined';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if ($ownProperties) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' && Object.prototype.hasOwnProperty.call(' + $data + ', ' + $vSchema + '[' + $i + ']);';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' if (!' + $valid + ') break; }';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if ($isArray) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' }';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' if (!' + $valid + ') {';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t var $$outStack = $$outStack || [];\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t $$outStack.push(out);\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out = ';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t /* istanbul ignore
else */\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (it.createErrors !== false) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' { keyword: \'' + 'required' + '\', dataPath: (dataPath ||
\') + ' + it.errorPath + ' , schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ' , params: { missingProperty:
\'' + $missingProperty + '\'}';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (it.opts.messages !== false)
{\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' , message: \'';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (it.opts._errorDataPathProperty) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' is a required
property';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t } else {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' should have required property \'' + $missingProperty + '\'';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (it.opts.verbose) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' , schema: validate.schema'
+ $schemaPath + ' , parentSchema: validate.schema' + it.schemaPath + ' , data: ' + $data + '';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' }';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t } else {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out += ' {';\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t }\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t var __err = out;\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out = $$outStack.pop();\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (!it.compositeRule && $breakOnError) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t /* istanbul ignore if */\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t if (it.async) {\n\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t\t out

```

```

+= ' throw new ValidationError([' + __err + ']);';\n\t      } else {\n\t          out += ' validate.errors = [' + __err + '];
return false;';\n\t      }\n\t      } else
{\n\t          out += ' var err = ' + __err + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;
';\n\t      }\n\t      out += ' } else {';\n\t      } else {\n\t          out += ' if (';\n\t          var arr2 = $required;\n\t          if
(arr2) {\n\t              var $propertyKey,\n\t                  $i = -1,\n\t                  $l2 = arr2.length - 1;\n\t                  while ($i < $l2) {\n\t
$propertyKey = arr2[$i + 1];\n\t                  if ($i) {\n\t                      out += ' ||';\n\t                      }\n\t                      var $prop =
it.util.getProperty($propertyKey),\n\t                          $useData = $data + $prop;\n\t                      out += ' ( (' + $useData + ' ===
undefined';\n\t                      if ($ownProperties) {\n\t                          out += ' || ! Object.prototype.hasOwnProperty.call(' + $data
+ ', \'' + it.util.escapeQuotes($propertyKey) + '\')';\n\t                      }\n\t                      out += ') && (missing' + $lvl + ' = ' +
it.util.toQuotedString(it.opts.jsonPointers ? $propertyKey : $prop)
+ '))';\n\t                      }\n\t                      }\n\t                      out += ' }';\n\t                      var $propertyPath = 'missing' + $lvl,\n
$missingProperty = '\\ ' + ' + $propertyPath + ' + \\';\n\t                      if (it.opts._errorDataPathProperty) {\n\t                          it.errorPath
= it.opts.jsonPointers ? it.util.getPathExpr($currentErrorPath, $propertyPath, true) : $currentErrorPath + ' + ' +
$propertyPath;\n\t                      }\n\t                      var $$outStack = $$outStack || [];\n\t                      $$outStack.push(out);\n\t                      out = '';\n\t                      /*
istanbul ignore else */\n\t                      if (it.createErrors !== false) {\n\t                          out += ' { keyword: \'' + 'required' + '\',
dataPath: (dataPath || \\') + ' + it.errorPath + ', schemaPath: ' + it.util.toQuotedString($errSchemaPath) + ', params:
{ missingProperty: \'' + $missingProperty + '\\ ' }';\n\t                          if (it.opts.messages !== false) {\n\t                              out += ',
message: \\';\n\t                              if (it.opts._errorDataPathProperty) {\n\t                                  out += 'is a required property';\n\t
} else {\n\t                                  out += 'should have required property \\'' + $missingProperty + '\\';\n\t                              }\n\t
} else {\n\t                                  out += 'is a required property';\n\t                              }\n\t                              if (it.opts.verbose) {\n\t
out += ', schema: validate.schema' + $schemaPath + ', parentSchema: validate.schema' + it.schemaPath + ', data: ' + $data + '';\n\t                              }\n\t
} else {\n\t                                  out += ' { }';\n\t                              }\n\t                              var __err = out;\n\t                              out = $$outStack.pop();\n\t
if (!it.compositeRule && $breakOnError) {\n\t                                  /* istanbul ignore if */\n\t                                  if (it.async) {\n\t                                      out
+= ' throw new ValidationError([' + __err + ']);';\n\t                                  } else {\n\t                                      out += ' validate.errors = [' + __err + '];
return false;';\n\t                                  }\n\t                                  } else {\n\t                                      out += ' var err = ' + __err + '; if (vErrors === null) vErrors =
[err]; else vErrors.push(err); errors++;';\n\t                                  }\n\t                                  }\n\t                                  } else {\n\t
out += ' } else {';\n\t                                  }\n\t                                  } else {\n\t                                      if ($loopRequired) {\n\t                                          if (!$isData) {\n\t                                              out += ' var '
+ $vSchema + ' = validate.schema' + $schemaPath + '';\n\t                                          }\n\t                                          var $i = 'i' + $lvl,\n\t                                              $propertyPath
= 'schema' + $lvl + '[' + $i + ']',\n\t                                              $missingProperty = '\\ ' + ' + $propertyPath + ' + \\';\n\t                                          if
(it.opts._errorDataPathProperty) {\n\t                                              it.errorPath = it.util.getPathExpr($currentErrorPath, $propertyPath,
it.opts.jsonPointers);\n\t                                          }\n\t                                          if ($isData) {\n\t                                              out += ' if (' + $vSchema + ' && !Array.isArray(' +
$vSchema + ')) { var err = ';\n\t                                          /* istanbul ignore else */\n\t                                          if (it.createErrors !== false) {\n\t
out += ' { keyword: \'' + 'required' + '\', dataPath: (dataPath || \\') + ' + it.errorPath + ', schemaPath: ' +
it.util.toQuotedString($errSchemaPath) + ', params: { missingProperty: \'' + $missingProperty + '\\ ' }';\n\t
if (it.opts.messages !== false) {\n\t                                              out += ', message: \\';\n\t                                              if (it.opts._errorDataPathProperty)
{\n\t                                                  out += 'is a required property';\n\t                                              } else {\n\t                                                  out += 'should have required property
\\'' + $missingProperty + '\\';\n\t                                              }\n\t                                              if (it.opts.verbose) {\n\t
out += ', schema: validate.schema' + $schemaPath + ', parentSchema: validate.schema' +
it.schemaPath + ', data: ' + $data + '';\n\t                                              }\n\t                                              } else {\n\t                                                  out += ' { }';\n\t
} else {\n\t                                                  out += ' { }';\n\t                                                  }\n\t                                                  if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++; } else if (' +
$vSchema + ' !== undefined) {';\n\t                                          }\n\t                                          out += ' for (var ' + $i + ' = 0; ' + $i + ' < ' + $vSchema + '.length; '
+ $i + '++) { if (' + $data + '[' + $vSchema + '[' + $i + ']] === undefined';\n\t                                          }\n\t                                          if ($ownProperties) {\n\t
out += ' || ! Object.prototype.hasOwnProperty.call(' + $data + ', ' + $vSchema +
 '[' + $i + '])';\n\t                                          }\n\t                                          out += ') { var err = ';\n\t                                          /* istanbul ignore else */\n\t
if (it.createErrors !== false) {\n\t                                              out += ' { keyword: \'' + 'required' + '\', dataPath: (dataPath || \\') + ' + it.errorPath + ', schemaPath: ' +
it.util.toQuotedString($errSchemaPath) + ', params: { missingProperty: \'' + $missingProperty + '\\ ' }';\n\t
if (it.opts.messages !== false) {\n\t                                              out += ', message: \\';\n\t                                              if (it.opts._errorDataPathProperty) {\n\t
out += 'is a required property';\n\t                                              } else {\n\t                                                  out += 'should have required property \\'' +

```



```

__err + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;';\n\t }\n\t out += ' }';\n\t if
($breakOnError) {\n\t out += ' else {';\n\t }\n\t } else {\n\t if ($breakOnError) {\n\t out += ' if (true) {
';\n\t }\n\t }\n\t return out;\n\t};\n\n/***/ },\n\n/* 62 */\n\n/***/ function(module, exports) {\n\n'tuse strict';\n\n\tvar
KEYWORDS = ['multipleOf', 'maximum', 'exclusiveMaximum', 'minimum', 'exclusiveMinimum', 'maxLength',
'minLength', 'pattern', 'additionalItems', 'maxItems', 'minItems', 'uniqueItems', 'maxProperties', 'minProperties',
'required',
'additionalProperties', 'enum', 'format', 'const'];\n\n\tmodule.exports = function (metaSchema,
keywordsJsonPointers) {\n\t for (var i = 0; i < keywordsJsonPointers.length; i++) {\n\t metaSchema =
JSON.parse(JSON.stringify(metaSchema));\n\t var segments = keywordsJsonPointers[i].split('/');\n\t var
keywords = metaSchema;\n\t var j;\n\t for (j = 1; j < segments.length; j++) {\n\t keywords =
keywords[segments[j]];\n\t }for (j = 0; j < KEYWORDS.length; j++) {\n\t var key = KEYWORDS[j];\n\t
var schema = keywords[key];\n\t if (schema) {\n\t keywords[key] = {\n\t anyOf: [schema, { $ref:
'https://raw.githubusercontent.com/epoberezkin/ajv/master/lib/refs/$data.json#' }] \n\t }; \n\t }\n\t }\n\t
}\n\t return metaSchema;\n\t};\n\n/***/ },\n\n/* 63 */\n\n/***/ function(module, exports) {\n\n'tuse strict';\n\n\tvar
META_SCHEMA_ID = 'http://json-schema.org/draft-06/schema';\n\n\tmodule.exports = function (ajv) {\n\t var
defaultMeta
= ajv._opts.defaultMeta;\n\t var metaSchemaRef = typeof defaultMeta == 'string' ? { $ref: defaultMeta } :
ajv.getSchema(META_SCHEMA_ID) ? { $ref: META_SCHEMA_ID } : {};\n\n\tajv.addKeyword('patternGroups', {\n\t // implemented in properties.jst\n\t metaSchema: {\n\t type: 'object',\n\t
additionalProperties: {\n\t type: 'object',\n\t required: ['schema'],\n\t properties: {\n\t maximum:
{\n\t type: 'integer',\n\t minimum: 0\n\t },\n\t minimum: {\n\t type: 'integer',\n\t
minimum: 0\n\t },\n\t schema: metaSchemaRef\n\t },\n\t additionalProperties: false\n\t }\n\t
});\n\t ajv.RULES.all.properties.implements.push('patternGroups');\n\t};\n\n/***/ },\n\n/* 64 */\n\n/***/
function(module, exports, __webpack_require__) {\n\n'tuse strict';\n\n\tvar MissingRefError =
__webpack_require__(30).MissingRef;\n\n\tmodule.exports = compileAsync;\n\n\tfunction compileAsync(schema, meta, callback) {\n\t /* eslint no-shadow: 0 */\n\t /*
global Promise */\n\t /* jshint validthis: true */\n\t var self = this;\n\t if (typeof this._opts.loadSchema != 'function')
throw new Error('options.loadSchema should be a function');\n\t if (typeof meta == 'function') {\n\t callback =
meta;\n\t meta = undefined;\n\t }\n\n\t var p = loadMetaSchemaOf(schema).then(function () {\n\t var schemaObj = self._addSchema(schema,
undefined, meta);\n\t return schemaObj.validate || _compileAsync(schemaObj);\n\t });\n\n\t if (callback) {\n\t
p.then(function (v) {\n\t callback(null, v);\n\t }, callback);\n\t }\n\n\t return p;\n\n\t function
loadMetaSchemaOf(sch) {\n\t var $schema = sch.$schema;\n\t return $schema && !self.getSchema($schema) ?
compileAsync.call(self, { $ref: $schema }, true) : Promise.resolve();\n\t }\n\n\t function
_compileAsync(schemaObj) {\n\t try {\n\t return self._compile(schemaObj);\n\t } catch (e) {\n\t if (e
instanceof MissingRefError) return loadMissingSchema(e);\n\t throw e;\n\t }\n\n\t function
loadMissingSchema(e) {\n\t var ref = e.missingSchema;\n\t if (added(ref)) throw new Error('Schema ' + ref +
' is loaded but ' + e.missingRef + ' cannot be resolved');\n\t var schemaPromise =
self._loadingSchemas[ref];\n\t if (!schemaPromise) {\n\t schemaPromise = self._loadingSchemas[ref] = self._opts.loadSchema(ref);\n\t
schemaPromise.then(removePromise, removePromise);\n\t }\n\n\t return schemaPromise.then(function (sch)
{\n\t if (!added(ref)) {\n\t return loadMetaSchemaOf(sch).then(function () {\n\t if (!added(ref))
self.addSchema(sch, ref, undefined, meta);\n\t });\n\t }\n\t }).then(function () {\n\t return

```

```

_compileAsync(schemaObj);
    });
    function removePromise() {
        delete
        self._loadingSchemas[ref];
    }
    function added(ref) {
        return self._refs[ref] ||
        self._schemas[ref];
    }
    function useStrict() {
        use strict;
    }
    function IDENTIFIER = /^[a-z_$][a-z0-9_$]*$/i;
    function customRuleCode = __webpack_require__(66);
    module.exports = {
        add: addKeyword,
        get:
        getKeyword,
        remove: removeKeyword;
    };
    function Define custom keyword
    * @this Ajv
    * @param {String} keyword custom keyword, should be unique (including different from all standard, custom and
    macro keywords).
    * @param {Object} definition keyword definition object with properties `type` (type(s) which
    the keyword applies to), `validate` or `compile`.
    function addKeyword(keyword, definition) {
        /* jshint
        validthis: true */
        /* eslint no-shadow: 0 */
        var RULES = this.RULES;
        if
        (RULES.keywords[keyword]) throw new Error('Keyword ' + keyword + ' is already defined');
        if
        (!IDENTIFIER.test(keyword)) throw new Error('Keyword ' + keyword + ' is not a valid identifier');
        if
        (definition) {
            if (definition.macro && definition.valid !== undefined) throw new Error(`\`valid\` option cannot
            be used with macro keywords`);
            var dataType = definition.type;
            if (Array.isArray(dataType)) {
                var i,
                len = dataType.length;
                for (i = 0; i < len; i++) {
                    checkDataType(dataType[i]);
                }
            }
            for (i = 0; i < len; i++) {
                _addRule(keyword, dataType[i], definition);
            }
        } else {
            if (dataType)
                checkDataType(dataType);
            _addRule(keyword, dataType, definition);
        }
        var $data =
        definition.$data === true && this._opts.$data;
        if ($data && !definition.validate) throw new Error(`$data
        support: \`validate\` function is not defined`);
        var metaSchema = definition.metaSchema;
        if
        (metaSchema) {
            if ($data) {
                metaSchema = {
                    anyOf: [metaSchema, {
                        $ref:
                        'https://raw.githubusercontent.com/epoberezkin/ajv/master/lib/refs/$data.json#'
                    }
                ]
            };
        }
        definition.validateSchema = this.compile(metaSchema, true);
        RULES.keywords[keyword] =
        RULES.all[keyword] = true;
        function _addRule(keyword, dataType, definition) {
            var ruleGroup;
            for (var i = 0; i < RULES.length; i++) {
                var rg = RULES[i];
                if (rg.type ===
                dataType) {
                    ruleGroup = rg;
                    break;
                }
            }
            if (!ruleGroup) {
                ruleGroup = {
                    type: dataType,
                    rules: []
                };
                RULES.push(ruleGroup);
            }
            var rule = {
                keyword:
                keyword,
                definition: definition,
                custom: true,
                code: customRuleCode,
                implements:
                definition.implements
            };
            ruleGroup.rules.push(rule);
            RULES.custom[keyword] = rule;
        }
        function checkDataType(dataType) {
            if (!RULES.types[dataType]) throw new Error('Unknown type ' +
            dataType);
        }
        function Get keyword
        * @this Ajv
        * @param {String} keyword pre-defined or
        custom keyword.
        * @return {Object|Boolean} custom keyword definition, `true` if it is a predefined keyword,
        `false` otherwise.
        function getKeyword(keyword) {
            /* jshint
            validthis: true */
            var rule = this.RULES.custom[keyword];
            return rule ? rule.definition :
            this.RULES.keywords[keyword] || false;
        }
        function Remove keyword
        * @this Ajv
        * @param
        {String} keyword pre-defined or custom keyword.
        function removeKeyword(keyword) {
            /* jshint
            validthis: true */
            var RULES = this.RULES;
            delete RULES.keywords[keyword];
            delete
            RULES.all[keyword];
            delete RULES.custom[keyword];
            for (var i = 0; i < RULES.length; i++) {
                var
                rules = RULES[i].rules;
                for (var j = 0; j < rules.length; j++) {
                    if (rules[j].keyword === keyword) {
                        rules.splice(j, 1);
                        break;
                    }
                }
            }
        }
        function generate_custom(it, $keyword, $ruleType) {
            var out = '';
            var $lvl = it.level;
            var $dataLvl = it.dataLevel;
            var $schema = it.schema[$keyword];
            var $schemaPath = it.schemaPath + it.util.getProperty($keyword);
            var $errSchemaPath = it.errSchemaPath + '/'
            + $keyword;
            var $breakOnError = !it.opts.allErrors;
            var $errorKeyword;
            var $data = 'data' + ($dataLvl ||
            '');
            var $valid = 'valid' + $lvl;
            var $errs = 'errs_' + $lvl;
            var $isData = it.opts.$data && $schema &&
            $schema.$data;
            var $schemaValue;
            if ($isData) {
                out += ' var schema' + $lvl + ' = ' +
                it.util.getData($schema.$data, $dataLvl, it.dataPathArr) + ';';
            } else {
                $schemaValue = $schema;
            }
            if ($schemaValue === undefined) {
                out += ' var rule = this, ' + $definition = 'definition' + $lvl, $rDef =

```

```

$rule.definition,\n\t $closingBraces = ";\n\t var $compile, $inline, $macro, $ruleValidate, $validateCode;\n\t if
($isData && $rDef.$data) {\n\t $validateCode = 'keywordValidate' + $lvl;\n\t var $validateSchema =
$rDef.validateSchema;\n\t out += ' var ' + $definition + ' = RULES.custom[\'\'
+ $keyword + '\'].definition; var ' + $validateCode + ' = ' + $definition + '.validate;';\n\t } else {\n\t $ruleValidate
= it.useCustomRule($rule, $schema, it.schema, it);\n\t if (!$ruleValidate) return;\n\t $schemaValue =
'validate.schema' + $schemaPath;\n\t $validateCode = $ruleValidate.code;\n\t $compile = $rDef.compile;\n\t
$inline = $rDef.inline;\n\t $macro = $rDef.macro;\n\t }\n\t var $ruleErrs = $validateCode + '.errors';\n\t $i = 'i'
+ $lvl;\n\t $ruleErr = 'ruleErr' + $lvl;\n\t $asyncKeyword = $rDef.async;\n\t if ($asyncKeyword && !it.async)
throw new Error('async keyword in sync schema');\n\t if (!($inline || $macro)) {\n\t out += " + $ruleErrs + ' =
null;';\n\t }\n\t out += ' var ' + $errs + ' = errors; var ' + $valid + ';\n\t if ($isData && $rDef.$data) {\n\t
$closingBraces += ';\n\t out += ' ( ' + $schemaValue + ' === undefined) { ' + $valid + ' = true; } else { ';\n\t if
($validateSchema) {\n\t
$closingBraces += '};\n\t out += ' ' + $valid + ' = ' + $definition + '.validateSchema(' + $schemaValue + '); if ( ' +
$valid + ' ) { ';\n\t }\n\t }\n\t if ($inline) {\n\t if ($rDef.statements) {\n\t out += ' ' + $ruleValidate.validate + '
';\n\t } else {\n\t out += ' ' + $valid + ' = ' + $ruleValidate.validate + ';\n\t }\n\t } else if ($macro) {\n\t var
$it = it.util.copy(it);\n\t var $closingBraces = ";\n\t $it.level++;\n\t var $nextValid = 'valid' + $it.level;\n\t
$it.schema = $ruleValidate.validate;\n\t $it.schemaPath = ";\n\t var $wasComposite = it.compositeRule;\n\t
it.compositeRule = $it.compositeRule = true;\n\t var $code = it.validate($it).replace(/validate\\\.schema/g,
$validateCode);\n\t it.compositeRule = $it.compositeRule = $wasComposite;\n\t out += ' ' + $code;\n\t } else
{\n\t var $$outStack = $$outStack || [];\n\t $$outStack.push(out);\n\t out = ";\n\t out += ' ' + $validateCode +
'.call( ';\n\t
if (it.opts.passContext) {\n\t out += 'this';\n\t } else {\n\t out += 'self';\n\t }\n\t if ($compile ||
$rDef.schema === false) {\n\t out += ' , ' + $data + '';\n\t } else {\n\t out += ' , ' + $schemaValue + ' , ' +
$data + ' , validate.schema' + it.schemaPath + '';\n\t }\n\t out += ' , (dataPath || \'\')';\n\t if (it.errorPath !== "")
{\n\t out += ' + ' + it.errorPath;\n\t }\n\t var $parentData = $dataLvl ? 'data' + ($dataLvl - 1 || "") :
'parentData';\n\t $parentDataProperty = $dataLvl ? it.dataPathArr[$dataLvl] : 'parentDataProperty';\n\t out += '
, ' + $parentData + ' , ' + $parentDataProperty + ' , rootData )';\n\t var def_callRuleValidate = out;\n\t out =
$$outStack.pop();\n\t if ($rDef.errors === false) {\n\t out += ' ' + $valid + ' =';\n\t if ($asyncKeyword) {\n\t
out += " + it.yieldAwait;\n\t }\n\t out += " + def_callRuleValidate + ';\n\t } else {\n\t
if ($asyncKeyword) {\n\t $ruleErrs = 'customErrors' + $lvl;\n\t out += ' var ' + $ruleErrs + ' = null; try { '
+ $valid + ' = ' + it.yieldAwait + def_callRuleValidate + ';\n\t } catch (e) { ' + $valid + ' = false; if (e instanceof
ValidationError) ' + $ruleErrs + ' = e.errors; else throw e; }';\n\t } else {\n\t out += ' ' + $ruleErrs + ' = null; '
+ $valid + ' = ' + def_callRuleValidate + ';\n\t }\n\t }\n\t if ($rDef.modifying) {\n\t out += ' ( ' +
$parentData + ' ) ' + $data + ' = ' + $parentData + '[' + $parentDataProperty + '];';\n\t }\n\t out += " +
$closingBraces;\n\t if ($rDef.valid) {\n\t if ($breakOnError) {\n\t out += ' if (true) { ';\n\t }\n\t } else {\n\t
out += ' if ( ';\n\t if ($rDef.valid === undefined) {\n\t out += ' !';\n\t if ($macro) {\n\t out += " +
$nextValid;\n\t } else {\n\t out += " + $valid;\n\t }\n\t } else {\n\t out += ' ' + !$rDef.valid + ';\n\t
}\n\t out += ' ) { ';\n\t $errorKeyword = $rule.keyword;\n\t var $$outStack = $$outStack || [];\n\t
$$outStack.push(out);\n\t out = ";\n\t var $$outStack = $$outStack || [];\n\t $$outStack.push(out);\n\t out = ";
/* istanbul ignore else */\n\t if (it.createErrors !== false) {\n\t out += ' { keyword: \'' + ($errorKeyword ||
'custom') + '\', dataPath: (dataPath || \'\') + ' + it.errorPath + ' , schemaPath: ' +
it.util.toQuotedString($errSchemaPath) + ' , params: { keyword: \'' + $rule.keyword + '\'} }';\n\t if
(it.opts.messages !== false) {\n\t out += ' , message: \'' + 'should pass \'' + $rule.keyword + '\' keyword
validation\'';\n\t }\n\t if (it.opts.verbose) {\n\t out += ' , schema: validate.schema' + $schemaPath + ' ,
parentSchema: validate.schema' + it.schemaPath + ' , data: ' + $data + '';\n\t }\n\t out += ' }';\n\t } else {\n\t
out += ' { }';\n\t }\n\t var __err = out;\n\t out = $$outStack.pop();\n\t
if (!it.compositeRule && $breakOnError) {\n\t /* istanbul ignore if */\n\t if (it.async) {\n\t out += '
throw new ValidationError([' + __err + ']);\n\t } else {\n\t out += ' validate.errors = [' + __err + ']; return

```



```

false; }\n\t }\n\t } else {\n\t out += ' var err = ' + __err + '; if (vErrors === null) vErrors = [err]; else
vErrors.push(err); errors++; }\n\t }\n\t var def_customError = out;\n\t out = $$outStack.pop();\n\t if ($inline)
{\n\t if ($rDef.errors) {\n\t if ($rDef.errors != 'full') {\n\t out += ' for (var ' + $i + '=' + $errs + '; ' + $i +
'<errors; ' + $i + '++) { var ' + $ruleErr + ' = vErrors[' + $i + ']; if (' + $ruleErr + '.dataPath === undefined) ' +
$ruleErr + '.dataPath = (dataPath || '\\') + ' + it.errorPath + '; if (' + $ruleErr + '.schemaPath === undefined) { ' +
$ruleErr + '.schemaPath = \'' + $errSchemaPath + \"; } ';\n\t if (it.opts.verbose) {\n\t
out += ' ' + $ruleErr + '.schema = ' + $schemaValue + '; ' + $ruleErr + '.data = ' + $data + '; ';\n\t }\n\t
out += ' ';\n\t }\n\t } else {\n\t if ($rDef.errors === false) {\n\t out += ' ' + def_customError +
'\n\t } else {\n\t out += ' if (' + $errs + ' === errors) { ' + def_customError + ' } else { for (var ' + $i + '=' +
$errs + '; ' + $i + '++) { var ' + $ruleErr + ' = vErrors[' + $i + ']; if (' + $ruleErr + '.dataPath ===
undefined) ' + $ruleErr + '.dataPath = (dataPath || '\\') + ' + it.errorPath + '; if (' + $ruleErr + '.schemaPath ===
undefined) { ' + $ruleErr + '.schemaPath = \'' + $errSchemaPath + \"; } ';\n\t if (it.opts.verbose) {\n\t
out += ' ' + $ruleErr + '.schema = ' + $schemaValue + '; ' + $ruleErr + '.data = ' + $data + '; ';\n\t }\n\t
out += ' } }';\n\t }\n\t }\n\t } else if ($macro) {\n\t out += ' var err =
'/* istanbul ignore else */\n\t if (it.createErrors !== false) {\n\t out += ' { keyword: \'' + ($errorKeyword ||
'custom') + '\', dataPath: (dataPath || '\\') + ' + it.errorPath + ', schemaPath: ' +
it.util.toQuotedString($errSchemaPath) + ', params: { keyword: \'' + $rule.keyword + '\'} ';\n\t if
(it.opts.messages !== false) {\n\t out += ', message: \\'should pass \'' + $rule.keyword + '\' keyword
validation\'';\n\t }\n\t if (it.opts.verbose) {\n\t out += ', schema: validate.schema' + $schemaPath + ',
parentSchema: validate.schema' + it.schemaPath + ', data: ' + $data + ';\n\t }\n\t out += ' }';\n\t } else
{\n\t out += ' }';\n\t }\n\t out += '; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;
'\n\t if (!it.compositeRule && $breakOnError) {\n\t /* istanbul ignore if */\n\t if (it.async) {\n\t
out += ' throw new ValidationError(vErrors);
'\n\t } else {\n\t out += ' validate.errors = vErrors; return false; '\n\t }\n\t }\n\t } else {\n\t if
($rDef.errors === false) {\n\t out += ' ' + def_customError + ';\n\t } else {\n\t out += ' if
(Array.isArray(' + $ruleErrs + ')) { if (vErrors === null) vErrors = ' + $ruleErrs + '; else vErrors = vErrors.concat(' +
$ruleErrs + '); errors = vErrors.length; for (var ' + $i + '=' + $errs + '; ' + $i + ' < errors; ' + $i + '++) { var ' + $ruleErr
+ ' = vErrors[' + $i + ']; if (' + $ruleErr + '.dataPath === undefined) ' + $ruleErr + '.dataPath = (dataPath || '\\') + ' +
it.errorPath + '; ' + $ruleErr + '.schemaPath = \'' + $errSchemaPath + \"; ';\n\t if (it.opts.verbose) {\n\t out
+= ' ' + $ruleErr + '.schema = ' + $schemaValue + '; ' + $ruleErr + '.data = ' + $data + '; '\n\t }\n\t out += ' }
} else { ' + def_customError + ' ';\n\t }\n\t }\n\t out += ' ';\n\t if
($breakOnError) {\n\t out += ' else { '\n\t }\n\t }\n\t return out;\n\t};\n\n/**
function(module, exports) {\n\n\tmodule.exports = {\n\t"$schema": "http://json-schema.org/draft-
06/schema#",\n\t"$id": "https://raw.githubusercontent.com/epoberezkin/ajv/master/lib/refs/$data.json#",\n\t"description
": "Meta-schema for $data reference (JSON-schema extension
proposal)",\n\t"type": "object",\n\t"required": ["$data"],\n\t"properties": {\n\t"$data": {\n\t"type": "string",\n\t"anyOf": [{\n\t"for
mat": "relative-json-pointer",\n\t"format": "json-pointer" } ] },\n\t"additionalProperties": false\n\t}\n\n**/
},\n\n/**
function(module, exports) {\n\n\tmodule.exports = {\n\t"$schema": "http://json-schema.org/draft-
06/schema#",\n\t"$id": "http://json-schema.org/draft-06/schema#",\n\t"title": "Core schema meta-
schema",\n\t"definitions": {\n\t"schemaArray": {\n\t"type": "array",\n\t"minItems": 1,\n\t"items": {\n\t"$ref": "#" } },\n\t"nonNegati
veInteger": {\n\t"type": "integer",\n\t"minimum": 0,\n\t"nonNegativeIntegerDefault0": {\n\t"allOf": [{\n\t"$ref": "#/definition
s/nonNegativeInteger" }, {\n\t"default": 0 } ] },\n\t"simpleTypes": {\n\t"enum": ["array", "boolean", "integer", "null", "nu
mber", "object", "string" ] },\n\t"stringArray": {\n\t"type": "array",\n\t"items": {\n\t"type": "string" },\n\t"uniqueItems": true,\n\t
"default": [] },\n\t"type": ["object", "boolean" ],\n\t"properties": {\n\t"$id": {\n\t"type": "string",\n\t"format": "uri-
reference" },\n\t"$schema": {\n\t"type": "string",\n\t"format": "uri",\n\t"$ref": {\n\t"type": "string",\n\t"format": "uri-
reference" },\n\t"title": {\n\t"type": "string",\n\t"default": {},\n\t"multipleOf": {\n\t"type": "
number",\n\t"exclusiveMinimum": 0,\n\t"maximum": {\n\t"type": "number",\n\t"exclusiveMaximum": {\n\t"type": "numbe
r" },\n\t"minimum": {\n\t"type": "number",\n\t"exclusiveMinimum": {\n\t"type": "number",\n\t"maxLength": {\n\t"$ref": "#/d

```

```
efinitions/nonNegativeInteger\},"minLength":{"$ref":"#/definitions/nonNegativeIntegerDefault0"},"pattern":
{"type":"string","format":"regex"},"additionalItems":{"$ref":"#"},"items":{"anyOf":[{"$ref":"#"},{
"$ref":"#/definitions/schemaArray"}],"default":{},"maxItems":{"$ref":"#/definitions/nonNegativeInteger"}
,"minItems":{"$ref":"#/definitions/nonNegativeIntegerDefault0"},"uniqueItems":{"type":"boolean","default
":false},"contains":{"$ref":"#"},"maxProperties":{"$ref":"#/definitions/nonNegativeInteger"},"minProper
ties":{"$ref":"#/definitions/nonNegativeIntegerDefault0"},"required":{"$ref":"#/definitions/stringArray"},"
additionalProperties":{"$ref":"#"},"definitions":{"type":"object","additionalProperties":{"$ref":"#"},"d
efault":{},"properties":{"type":"object","additionalProperties":{"$ref":"#"},"default":{},"patternProper
ties":{"type":"object","additionalProperties":{"$ref":"#"},"default":{},"dependencies":{"type":"object
"},"additionalProperties":{"anyOf":[{"$ref":"#"},{"$ref":"#/definitions/stringArray"}]}},"propertyNames":
{"$ref":"#"},"const":{},"enum":{"type":"array","minItems":1,"uniqueItems":true,"type":{"anyOf":[{"
"$ref":"#/definitions/simpleTypes"},{"type":"array"},"items":{"$ref":"#/definitions/simpleTypes"},"minIte
ms":1,"uniqueItems":true}},"format":{"type":"string"},"allOf":{"$ref":"#/definitions/schemaArray"},"a
nyOf":{"$ref":"#/definitions/schemaArray"},"oneOf":{"$ref":"#/definitions/schemaArray"},"not":{"$ref"
:"#"},"default":{}}\n\n***/
```

```
},\n/* 69 */\n***/ function(module, exports, __webpack_require__) {\n\n\t"use
strict";\n\n\tObject.defineProperty(exports, "__esModule", {\n\t\tvalue: true\n\t});\n\n\tvar _ArrayField =
__webpack_require__(70);\n\tvar _ArrayField2 = _interopRequireDefault(_ArrayField);\n\tvar
_BooleanField = __webpack_require__(72);\n\tvar _BooleanField2 =
_interopRequireDefault(_BooleanField);\n\tvar _DescriptionField = __webpack_require__(73);\n\tvar
_DescriptionField2 = _interopRequireDefault(_DescriptionField);\n\tvar _NumberField =
__webpack_require__(74);\n\tvar _NumberField2 = _interopRequireDefault(_NumberField);\n\tvar
_ObjectField = __webpack_require__(75);\n\tvar _ObjectField2 =
_interopRequireDefault(_ObjectField);\n\tvar _SchemaField = __webpack_require__(76);\n\tvar
_SchemaField2 = _interopRequireDefault(_SchemaField);\n\tvar _StringField =
__webpack_require__(77);\n\tvar _StringField2 = _interopRequireDefault(_StringField);\n\tvar
_TitleField = __webpack_require__(78);\n\tvar _TitleField2 = _interopRequireDefault(_TitleField);\n\tvar
_UnsupportedField = __webpack_require__(71);\n\tvar _UnsupportedField2 =
_interopRequireDefault(_UnsupportedField);\n\n\tfunction _interopRequireDefault(obj) { return obj &&
obj.__esModule ? obj : { default: obj }; }\n\n\texports.default = {\n\t\tArrayField: _ArrayField2.default,\n\t\t
BooleanField: _BooleanField2.default,\n\t\tDescriptionField: _DescriptionField2.default,\n\t\tNumberField: _NumberField2.default,\n\t\tObjectField:
_ObjectField2.default,\n\t\tSchemaField: _SchemaField2.default,\n\t\tStringField: _StringField2.default,\n\t\t
TitleField: _TitleField2.default,\n\t\tUnsupportedField: _UnsupportedField2.default\n\t};\n\n\t***/ }\n\n/* 70
*/\n\n***/ function(module, exports, __webpack_require__) {\n\n\t"use
strict";\n\n\tObject.defineProperty(exports, "__esModule", {\n\t\tvalue: true\n\t});\n\n\tvar _createClass =
function () { function defineProperties(target, props) { for (var i = 0; i < props.length; i++) { var descriptor =
props[i]; descriptor.enumerable = descriptor.enumerable || false; descriptor.configurable = true; if (!"value" in
descriptor) descriptor.writable = true; Object.defineProperty(target, descriptor.key, descriptor); } } return function
(Constructor, protoProps, staticProps) { if (protoProps) defineProperties(Constructor.prototype, protoProps); if
(staticProps) defineProperties(Constructor, staticProps); return Constructor; }; }();\n\n\tvar _extends = Object.assign || function (target) { for (var i = 1; i <
arguments.length; i++) { var source = arguments[i]; for (var key in source) { if
(Object.prototype.hasOwnProperty.call(source, key)) { target[key] = source[key]; } } } return target; };\n\n\tvar
_react = __webpack_require__(2);\n\tvar _react2 = _interopRequireDefault(_react);\n\tvar _propTypes =
__webpack_require__(3);\n\tvar _propTypes2 = _interopRequireDefault(_propTypes);\n\tvar
_UnsupportedField = __webpack_require__(71);\n\tvar _UnsupportedField2 =
_interopRequireDefault(_UnsupportedField);\n\tvar _utils = __webpack_require__(8);\n\n\tfunction
```

```

_interopRequireDefault(obj) { return obj && obj.__esModule ? obj : { default: obj } };
_toConsumableArray(arr) { if (Array.isArray(arr)) { for (var i = 0, arr2 = Array(arr.length); i < arr.length; i++) {
arr2[i] = arr[i]; } return arr2; } else { return Array.from(arr);
} }
_classCallCheck(instance, Constructor) { if (!(instance instanceof Constructor)) { throw new
TypeError("Cannot call a class as a function"); } }
_possibleConstructorReturn(self, call) { if (!self)
{ throw new ReferenceError("this hasn't been initialised - super() hasn't been called"); } return call && (typeof call
=== "object" || typeof call === "function") ? call : self; }
_inherits(subClass, superClass) { if
(typeof superClass !== "function" && superClass !== null) { throw new TypeError("Super expression must either
be null or a function, not " + typeof superClass); } subClass.prototype = Object.create(superClass &&
superClass.prototype, { constructor: { value: subClass, enumerable: false, writable: true, configurable: true } }); if
(superClass) Object.setPrototypeOf ? Object.setPrototypeOf(subClass, superClass) : subClass.__proto__ =
superClass; }
_objectWithoutProperties(obj, keys) { var target
= {}; for (var i in obj) { if (keys.indexOf(i) >= 0) continue; if (!Object.prototype.hasOwnProperty.call(obj, i))
continue; target[i] = obj[i]; } return target; }
ArrayFieldTitle(_ref) { var TitleField =
_ref.TitleField, idSchema = _ref.idSchema, title = _ref.title, required = _ref.required; if (!title) // See #312: Ensure compatibility with old versions of React. return
_react2.default.createElement("div", null); var id = idSchema.$id + "__title"; return
_react2.default.createElement(TitleField, { id: id, title: title, required: required }); }
ArrayFieldDescription(_ref2) { var DescriptionField = _ref2.DescriptionField, idSchema =
_ref2.idSchema, description = _ref2.description; if (!description) // See #312: Ensure
compatibility with old versions of React. return _react2.default.createElement("div", null); var id = idSchema.$id + "__description"; return _react2.default.createElement(DescriptionField, { id: id,
description: description }); }
IconButton(props) { var _props$type = props.type, type =
_props$type === undefined ? "default" : _props$type, icon = props.icon, className =
props.className, otherProps = _objectWithoutProperties(props, ["type", "icon", "className"]); return _react2.default.createElement("button", _extends({ type: "button", className:
"btn btn-" + type + " " + className }, otherProps), _react2.default.createElement("i", { className:
"glyphicon glyphicon-" + icon })); } // Used in the two templates
DefaultArrayItem(props) { var btnStyle = { flex: 1, paddingLeft: 6, paddingRight: 6,
fontWeight: "bold" }; return _react2.default.createElement("div", {
key: props.index, className: props.className }, _react2.default.createElement("div", {
className: props.hasToolbar ? "col-xs-9" : "col-xs-12" }, props.children), props.hasToolbar
&& _react2.default.createElement("div", { className: "col-xs-3 array-item-toolbox" },
_react2.default.createElement("div", { className: "btn-group", style: { display:
"flex", justifyContent: "space-around" } }, (props.hasMoveUp || props.hasMoveDown) &&
_react2.default.createElement(IconButton, { icon: "arrow-up", className: "array-item-move-
up", tabIndex: "-1", style: btnStyle, disabled: props.disabled || props.readonly ||
!props.hasMoveUp, onClick: props.onReorderClick(props.index, props.index - 1) },
(props.hasMoveUp || props.hasMoveDown) && _react2.default.createElement(IconButton,
{ icon: "arrow-down", className: "array-item-move-down", tabIndex: "-1",
style: btnStyle, disabled: props.disabled || props.readonly || !props.hasMoveDown,
onClick: props.onReorderClick(props.index, props.index + 1) }, props.hasRemove &&
_react2.default.createElement(IconButton, { type: "danger", icon: "remove", className:
"array-item-remove", tabIndex: "-1", style: btnStyle, disabled: props.disabled ||
props.readonly, onClick: props.onDropIndexClick(props.index) })); }
DefaultFixedArrayFieldTemplate(props) { return _react2.default.createElement("fieldset", {
className: props.className }, _react2.default.createElement(ArrayFieldTitle, { key:
"array-field-title-"

```



```

value === "undefined" ? null : value;\n\t      return index === i ? jsonValue : item;\n\t    });\n\t
onChange(newFormData, { validate: false });\n\t  });\n\t  }, _this.onSelectChange = function (value) {\n\t
_this.props.onChange(value, { validate: false });\n\t  }, _temp), _possibleConstructorReturn(_this, _ret);\n\t
}\n\t\n\t_createClass(ArrayField, [{\n\t  key: "isRequired",\n\t  value: function
isRequired(itemSchema) {\n\t    if (Array.isArray(itemSchema.type)) {\n\t      // While we don't yet support
composite/nullable jsonschema types, it's\n\t      // future-proof to check for requirement against these.\n\t
return !itemSchema.type.includes("null");\n\t    }\n\t
    // All non-null array item types are inherently required by design\n\t    return itemSchema.type !== "null";\n\t
}\n\t  }, {\n\t  key: "canAddItem",\n\t  value: function canAddItem(formItems) {\n\t    var _props =
this.props,\n\t    schema = _props.schema,\n\t    uiSchema = _props.uiSchema;\n\t\n\t    var _getUiOptions =
(0, _utils.getUiOptions)(uiSchema),\n\t    addable = _getUiOptions.addable;\n\t\n\t    if (addable !== false) {\n\t
      // if ui:options.addable was not explicitly set to false, we can add\n\t      // another item if we have not exceeded
maxItems yet\n\t      if (schema.maxItems !== undefined) {\n\t        addable = formItems.length <
schema.maxItems;\n\t      } else {\n\t        addable = true;\n\t      }\n\t    }\n\t\n\t    return addable;\n\t  }
}, {\n\t  key: "render",\n\t  value: function render() {\n\t    var _props2 = this.props,\n\t    schema =
_props2.schema,\n\t    uiSchema
= _props2.uiSchema,\n\t    idSchema = _props2.idSchema,\n\t    _props2$registry = _props2.registry,\n\t
registry = _props2$registry === undefined ? (0, _utils.getDefaultRegistry)() : _props2$registry;\n\t    var
definitions = registry.definitions;\n\t\n\t    if (!schema.hasOwnProperty("items")) {\n\t      return
_react2.default.createElement(_UnsupportedField2.default, {\n\t        schema: schema,\n\t        idSchema:
idSchema,\n\t        reason: "Missing items definition"\n\t      });\n\t    } if ((0,
_utils.isFixedItems)(schema)) {\n\t      return this.renderFixedArray();\n\t    } if ((0,
_utils.isFilesArray)(schema, uiSchema, definitions)) {\n\t      return this.renderFiles();\n\t    } if ((0,
_utils.isMultiSelect)(schema, definitions)) {\n\t      return this.renderMultiSelect();\n\t    } return
this.renderNormalArray();\n\t  }}, {\n\t  key: "renderNormalArray",\n\t  value: function
renderNormalArray() {\n\t    var _this2 = this;\n\t\n\t    var _props3 = this.props,\n\t    schema =
_props3.schema,\n\t    uiSchema = _props3.uiSchema,\n\t    formData = _props3.formData,\n\t   
errorSchema = _props3.errorSchema,\n\t    idSchema = _props3.idSchema,\n\t    name = _props3.name,\n\t
required = _props3.required,\n\t    disabled = _props3.disabled,\n\t    readonly = _props3.readonly,\n\t
autofocus = _props3.autofocus,\n\t    _props3$registry = _props3.registry,\n\t    registry = _props3$registry
=== undefined ? (0, _utils.getDefaultRegistry)() : _props3$registry,\n\t    formContext =
_props3.formContext,\n\t    onBlur = _props3.onBlur,\n\t    onFocus = _props3.onFocus;\n\t\n\t    var title =
schema.title === undefined ? name : schema.title;\n\t    var ArrayFieldTemplate = registry.ArrayFieldTemplate,\n\t
definitions = registry.definitions,\n\t    fields
= registry.fields;\n\t    var TitleField = fields.TitleField,\n\t    DescriptionField = fields.DescriptionField;\n\t\n\t
var itemsSchema = (0, _utils.retrieveSchema)(schema.items, definitions);\n\t    var arrayProps = {\n\t
canAdd: this.canAddItem(formData),\n\t    items: formData.map(function (item, index) {\n\t      var
itemSchema = (0, _utils.retrieveSchema)(schema.items, definitions, item);\n\t      var itemErrorSchema =
errorSchema ? errorSchema[index] : undefined;\n\t      var itemIdPrefix = idSchema.$id + "_" + index;\n\t
var itemIdSchema = (0, _utils.toIdSchema)(itemSchema, itemIdPrefix, definitions, item);\n\t      return
_this2.renderArrayFieldItem({\n\t        index: index,\n\t        canMoveUp: index > 0,\n\t        canMoveDown:
index < formData.length - 1,\n\t        itemSchema: itemSchema,\n\t        itemIdSchema: itemIdSchema,\n\t
itemErrorSchema: itemErrorSchema,\n\t        itemData:
item,\n\t        itemUiSchema: uiSchema.items,\n\t        autofocus: autofocus && index === 0,\n\t
onBlur: onBlur,\n\t        onFocus: onFocus\n\t      });\n\t    }},\n\t    className: "field field-array field-
array-of-" + itemsSchema.type,\n\t    DescriptionField: DescriptionField,\n\t    disabled: disabled,\n\t
idSchema: idSchema,\n\t    uiSchema: uiSchema,\n\t    onClick: this.onClick,\n\t    readonly:
readonly,\n\t    required: required,\n\t    schema: schema,\n\t    title: title,\n\t    TitleField: TitleField,\n\t

```

```

formContext: formContext,\n\t formData: formData\n\t };\n\t\n\t // Check if a custom render function was
passed in\n\t var Component = ArrayFieldTemplate || DefaultNormalArrayFieldTemplate;\n\t return
_react2.default.createElement(Component, arrayProps);\n\t }\n\t }, {\n\t key: \"renderMultiSelect\",\n\t value:
function renderMultiSelect() {\n\t
var _props4 = this.props,\n\t schema = _props4.schema,\n\t idSchema = _props4.idSchema,\n\t
uiSchema = _props4.uiSchema,\n\t formData = _props4.formData,\n\t disabled = _props4.disabled,\n\t
readonly = _props4.readonly,\n\t autofocus = _props4.autofocus,\n\t onBlur = _props4.onBlur,\n\t
onFocus = _props4.onFocus,\n\t _props4$registry = _props4.registry,\n\t registry = _props4$registry ===
undefined ? (0, _utils.getDefaultRegistry)() : _props4$registry;\n\t\n\t var items = this.props.formData;\n\t var
widgets = registry.widgets,\n\t definitions = registry.definitions,\n\t formContext =
registry.formContext;\n\t\n\t var itemsSchema = (0, _utils.retrieveSchema)(schema.items, definitions,
formData);\n\t var enumOptions = (0, _utils.optionsList)(itemsSchema);\n\t\n\t var _getUiOptions$enumOpt =
_extends({}, (0, _utils.getUiOptions)(uiSchema),
{\n\t enumOptions: enumOptions\n\t }),\n\t _getUiOptions$enumOpt2 =
_getUiOptions$enumOpt.widget,\n\t widget = _getUiOptions$enumOpt2 === undefined ? \"select\" :
_getUiOptions$enumOpt2,\n\t options = _objectWithoutProperties(_getUiOptions$enumOpt,
[\"widget\"]);\n\t\n\t var Widget = (0, _utils.getWidget)(schema, widget, widgets);\n\t return
_react2.default.createElement(Widget, {\n\t id: idSchema && idSchema.$id,\n\t multiple: true,\n\t
onChange: this.onSelectChange,\n\t onBlur: onBlur,\n\t onFocus: onFocus,\n\t options: options,\n\t
schema: schema,\n\t value: items,\n\t disabled: disabled,\n\t readonly: readonly,\n\t formContext:
formContext,\n\t autofocus: autofocus\n\t });\n\t }\n\t }, {\n\t key: \"renderFiles\",\n\t value: function
renderFiles() {\n\t var _props5 = this.props,\n\t schema = _props5.schema,\n\t uiSchema
= _props5.uiSchema,\n\t idSchema = _props5.idSchema,\n\t name = _props5.name,\n\t disabled =
_props5.disabled,\n\t readonly = _props5.readonly,\n\t autofocus = _props5.autofocus,\n\t onBlur =
_props5.onBlur,\n\t onFocus = _props5.onFocus,\n\t _props5$registry = _props5.registry,\n\t
registry = _props5$registry === undefined ? (0, _utils.getDefaultRegistry)() : _props5$registry;\n\t\n\t var title =
schema.title || name;\n\t var items = this.props.formData;\n\t var widgets = registry.widgets,\n\t
formContext = registry.formContext;\n\t\n\t var _getUiOptions2 = (0, _utils.getUiOptions)(uiSchema),\n\t
_getUiOptions2$widget = _getUiOptions2.widget,\n\t widget = _getUiOptions2$widget === undefined ?
\"files\" : _getUiOptions2$widget,\n\t options = _objectWithoutProperties(_getUiOptions2,
[\"widget\"]);\n\t\n\t var Widget = (0, _utils.getWidget)(schema,
widget, widgets);\n\t return _react2.default.createElement(Widget, {\n\t options: options,\n\t id:
idSchema && idSchema.$id,\n\t multiple: true,\n\t onChange: this.onSelectChange,\n\t onBlur:
onBlur,\n\t onFocus: onFocus,\n\t schema: schema,\n\t title: title,\n\t value: items,\n\t disabled:
disabled,\n\t readonly: readonly,\n\t formContext: formContext,\n\t autofocus: autofocus\n\t });\n\t
}\n\t }, {\n\t key: \"renderFixedArray\",\n\t value: function renderFixedArray() {\n\t var _this3 = this;\n\t\n\t
var _props6 = this.props,\n\t schema = _props6.schema,\n\t uiSchema = _props6.uiSchema,\n\t
formData = _props6.formData,\n\t errorSchema = _props6.errorSchema,\n\t idSchema =
_props6.idSchema,\n\t name = _props6.name,\n\t required = _props6.required,\n\t disabled =
_props6.disabled,\n\t
readonly = _props6.readonly,\n\t autofocus = _props6.autofocus,\n\t _props6$registry =
_props6.registry,\n\t registry = _props6$registry === undefined ? (0, _utils.getDefaultRegistry)() :
_props6$registry,\n\t onBlur = _props6.onBlur,\n\t onFocus = _props6.onFocus;\n\t\n\t var title =
schema.title || name;\n\t var items = this.props.formData;\n\t var ArrayFieldTemplate =
registry.ArrayFieldTemplate,\n\t definitions = registry.definitions,\n\t fields = registry.fields;\n\t var
TitleField = fields.TitleField;\n\t\n\t var itemSchemas = schema.items.map(function (item, index) {\n\t return
(0, _utils.retrieveSchema)(item, definitions, formData[index]);\n\t });\n\t\n\t var additionalSchema = (0,
_utils.allowAdditionalItems)(schema) ? (0, _utils.retrieveSchema)(schema.additionalItems, definitions, formData) :

```

```

null;\n\t\n\t if (!items || items.length < itemSchemas.length) {\n\t
  // to make sure at least all fixed items are generated\n\t items = items || [];\n\t items = items.concat(new
Array(itemSchemas.length - items.length));\n\t }\n\t\n\t // These are the props passed into the render
function\n\t var arrayProps = {\n\t   canAdd: this.canAddItem(items) && additionalSchema,\n\t   className: \"field field-array field-array-fixed-items\",\n\t   disabled: disabled,\n\t   idSchema: idSchema,\n\t   formData: formData,\n\t   items: items.map(function (item, index) {\n\t     var additional = index >=
itemSchemas.length;\n\t     var itemSchema = additional ? (0, _utils.retrieveSchema)(schema.additionalItems,
definitions, item) : itemSchemas[index];\n\t     var itemIdPrefix = idSchema.$id + \"_\" + index;\n\t     var
itemIdSchema = (0, _utils.toIdSchema)(itemSchema, itemIdPrefix, definitions, item);\n\t     var itemUiSchema =
additional ? uiSchema.additionalItems || {} : Array.isArray(uiSchema.items)
? uiSchema.items[index] : uiSchema.items || {};\n\t     var itemErrorSchema = errorSchema ?
errorSchema[index] : undefined;\n\t     return _this3.renderArrayFieldItem({\n\t       index: index,\n\t       canRemove: additional,\n\t       canMoveUp: index >= itemSchemas.length + 1,\n\t       canMoveDown:
additional && index < items.length - 1,\n\t       itemSchema: itemSchema,\n\t       itemData: item,\n\t       itemUiSchema: itemUiSchema,\n\t       itemIdSchema: itemIdSchema,\n\t       itemErrorSchema:
itemErrorSchema,\n\t       autofocus: autofocus && index === 0,\n\t       onBlur: onBlur,\n\t       onFocus:
onFocus\n\t     });\n\t   },\n\t   {\n\t     onClick: this.onClick,\n\t     readOnly: readOnly,\n\t     required:
required,\n\t     schema: schema,\n\t     uiSchema: uiSchema,\n\t     title: title,\n\t     TitleField: TitleField\n\t   }
);\n\t\n\t // Check
if a custom template template was passed in\n\t var Template = ArrayFieldTemplate ||
DefaultFixedArrayFieldTemplate;\n\t return _react2.default.createElement(Template, arrayProps);\n\t }\n\t },
{\n\t   key: \"renderArrayFieldItem\",\n\t   value: function renderArrayFieldItem(props) {\n\t     var index =
props.index,\n\t     _props$canRemove = props.canRemove,\n\t     canRemove = _props$canRemove ===
undefined ? true : _props$canRemove,\n\t     _props$canMoveUp = props.canMoveUp,\n\t     canMoveUp =
_props$canMoveUp === undefined ? true : _props$canMoveUp,\n\t     _props$canMoveDown =
props.canMoveDown,\n\t     canMoveDown = _props$canMoveDown === undefined ? true :
_props$canMoveDown,\n\t     itemSchema = props.itemSchema,\n\t     itemData = props.itemData,\n\t     itemUiSchema = props.itemUiSchema,\n\t     itemIdSchema = props.itemIdSchema,\n\t     itemErrorSchema =
props.itemErrorSchema,\n\t     autofocus =
props.autofocus,\n\t     onBlur = props.onBlur,\n\t     onFocus = props.onFocus;\n\t     var _props7 =
this.props,\n\t     disabled = _props7.disabled,\n\t     readOnly = _props7.readOnly,\n\t     uiSchema =
_props7.uiSchema,\n\t     _props7$registry = _props7.registry,\n\t     registry = _props7$registry ===
undefined ? (0, _utils.getDefaultRegistry)() : _props7$registry;\n\t     var SchemaField =
registry.fields.SchemaField;\n\t     var _orderable$removable$ = _extends({\n\t       orderable: true,\n\t       removable: true\n\t     }, uiSchema[\"ui:options\"]);\n\t     orderable = _orderable$removable$.orderable,\n\t     removable = _orderable$removable$.removable;\n\t     var has = {\n\t       moveUp: orderable &&
canMoveUp,\n\t       moveDown: orderable && canMoveDown,\n\t       remove: removable && canRemove\n\t     };\n\t     has.toolbar = Object.keys(has).some(function (key) {\n\t       return has[key];\n\t     });\n\t     return {\n\t       children: _react2.default.createElement(SchemaField, {\n\t         schema: itemSchema,\n\t         uiSchema: itemUiSchema,\n\t         formData: itemData,\n\t         errorSchema: itemErrorSchema,\n\t         idSchema: itemIdSchema,\n\t         required: this.isItemRequired(itemSchema),\n\t         onChange:
this.onChangeForIndex(index),\n\t         onBlur: onBlur,\n\t         onFocus: onFocus,\n\t         registry:
this.props.registry,\n\t         disabled: this.props.disabled,\n\t         readOnly: this.props.readOnly,\n\t         autofocus:
autofocus\n\t       },\n\t       {\n\t         className: \"array-item\",\n\t         disabled: disabled,\n\t         hasToolbar:
has.toolbar,\n\t         hasMoveUp: has.moveUp,\n\t         hasMoveDown: has.moveDown,\n\t         hasRemove:
has.remove,\n\t         index: index,\n\t         onDropIndexClick: this.onDropIndexClick,\n\t         onReorderClick:
this.onReorderClick,\n\t         readOnly: readOnly\n\t       });\n\t     }\n\t   }

```

```

    }
  }, {
    key: 'itemTitle',
    get: function get() {
      var schema = this.props.schema;
      return schema.items.title || schema.items.description || 'Item';
    }
  });
  return
  ArrayField({
    _react.Component;
    ArrayField.defaultProps = {
      uiSchema: {},
      formData: [],
      idSchema: {},
      required: false,
      disabled: false,
      readonly: false,
      autofocus:
      false
    };
    function AddButton(_ref4) {
      var onClick = _ref4.onClick,
          disabled =
          _ref4.disabled;
      return _react2.default.createElement('div', {
        className: 'row'
      },
      _react2.default.createElement('p', {
        className: 'col-xs-3 col-xs-offset-9 array-item-add text-right'
      }),
      _react2.default.createElement(IconBtn, {
        type: 'info',
        icon: 'plus',
        className:
        'btn-add col-xs-12',
        tabIndex: '0',
        onClick: onClick,
        disabled: disabled
      }));
    }
  });
  if (false) {
    ArrayField.propTypes = {
      schema:
      _propTypes2.default.object.isRequired,
      uiSchema: _propTypes2.default.shape({
        'ui:options':
        _propTypes2.default.shape({
          addable: _propTypes2.default.bool,
          orderable:
          _propTypes2.default.bool,
          removable: _propTypes2.default.bool
        })
      }),
      idSchema:
      _propTypes2.default.object,
      errorSchema: _propTypes2.default.object,
      onChange:
      _propTypes2.default.func.isRequired,
      onBlur: _propTypes2.default.func,
      onFocus:
      _propTypes2.default.func,
      formData: _propTypes2.default.array,
      required: _propTypes2.default.bool,
      disabled: _propTypes2.default.bool,
      readonly: _propTypes2.default.bool,
      autofocus:
      _propTypes2.default.bool,
      registry: _propTypes2.default.shape({
        widgets:
        _propTypes2.default.objectOf(_propTypes2.default.oneOfType([
          _propTypes2.default.func,
          _propTypes2.default.object
        ])).isRequired,
        fields:
        _propTypes2.default.objectOf(_propTypes2.default.func).isRequired,
        definitions:
        _propTypes2.default.object.isRequired,
        formContext: _propTypes2.default.object.isRequired
      });
    }
  };
  exports.default = ArrayField;
  /** */
  /* 71 */
  /** */
  function(module, exports,
  __webpack_require__) {
    "use strict";
    Object.defineProperty(exports, '__esModule', {
      value:
      true
    });
    var _react = __webpack_require__(2);
    var _react2 =
    _interopRequireDefault(_react);
    var _propTypes =
    __webpack_require__(3);
    var _propTypes2 =
    _interopRequireDefault(_propTypes);
    function _interopRequireDefault(obj) {
      return obj && obj.__esModule
      ? obj : {
        default: obj
      };
    }
    function UnsupportedField(_ref) {
      var schema = _ref.schema,
          idSchema =
          _ref.idSchema,
          reason =
          _ref.reason;
      return _react2.default.createElement('div', {
        className: 'unsupported-field'
      },
      _react2.default.createElement('p', {
        null,
        'Unsupported field schema',
        idSchema && idSchema.$id && _react2.default.createElement('span', {
          null,
          ' for',
          ' field'
        },
        _react2.default.createElement('code', {
          null,
          idSchema.$id
        })),
        reason && _react2.default.createElement('em', {
          null,
          ': ',
          reason
        })),
        '.'
      ),
      schema &&
      _react2.default.createElement('pre', {
        null,
        JSON.stringify(schema, null, 2)
      }));
    }
    if (false) {
      UnsupportedField.propTypes = {
        schema:
        _propTypes2.default.object.isRequired,
        idSchema: _propTypes2.default.object,
        reason:
        _propTypes2.default.string
      };
    }
    exports.default = UnsupportedField;
    /** */
    /* 72 */
    /** */
    function(module, exports, __webpack_require__) {
      "use
      strict";
      Object.defineProperty(exports, '__esModule', {
        value:
        true
      });
      var _extends =
      Object.assign || function(target) {
        for (var i = 1; i < arguments.length; i++) {
          var source = arguments[i];
          for (var key
          in source) {
            if (Object.prototype.hasOwnProperty.call(source, key)) {
              target[key] = source[key];
            }
          }
        }
        return target;
      };
      var _react = __webpack_require__(2);
      var _react2 =
      _interopRequireDefault(_react);
      var _propTypes =
      __webpack_require__(3);
      var _propTypes2 =
      _interopRequireDefault(_propTypes);
      var _utils =
      __webpack_require__(8);
      function _interopRequireDefault(obj) {
        return obj && obj.__esModule
        ? obj : {
          default: obj
        };
      }
      function _objectWithoutProperties(obj, keys) {
        var target = {};
        for (var i in obj) {
          if (keys.indexOf(i) >= 0) continue;
          if (!Object.prototype.hasOwnProperty.call(obj, i)) continue;
        }
      }
    }
  }

```



```

target[i] = obj[i]; } return target; }
function BooleanField(props) {
  var schema = props.schema,
  name = props.name,
  uiSchema = props.uiSchema,
  idSchema = props.idSchema,
  formData = props.formData,
  _props$registry = props.registry,
  registry = _props$registry === undefined ? (0,
  _utils.getDefaultRegistry)() : _props$registry,
  required = props.required,
  disabled = props.disabled,
  readonly = props.readonly,
  autofocus = props.autofocus,
  onChange = props.onChange,
  var title = schema.title,
  var widgets = registry.widgets,
  formContext = registry.formContext;
  var
  _getUiOptions = (0, _utils.getUiOptions)(uiSchema),
  _getUiOptions$widget = _getUiOptions.widget,
  widget = _getUiOptions$widget === undefined ? "checkbox" : _getUiOptions$widget,
  options =
  _objectWithoutProperties(_getUiOptions, ["widget"]);
  var Widget = (0, _utils.getWidget)(schema,
  widget, widgets);
  var enumOptions = (0, _utils.optionsList)({
    enum: [true, false],
    enumNames:
    schema.enumNames || ["yes", "no"]
  });
  return _react2.default.createElement(Widget, {
    options:
    _extends({}, options, { enumOptions: enumOptions }),
    schema: schema,
    id: idSchema &
    idSchema.$id,
    onChange: onChange,
    label: title === undefined ? name : title,
    value: formData,
    required: required,
    disabled: disabled,
    readonly: readonly,
    registry: registry,
    formContext:
    formContext,
    autofocus: autofocus
  });
}
BooleanField.propTypes = {
  schema:
  _propTypes2.default.object.isRequired,
  uiSchema:
  _propTypes2.default.object,
  idSchema:
  _propTypes2.default.object,
  onChange:
  _propTypes2.default.func.isRequired,
  formData:
  _propTypes2.default.bool,
  required:
  _propTypes2.default.bool,
  disabled:
  _propTypes2.default.bool,
  readonly:
  _propTypes2.default.bool,
  autofocus:
  _propTypes2.default.bool,
  registry:
  _propTypes2.default.shape({
    widgets:
    _propTypes2.default.objectOf(
      _propTypes2.default.oneOfType([
        _propTypes2.default.func,
        _propTypes2.default.object
      ]).isRequired
    ),
    fields:
    _propTypes2.default.objectOf(
      _propTypes2.default.func
    ).isRequired,
    definitions:
    _propTypes2.default.object.isRequired,
    formContext:
    _propTypes2.default.object.isRequired
  });
}
BooleanField.defaultProps = {
  uiSchema: {},
  disabled: false,
  readonly: false,
  autofocus: false
};
exports.default = BooleanField;
function(module, exports,
__webpack_require__) {
  "use strict";
  Object.defineProperty(exports, "__esModule", {
    value: true
  });
  var _react = __webpack_require__(2);
  var _react2 =
  _interopRequireDefault(_react);
  var _propTypes
  = __webpack_require__(3);
  var _propTypes2 =
  _interopRequireDefault(_propTypes);
  function
  _interopRequireDefault(obj) {
    return obj && obj.__esModule ? obj : {
      default: obj
    };
  }
  function
  DescriptionField(props) {
    var id = props.id,
    description = props.description;
    if (!description) {
      // See #312: Ensure compatibility with old versions of React.
      return _react2.default.createElement("div",
      null);
    }
    if (typeof description === "string") {
      return _react2.default.createElement("p", {
        id: id,
        className: "field-description"
      }, description);
    } else {
      return
      _react2.default.createElement("div", {
        id: id,
        className: "field-description"
      }, description);
    }
  }
  DescriptionField.propTypes = {
    id:
    _propTypes2.default.string,
    description:
    _propTypes2.default.oneOfType([
      _propTypes2.default.string,
      _propTypes2.default.element
    ])
  };
  exports.default = DescriptionField;
  function(module, exports, __webpack_require__) {
    "use strict";
    Object.defineProperty(exports,
    "__esModule", {
      value: true
    });
    var _extends = Object.assign || function(target) {
      for (var i = 1; i <
      arguments.length; i++) {
        var source = arguments[i];
        for (var key in source) {
          if
          (Object.prototype.hasOwnProperty.call(source, key)) {
            target[key] = source[key];
          }
        }
      }
      return target;
    };
    var _react = __webpack_require__(2);
    var _react2 =
    _interopRequireDefault(_react);
    var _propTypes =
    __webpack_require__(3);
    var _propTypes2 =
    _interopRequireDefault(_propTypes);
    var _utils =
    __webpack_require__(8);
    function _interopRequireDefault(obj) {
      return obj && obj.__esModule ? obj : {
        default: obj
      };
    }
    function NumberField(props) {
      var StringField = props.registry.fields.StringField;
      return _react2.default.createElement(StringField,

```





```

descriptor.configurable = true; if ("value" in descriptor) descriptor.writable = true; Object.defineProperty(target,
descriptor.key, descriptor); } } return function (Constructor, protoProps, staticProps) { if (protoProps)
defineProperties(Constructor.prototype, protoProps); if (staticProps) defineProperties(Constructor, staticProps);
return Constructor; }; }());\n\n\tvar _extends = Object.assign || function (target) { for (var i = 1; i <
arguments.length; i++) { var source = arguments[i]; for (var key in source) { if
(Object.prototype.hasOwnProperty.call(source,
key)) { target[key] = source[key]; } } } return target; };\n\n\tvar _react = __webpack_require__(2);\n\n\tvar
_react2 = _interopRequireDefault(_react);\n\n\tvar _propTypes = __webpack_require__(3);\n\n\tvar _propTypes2 =
_interopRequireDefault(_propTypes);\n\n\tvar _utils = __webpack_require__(8);\n\n\tvar _UnsupportedField =
__webpack_require__(71);\n\n\tvar _UnsupportedField2 =
_interopRequireDefault(_UnsupportedField);\n\n\tfunction _interopRequireDefault(obj) { return obj &&
obj.__esModule ? obj : { default: obj }; }\n\n\tfunction _classCallCheck(instance, Constructor) { if (!(instance
instanceof Constructor)) { throw new TypeError("Cannot call a class as a function"); } }\n\n\tfunction
_possibleConstructorReturn(self, call) { if (!self) { throw new ReferenceError("this hasn't been initialised - super()
hasn't been called"); } return call && (typeof call === "object" || typeof call === "function") ? call : self;
}\n\n\tfunction _inherits(subClass,
superClass) { if (typeof superClass !== "function" && superClass !== null) { throw new TypeError("Super
expression must either be null or a function, not " + typeof superClass); } subClass.prototype =
Object.create(superClass && superClass.prototype, { constructor: { value: subClass, enumerable: false, writable:
true, configurable: true } }); if (superClass) Object.setPrototypeOf ? Object.setPrototypeOf(subClass, superClass) :
subClass.__proto__ = superClass; }\n\n\tfunction _objectWithoutProperties(obj, keys) { var target = {}; for (var i
in obj) { if (keys.indexOf(i) >= 0) continue; if (!Object.prototype.hasOwnProperty.call(obj, i)) continue; target[i] =
obj[i]; } return target; }\n\n\tvar REQUIRED_FIELD_SYMBOL = "*";\n\n\tvar COMPONENT_TYPES = {\n\n\tarray: "ArrayField",\n\n\tboolean: "BooleanField",\n\n\tinteger: "NumberField",\n\n\tnumber:
"NumberField",\n\n\tobject: "ObjectField",\n\n\tstring: "StringField"\n\n\t};\n\n\tfunction
getFieldComponent(schema,
uiSchema, idSchema, fields) {\n\n\tvar field = uiSchema["ui:field"]; \n\n\tif (typeof field === "function") {\n\n\treturn field;\n\n\t}\n\n\tif (typeof field === "string" && field in fields) {\n\n\treturn fields[field];\n\n\t}\n\n\tvar
componentName = COMPONENT_TYPES[schema.type];\n\n\treturn componentName in fields ?
fields[componentName] : function () {\n\n\treturn _react2.default.createElement(_UnsupportedField2.default, {\n\n\t
schema: schema,\n\n\tidSchema: idSchema,\n\n\treason: "Unknown field type " + schema.type\n\n\t});\n\n\t};\n\n\t}\n\n\tfunction Label(props) {\n\n\tvar label = props.label,\n\n\trequired = props.required,\n\n\tid =
props.id;\n\n\tif (!label) {\n\n\t// See #312: Ensure compatibility with old versions of React.\n\n\treturn
_react2.default.createElement("div", null);\n\n\t}\n\n\treturn _react2.default.createElement("label", {\n\n\t
className: "control-label",\n\n\thtmlFor: id,\n\n\trequired ? label + REQUIRED_FIELD_SYMBOL
: label\n\n\t});\n\n\t}\n\n\tfunction Help(props) {\n\n\tvar help = props.help;\n\n\tif (!help) {\n\n\t// See #312:
Ensure compatibility with old versions of React.\n\n\treturn _react2.default.createElement("div", null);\n\n\t}\n\n\tif
(typeof help === "string") {\n\n\treturn _react2.default.createElement("p", {\n\n\tclassName: "help-
block",\n\n\t}\n\n\t),\n\n\thelp\n\n\t);\n\n\t}\n\n\treturn _react2.default.createElement("div", {\n\n\t
className: "help-
block",\n\n\t}\n\n\t),\n\n\thelp\n\n\t);\n\n\t}\n\n\tfunction ErrorList(props) {\n\n\tvar _props$errors = props.errors,\n\n\terrors =
_props$errors === undefined ? [] : _props$errors;\n\n\tif (errors.length === 0) {\n\n\treturn
_react2.default.createElement("div", null);\n\n\t}\n\n\treturn _react2.default.createElement("div", {\n\n\t
null,\n\n\t_react2.default.createElement("p", null),\n\n\t_react2.default.createElement("ul", {\n\n\t
className: "error-detail
bs-callout bs-callout-info",\n\n\t}\n\n\t),\n\n\terrors.map(function (error, index) {\n\n\treturn
_react2.default.createElement("li", {\n\n\tclassName: "text-danger",\n\n\tkey: index,\n\n\t}\n\n\t),\n\n\terror\n\n\t
);\n\n\t});\n\n\t}\n\n\t}\n\n\t}\n\n\t}\n\n\tfunction DefaultTemplate(props) {\n\n\tvar id = props.id,\n\n\tclassNames =
props.classNames,\n\n\tlabel = props.label,\n\n\tchildren = props.children,\n\n\terrors = props.errors,\n\n\t}

```











```

readonly = props.readonly,\n\t autofocus = props.autofocus,\n\t registry = props.registry,\n\t
  onBlur = props.onBlur;\n\t\n\t var id = rootId + \"_\" + type;\n\t var SelectWidget =
registry.widgets.SelectWidget;\n\t\n\t return _react2.default.createElement(SelectWidget, {\n\t  schema: { type:
\"integer\" },\n\t  id: id,\n\t  className: \"form-control\",\n\t  options: { enumOptions: rangeOptions(range[0],
range[1]) },\n\t  placeholder: type,\n\t  value: value,\n\t  disabled: disabled,\n\t  readonly: readonly,\n\t
autofocus: autofocus,\n\t  onChange: function onChange(value) {\n\t    return select(type, value);\n\t  },\n\t
onBlur: onBlur\n\t });\n\t\n\t\n\t var AltDateWidget = function (_Component) {\n\t  _inherits(AltDateWidget,
_Component);\n\t\n\t function AltDateWidget(props) {\n\t  _classCallCheck(this, AltDateWidget);\n\t\n\t  var
_this = _possibleConstructorReturn(this, (AltDateWidget.__proto__ ||
Object.getPrototypeOf(AltDateWidget)).call(this, props));\n\t\n\t  _this.onChange = function (property, value) {\n\t
  _this.setState(_defineProperty({},
property, typeof value === \"undefined\" ? -1 : value), function () {\n\t    // Only propagate to parent state if we
have a complete date{time}\n\t    if (readyForChange(_this.state)) {\n\t      _this.props.onChange((0,
_utils.toDateString)(_this.state, _this.props.time));\n\t    }\n\t  });\n\t\n\t  _this.setNow = function
(event) {\n\t    event.preventDefault();\n\t    var _this$props = _this.props,\n\t        time = _this$props.time,\n\t
disabled = _this$props.disabled,\n\t        readonly = _this$props.readonly,\n\t        onChange =
_this$props.onChange;\n\t\n\t    if (disabled || readonly) {\n\t      return;\n\t    }\n\t    var nowDateObj = (0,
_utils.parseDateString)(new Date().toJSON(), time);\n\t    _this.setState(nowDateObj, function () {\n\t      return
onChange((0, _utils.toDateString)(_this.state, time));\n\t    });\n\t\n\t    _this.clear = function (event) {\n\t
event.preventDefault();\n\t
var _this$props2 = _this.props,\n\t        time = _this$props2.time,\n\t        disabled = _this$props2.disabled,\n\t
readonly = _this$props2.readonly,\n\t        onChange = _this$props2.onChange;\n\t\n\t    if (disabled ||
readonly) {\n\t      return;\n\t    }\n\t    _this.setState((0, _utils.parseDateString)(\"\", time), function () {\n\t
return onChange(undefined);\n\t    });\n\t\n\t    _this.state = (0, _utils.parseDateString)(props.value,
props.time);\n\t    return this;\n\t  }\n\t\n\t _createClass(AltDateWidget, [{\n\t  key:
\"componentWillReceiveProps\",\n\t  value: function componentWillReceiveProps(nextProps) {\n\t    this.setState((0,
_utils.parseDateString)(nextProps.value, nextProps.time));\n\t  }\n\t }, {\n\t  key:
\"shouldComponentUpdate\",\n\t  value: function shouldComponentUpdate(nextProps, nextState) {\n\t    return
(0, _utils.shouldRender)(this, nextProps, nextState);\n\t  }\n\t }, {\n\t  key: \"render\",\n\t  value: function
render() {\n\t    var _this2 = this;\n\t\n\t    var _props =
this.props,\n\t        id = _props.id,\n\t        disabled = _props.disabled,\n\t        readonly = _props.readonly,\n\t
autofocus = _props.autofocus,\n\t        registry = _props.registry,\n\t        onBlur = _props.onBlur;\n\t\n\t
return _react2.default.createElement(\n\t  \"ul\",\n\t  { className: \"list-inline\" },\n\t
this.dateElementProps.map(function (elemProps, i) {\n\t    return _react2.default.createElement(\n\t
\"li\",\n\t  { key: i },\n\t  _react2.default.createElement(DateElement, _extends({\n\t    rootId:
id,\n\t    select: _this2.onChange\n\t  }, elemProps, {\n\t    disabled: disabled,\n\t
readonly: readonly,\n\t    registry: registry,\n\t    onBlur: onBlur,\n\t    autofocus: autofocus && i
===
0\n\t  })))\n\t  );\n\t\n\t  _react2.default.createElement(\n\t  \"li\",\n\t  null,\n\t
_react2.default.createElement(\n\t  \"a\",\n\t  { href: \"#\", className: \"btn btn-info btn-now\", onClick:
this.setNow },\n\t  \"Now\"\n\t  ),\n\t  _react2.default.createElement(\n\t  \"li\",\n\t  null,\n\t
_react2.default.createElement(\n\t  \"a\",\n\t  { href: \"#\",
className: \"btn btn-warning btn-clear\", onClick: this.clear },\n\t  \"Clear\"\n\t  )\n\t );\n\t\n\t }, {\n\t
key: \"dateElementProps\", get: function get() {\n\t  var time =
this.props.time;\n\t  var _state = this.state,\n\t      year = _state.year,\n\t      month = _state.month,\n\t
day = _state.day,\n\t      hour = _state.hour,\n\t
minute = _state.minute,\n\t      second = _state.second;\n\t\n\t  var data = [{ type: \"year\", range: [1900,
2020], value: year }, { type: \"month\", range: [1, 12], value: month }, { type: \"day\", range: [1, 31], value: day

```







```
__webpack_require__(8);\n\nfunction _interopRequireDefault(obj) { return obj && obj.__esModule ? obj : {
default: obj }; }\n\nfunction utcToLocal(jsonDate) {\n  if (!jsonDate) {\n    return \"\";\n  }\n  // required
format of \"yyyy-MM-ddThh:mm\" followed by optional \":ss\" or \":ss.SSS\"\n  //
https://html.spec.whatwg.org/multipage/input.html#local-date-and-time-state-(type%3Ddatetime-local)\n  // >
should be a _valid local date and time string_ (not GMT)\n  // Note - date constructor passed local ISO-8601
does not correctly\n  // change time
  to UTC in node pre-8\n  var date = new Date(jsonDate);\n  var yyyy = (0, _utils.pad)(date.getFullYear(),
4);\n  var MM = (0, _utils.pad)(date.getMonth() + 1, 2);\n  var dd = (0, _utils.pad)(date.getDate(), 2);\n  var hh =
(0, _utils.pad)(date.getHours(), 2);\n  var mm = (0, _utils.pad)(date.getMinutes(), 2);\n  var ss = (0,
_utils.pad)(date.getSeconds(), 2);\n  var SSS = (0, _utils.pad)(date.getMilliseconds(), 3);\n  return yyyy + \"-\" +
MM + \"-\" + dd + \"T\" + hh + \":\" + mm + \":\" + ss + \".\" + SSS;\n}\n\nfunction localToUTC(dateString)
{\n  if (dateString) {\n    return new Date(dateString).toJSON();\n  }\n}\n\nfunction
DateTimeWidget(props) {\n  var value = props.value,\n      _onChange = props.onChange,\n      BaseInput =
props.registry.widgets.BaseInput;\n  return _react2.default.createElement(BaseInput, _extends({\n    type:
\"datetime-local\"\n  }, props, {\n    value: utcToLocal(value),\n    onChange: function
onChange(value) {\n      return _onChange(localToUTC(value));\n    }\n  }));\n}\n\nif (false) {\n  DateTimeWidget.propTypes = {\n    value: _propTypes2.default.string\n  };\n}\n\nexports.default =
DateTimeWidget;\n\n/***/ },\n\n/* 88 */\n\nfunction (module, exports, __webpack_require__) {\n  \"use
strict\";\n  Object.defineProperty(exports, \"__esModule\", {\n    value: true\n  });\n  var _extends =
Object.assign || function (target) { for (var i = 1; i < arguments.length; i++) { var source = arguments[i]; for (var key
in source) { if (Object.prototype.hasOwnProperty.call(source, key)) { target[key] = source[key]; } } } return target;\n
};\n  var _react = __webpack_require__(2);\n  var _react2 = _interopRequireDefault(_react);\n  var _propTypes = __webpack_require__(3);\n  var _propTypes2 =
_interopRequireDefault(_propTypes);\n  function _interopRequireDefault(obj) { return obj && obj.__esModule
? obj : { default: obj }; }\n\nfunction
EmailWidget(props) {\n  var BaseInput = props.registry.widgets.BaseInput;\n  return
_react2.default.createElement(BaseInput, _extends({ type: \"email\" }, props));\n}\n\nif (false) {\n  EmailWidget.propTypes = {\n    value: _propTypes2.default.string\n  };\n}\n\nexports.default =
EmailWidget;\n\n/***/ },\n\n/* 89 */\n\nfunction (module, exports, __webpack_require__) {\n  \"use
strict\";\n  Object.defineProperty(exports, \"__esModule\", {\n    value: true\n  });\n  var _createClass =
function () { function defineProperties(target, props) { for (var i = 0; i < props.length; i++) { var descriptor =
props[i]; descriptor.enumerable = descriptor.enumerable || false; descriptor.configurable = true; if (!\"value\" in
descriptor) descriptor.writable = true; Object.defineProperty(target, descriptor.key, descriptor); } } return function
(Constructor, protoProps, staticProps) { if (protoProps) defineProperties(Constructor.prototype, protoProps); if
(staticProps)
defineProperties(Constructor, staticProps); return Constructor; }; }();\n  var _react =
__webpack_require__(2);\n  var _react2 = _interopRequireDefault(_react);\n  var _propTypes =
__webpack_require__(3);\n  var _propTypes2 = _interopRequireDefault(_propTypes);\n  var _utils =
__webpack_require__(8);\n  function _interopRequireDefault(obj) { return obj && obj.__esModule ? obj : {
default: obj }; }\n  function _classCallCheck(instance, Constructor) { if (!(instance instanceof Constructor)) {\n    throw new
TypeError(\"Cannot call a class as a function\");\n  } }\n  function _possibleConstructorReturn(self, call)
{\n    if (!self) {\n      throw new ReferenceError(\"this hasn't been initialised - super() hasn't been called\");\n    }\n    return call &&
(typeof call === \"object\" || typeof call === \"function\") ? call : self;\n  }\n  function _inherits(subClass,
superClass) {\n    if (typeof superClass !== \"function\" && superClass !== null) {\n      throw new
TypeError(\"Super
expression
must either be null or a function, not \" + typeof superClass);\n    }\n    subClass.prototype = Object.create(superClass &&
superClass.prototype, {\n      constructor: {\n        value: subClass,\n        enumerable: false,\n        writable: true,\n        configurable: true\n      }\n    });\n    if
(superClass) Object.setPrototypeOf ? Object.setPrototypeOf(subClass, superClass) : subClass.__proto__ =
```

```

superClass; }\n\t\n\tfunction addNameToDataURL(dataURL, name) {\n\t return dataURL.replace(/";base64"/,
"/";name=" + name + "/";base64");\n\t}\n\t\n\tfunction processFile(file) {\n\t var name = file.name,\n\t size =
file.size,\n\t type = file.type;\n\t\n\t return new Promise(function (resolve, reject) {\n\t var reader = new
window.FileReader();\n\t reader.onload = function (event) {\n\t resolve({\n\t dataURL:
addNameToDataURL(event.target.result, name),\n\t name: name,\n\t size: size,\n\t type: type\n\t
});\n\t });\n\t reader.readAsDataURL(file);\n\t });\n\t}\n\t\n\tfunction processFiles(files)
{\n\t return Promise.all([].map.call(files, processFile));\n\t}\n\t\n\tfunction FilesInfo(props) {\n\t var filesInfo =
props.filesInfo;\n\t\n\t if (filesInfo.length === 0) {\n\t return null;\n\t }\n\t return
_react2.default.createElement(\n\t "ul",\n\t { className: "file-info" },\n\t filesInfo.map(function (fileInfo,
key) {\n\t var name = fileInfo.name,\n\t size = fileInfo.size,\n\t type = fileInfo.type;\n\t\n\t return
_react2.default.createElement(\n\t "li",\n\t { key: key },\n\t _react2.default.createElement(\n\t
"strong",\n\t null,\n\t name\n\t ),\n\t "(" + type + ", " + size + "
bytes)"\n\t );\n\t });\n\t );\n\t}\n\t\n\tfunction extractFileInfo(dataURLs) {\n\t return dataURLs.filter(function
(dataURL) {\n\t return typeof dataURL !== "undefined";\n\t }).map(function (dataURL) {\n\t var
_dataURIToBlob
= (0, _utils.dataURIToBlob)(dataURL),\n\t blob = _dataURIToBlob.blob,\n\t name =
_dataURIToBlob.name;\n\t\n\t return {\n\t name: name,\n\t size: blob.size,\n\t type: blob.type\n\t
};\n\t });\n\t}\n\t\n\tvar FileWidget = function (_Component) {\n\t _inherits(FileWidget, _Component);\n\t\n\t function
FileWidget(props) {\n\t _classCallCheck(this, FileWidget);\n\t\n\t var _this = _possibleConstructorReturn(this,
(FileWidget.__proto__ || Object.getPrototypeOf(FileWidget)).call(this, props));\n\t\n\t _this.defaultProps = {\n\t
multiple: false\n\t };
\n\t _this.onChange = function (event) {\n\t var _this$props = _this.props,\n\t
multiple = _this$props.multiple,\n\t onChange = _this$props.onChange;\n\t\n\t
processFiles(event.target.files).then(function (filesInfo) {\n\t var state = {\n\t values:
filesInfo.map(function (fileInfo) {\n\t return fileInfo.dataURL;\n\t
}),\n\t filesInfo: filesInfo\n\t
};\n\t (0, _utils.setState)(_this, state, function () {\n\t if (multiple) {\n\t
onChange(state.values);\n\t } else {\n\t onChange(state.values[0]);\n\t
});\n\t });\n\t\n\t var value = props.value;\n\t\n\t var values = Array.isArray(value) ? value : [value];\n\t\n\t
_this.state = { values: values, filesInfo: extractFileInfo(values) };
\n\t return _this;\n\t });\n\t\n\t _createClass(FileWidget, [{\n\t key: "shouldComponentUpdate",\n\t value: function
shouldComponentUpdate(nextProps, nextState) {\n\t return (0, _utils.shouldRender)(this, nextProps,
nextState);\n\t }
\n\t }, {\n\t key: "render",\n\t value: function render() {\n\t var _this2 = this;\n\t\n\t var
_props = this.props,\n\t multiple = _props.multiple,\n\t id = _props.id,\n\t readonly =
_props.readonly,\n\t disabled = _props.disabled,\n\t autofocus = _props.autofocus;\n\t\n\t var filesInfo = this.state.filesInfo;\n\t\n\t return
_react2.default.createElement(\n\t "div",\n\t null,\n\t _react2.default.createElement(\n\t "p",\n\t
null,\n\t _react2.default.createElement("input", {\n\t ref: function ref(_ref) {\n\t return
_this2.inputRef = _ref;\n\t },\n\t id: id,\n\t type: "file",\n\t disabled: readonly ||
disabled,\n\t onChange: this.onChange,\n\t defaultValue: "",\n\t autoFocus: autofocus,\n\t
multiple: multiple\n\t
}),\n\t _react2.default.createElement(FilesInfo, { filesInfo: filesInfo })\n\t
);\n\t }
\n\t }]);\n\t\n\t return FileWidget;\n\t }(_react.Component);\n\t\n\t FileWidget.defaultProps = {\n\t
autofocus: false\n\t};\n\t\n\t if (false) {\n\t FileWidget.propTypes = {\n\t multiple:
_propTypes2.default.bool,\n\t value: _propTypes2.default.oneOfType([_propTypes2.default.string,
_propTypes2.default.arrayOf(_propTypes2.default.string)]),\n\t autofocus: _propTypes2.default.bool\n\t
};\n\t }\n\t\n\t exports.default = FileWidget;\n\t\n\t /**/ },\n\t /* 90 */\n\t function(module, exports,
__webpack_require__) {\n\t\n\t "use strict";\n\t\n\t Object.defineProperty(exports, "__esModule", {\n\t value:
true\n\t});\n\t\n\t var _react = __webpack_require__(2);\n\t\n\t var _react2 =
_interopRequireDefault(_react);\n\t\n\t var _propTypes = __webpack_require__(3);\n\t\n\t var _propTypes2 =
_interopRequireDefault(_propTypes);\n\t\n\t function _interopRequireDefault(obj) { return obj && obj.__esModule

```

```

? obj : { default: obj }; }
function HiddenWidget(_ref) {
  var id = _ref.id,
      value = _ref.value;
  return _react2.default.createElement("input", {
    type: "hidden",
    id: id,
    value: typeof value ===
    "undefined" ? "" : value
  });
}
HiddenWidget.propTypes = {
  id: _propTypes2.default.string.isRequired,
  value: _propTypes2.default.oneOfType([
    _propTypes2.default.string,
    _propTypes2.default.number,
    _propTypes2.default.bool
  ])
};
exports.default = HiddenWidget;
function(module, exports, __webpack_require__) {
  "use strict";
  Object.defineProperty(exports, "__esModule", {
    value: true
  });
  var _extends = Object.assign || function(target) {
    for (var i = 1; i < arguments.length; i++) {
      var source = arguments[i];
      for (var key in source) {
        if (Object.prototype.hasOwnProperty.call(source, key)) {
          target[key] = source[key];
        }
      }
    }
    return target;
  };
  var _react = __webpack_require__(2);
  var _interopRequireDefault__react = _interopRequireDefault(_react);
  var _propTypes = __webpack_require__(3);
  var _propTypes2 = _interopRequireDefault(_propTypes);
  function _interopRequireDefault(obj) {
    return obj && obj.__esModule
  }
  ? obj : { default: obj }; }
function PasswordWidget(props) {
  var BaseInput =
  props.registry.widgets.BaseInput;
  return _react2.default.createElement(BaseInput, _extends({
    type: "password"
  }, props));
}
PasswordWidget.propTypes = {
  value: _propTypes2.default.string
};
exports.default = PasswordWidget;
function(module, exports, __webpack_require__) {
  "use strict";
  Object.defineProperty(exports, "__esModule", {
    value: true
  });
  var _react = __webpack_require__(2);
  var _interopRequireDefault__react = _interopRequireDefault(_react);
  var _propTypes = __webpack_require__(3);
  var _propTypes2 = _interopRequireDefault(_propTypes);
  function _interopRequireDefault(obj) {
    return obj && obj.__esModule
  }
  ? obj : { default: obj }; }
function RadioWidget(props) {
  var options = props.options,
      value =
  props.value,
      required = props.required,
      disabled = props.disabled,
      readonly = props.readonly,
      autofocus = props.autofocus,
      _onChange = props.onChange;
  // Generating a unique field name to identify this set of radio buttons
  var name = Math.random().toString();
  var enumOptions = options.enumOptions,
      inline = options.inline;
  // this is a temporary fix for
  // radio button rendering bug in React, facebook/react#7630
  return _react2.default.createElement("div", {
    className: "field-radio-group"
  }, enumOptions.map(function(option, i) {
    var checked =
    option.value === value;
    var disabledCls = disabled || readonly ? "disabled" : "";
    var radio =
    _react2.default.createElement("span", null,
    _react2.default.createElement("input", {
      type: "radio",
      checked:
      checked,
      name: name,
      required: required,
      value: option.value,
      disabled: disabled
    || readonly,
      autoFocus: autofocus && i === 0,
      onChange: function onChange(_) {
        return
        _onChange(option.value);
      }
    }, "span", null,
    option.label
  )
  );
  return inline ? _react2.default.createElement("label", {
    key: i,
    className: "radio-inline " + disabledCls
  }, radio
  ) :
  _react2.default.createElement("div", {
    key: i,
    className: "radio " + disabledCls
  },
  _react2.default.createElement("label", {
    key: i,
    className: "radio " + disabledCls
  },
  radio
  )
  );
}
RadioWidget.defaultProps = {
  autofocus: false
};
if (false) {
  RadioWidget.propTypes = {
    schema: _propTypes2.default.object.isRequired,
    id: _propTypes2.default.string.isRequired,
    options: _propTypes2.default.shape({
      enumOptions: _propTypes2.default.array,
      inline: _propTypes2.default.bool
    }).isRequired,
    value: _propTypes2.default.any,
    required: _propTypes2.default.bool,
    disabled: _propTypes2.default.bool,
    readonly: _propTypes2.default.bool,
    autofocus: _propTypes2.default.bool,
    onChange: _propTypes2.default.func
  };
}
exports.default =
RadioWidget;
function(module, exports, __webpack_require__) {
  "use
  strict";
  Object.defineProperty(exports, "__esModule", {
    value: true
  });
  var _extends = Object.assign || function(target) {
    for (var i = 1; i < arguments.length; i++) {
      var source = arguments[i];
      for (var key

```







```

in source) { if (Object.prototype.hasOwnProperty.call(source,
  key)) { target[key] = source[key]; } } } return target; };
__react = __webpack_require__(2);
__react2 = __interopRequireDefault(__react);
__propTypes = __webpack_require__(3);
__propTypes2 = __interopRequireDefault(__propTypes);
__utils = __webpack_require__(8);
function __interopRequireDefault(obj) { return obj && obj.__esModule ? obj : { default: obj }; }
function UpDownWidget(props) {
  var BaseInput = props.registry.widgets.BaseInput;
  return __react2.default.createElement(BaseInput, __extends({ type: "number" }, props, (0, __utils.rangeSpec)(props.schema)));
  if (false) {
    UpDownWidget.propTypes = {
      value: __propTypes2.default.oneOfType([__propTypes2.default.number, __propTypes2.default.string])
    };
    exports.default = UpDownWidget;
  }
}
// WEBPACK FOOTER //
react-jsonschema-form.js",
  // The module cache
  installedModules = { };
  // The require function
  function __webpack_require__(moduleId) {
    // Check if module is in cache
    if (!installedModules[moduleId]) {
      // Create a new module (and put it into the cache)
      var module = installedModules[moduleId] = {
        exports: {},
        loaded: false,
        __esModule: true
      };
      // Execute the module function
      installedModules[moduleId].call(module.exports, module, module.exports, __webpack_require__);
      // Flag the module as loaded
      module.loaded = true;
      // Return the exports of the module
      return module.exports;
    }
    // expose the modules object (__webpack_modules__)
    __webpack_require__.m = modules;
    // expose the module cache
    __webpack_require__.c = installedModules;
    // Load entry module and return exports
    return __webpack_require__(0);
  }
  // webpack/bootstrap 2f229745fb205a87841b",
  import Form from './components/Form';
  export default Form;
  // WEBPACK FOOTER //
  .index.js",
  import React, { Component } from 'react';
  import PropTypes from 'prop-types';
  import { default as DefaultErrorList } from './ErrorList';
  import {
    getDefaultFormState,
    shouldRender,
    toIdSchema,
    setState,
    getDefaultRegistry,
  } from '../utils';
  import validateFormData from './validate';
  export default class Form extends Component {
    static defaultProps = {
      uiSchema: {},
      noValidate: false,
      liveValidate: false,
      safeRenderCompletion: false,
      noHtml5Validate: false,
      ErrorList: DefaultErrorList,
    };
    constructor(props) {
      super(props);
      this.state = this.getStateFromProps(props);
    }
    componentWillReceiveProps(nextProps) {
      this.setState(this.getStateFromProps(nextProps));
    }
    getStateFromProps(props) {
      const state = this.state || {};
      const schema = "schema" in props ? props.schema : this.props.schema;
      const uiSchema = "uiSchema" in props ? props.uiSchema : this.props.uiSchema;
      const edit = typeof props.formData !== "undefined";
      const liveValidate = props.liveValidate || this.props.liveValidate;
      const mustValidate = edit && !props.noValidate && liveValidate;
      const { definitions } = schema;
      const formData = getDefaultFormState(schema, props.formData, definitions);
      const { errors, errorSchema } = mustValidate ? this.validate(formData, schema) : {
        errors: state.errors || [],
        errorSchema: state.errorSchema || {}
      };
      const idSchema = toIdSchema(schema, uiSchema["ui:rootFieldId"], definitions, formData);
      return {
        schema,
        uiSchema,
        idSchema,
        formData,
        edit,
        errors,
        errorSchema,
      };
    }
    shouldComponentUpdate(nextProps, nextState) {
      return shouldRender(this, nextProps, nextState);
    }
    validate(formData, schema) {
      const { validate, transformErrors } = this.props;
      return validate(formData, schema || this.props.schema, validate, transformErrors);
    }
    renderErrors() {
      const { errors, errorSchema, schema, uiSchema } = this.state;
      const { ErrorList, showErrorList, formContext } = this.props;
      if (errors.length && showErrorList !== false) {
        return (
          <ErrorList errors={errors} errorSchema={errorSchema} schema={schema} uiSchema={uiSchema} formContext={formContext} />
        );
      }
      return null;
    }
    onChange = (formData, options = { validate: false }) => {
      const mustValidate = !this.props.noValidate && (this.props.liveValidate ||

```



```

additional grant\n * of patent rights can be found in the PATENTS file in the same directory.\n *\n\nif
(process.env.NODE_ENV !== 'production')
  {\n  var REACT_ELEMENT_TYPE = (typeof Symbol === 'function' &&\n    Symbol.for &&\n
Symbol.for('react.element')) ||\n    0x6ae7;\n  var isValidElement = function(object) {\n    return typeof object ===
'object' &&\n    object !== null &&\n    object.$$typeof === REACT_ELEMENT_TYPE;\n  };\n\n  // By
explicitly using `prop-types` you are opting into new development behavior.\n  // http://fb.me/prop-types-in-prod\n
var throwOnDirectAccess = true;\n  module.exports = require('./factoryWithTypeCheckers')(isValidElement,
throwOnDirectAccess);\n} else {\n  // By explicitly using `prop-types` you are opting into new production
behavior.\n  // http://fb.me/prop-types-in-prod\n  module.exports =
require('./factoryWithThrowingShims')();\n}\n\n\n\n\n// WEBPACK FOOTER //\n\n../~/prop-types/index.js", "/*\n *
Copyright 2013-present, Facebook, Inc.\n * All rights reserved.\n *\n * This source code is licensed under the BSD-
style license found in the\n * LICENSE file in the root directory of
this source tree. An additional grant\n * of patent rights can be found in the PATENTS file in the same directory.\n
*\n\n'use strict';\n\n\nvar emptyFunction = require('fbjs/lib/emptyFunction');\n\nvar invariant =
require('fbjs/lib/invariant');\n\n\nmodule.exports = function() {\n  // Important!\n  // Keep this list in sync with
production version in `./factoryWithTypeCheckers.js`\n  \n  function shim() {\n    invariant(\n      false,\n      'Calling
PropTypes validators directly is not supported by the `prop-types` package. ' +\n      'Use
PropTypes.checkPropTypes() to call them. ' +\n      'Read more at http://fb.me/use-check-prop-types'\n    );\n  };\n
\n  shim.isRequired = shim;\n  function getShim() {\n    return shim;\n  };\n  var ReactPropTypes = {\n    array: shim,\n
bool: shim,\n    func: shim,\n    number: shim,\n    object: shim,\n    string: shim,\n    symbol: shim,\n\n    any:
shim,\n    arrayOf: getShim,\n    element: shim,\n    instanceOf: getShim,\n    node: shim,\n    objectOf:
getShim,\n    oneOf: getShim,\n    oneOfType: getShim,\n    shape: getShim\n  };\n\n  ReactPropTypes.checkPropTypes = emptyFunction;\n  ReactPropTypes.PropTypes = ReactPropTypes;\n\n  return
ReactPropTypes;\n};\n\n\n\n\n// WEBPACK FOOTER //\n\n../~/prop-types/factoryWithThrowingShims.js", "use
strict";\n\n\n\n\n * Copyright (c) 2013-present, Facebook, Inc.\n * All rights reserved.\n *\n * This source code is
licensed under the BSD-style license found in the\n * LICENSE file in the root directory of this source tree. An
additional grant\n * of patent rights can be found in the PATENTS file in the same directory.\n *\n *\n\n *
\n\nfunction makeEmptyFunction(arg) {\n  return function () {\n    return arg;\n  };\n}\n\n\n\n\n\n * This function
accepts and discards inputs; it has no side effects. This is\n * primarily useful idiomatically for overridable function
endpoints which\n * always need to be callable, since JS lacks a null-call idiom ala Cocoa.\n *\n\n\nvar emptyFunction
= function emptyFunction()\n  {};\n\n\nemptyFunction.thatReturns = makeEmptyFunction;\n\nemptyFunction.thatReturnsFalse =
makeEmptyFunction(false);\n\nemptyFunction.thatReturnsTrue =
makeEmptyFunction(true);\n\nemptyFunction.thatReturnsNull =
makeEmptyFunction(null);\n\nemptyFunction.thatReturnsThis = function () {\n  return
this;\n};\n\nemptyFunction.thatReturnsArgument = function (arg) {\n  return arg;\n};\n\n\n\n\nmodule.exports =
emptyFunction;\n\n\n\n\n\n// WEBPACK FOOTER //\n\n../~/fbjs/lib/emptyFunction.js", "/*\n * Copyright (c) 2013-
present, Facebook, Inc.\n * All rights reserved.\n *\n * This source code is licensed under the BSD-style license
found in the\n * LICENSE file in the root directory of this source tree. An additional grant\n * of patent rights can
be found in the PATENTS file in the same directory.\n *\n *\n\n * Use invariant() to assert state
which your program assumes to be true.\n *\n * Provide sprintf-style format (only %s is supported) and arguments\n
* to provide information
about what broke and what you were\n * expecting.\n *\n * The invariant message will be stripped in production,
but the invariant\n * will remain to ensure logic does not differ in production.\n *\n\n\n\nvar validateFormat = function
validateFormat(format) {};\n\n\n\nif (process.env.NODE_ENV !== 'production') {\n  validateFormat = function
validateFormat(format) {\n    if (format === undefined) {\n      throw new Error('invariant requires an error message
argument');\n    }\n  };\n}\n\n\n\n\nfunction invariant(condition, format, a, b, c, d, e, f) {\n  validateFormat(format);\n\n  if
(!condition) {\n    var error;\n    if (format === undefined) {\n      error = new Error('Minified exception occurred;

```

```

use the non-minified dev environment ' + 'for the full error message and additional helpful warnings.);\n  } else {\n
  var args = [a, b, c, d, e, f];\n  var argIndex = 0;\n  error = new Error(format.replace(/%s/g, function () {\n
return args[argIndex++];\n  }));\n  error.name
= 'Invariant Violation';\n  }\n\n  error.framesToPop = 1; // we don't care about invariant's own frame\n  throw
error;\n  }\n}\n\nmodule.exports = invariant;\n\n// WEBPACK FOOTER //\n\n../fbjs/lib/invariant.js", "import
React from 'react';\n\nexport default function ErrorList(props) {\n  const { errors } = props;\n  return (\n    <div
className="panel panel-danger errors">\n    <div className="panel-heading">\n      <h3 className="panel-
title">Errors</h3>\n    </div>\n    <ul className="list-group">\n      {errors.map((error, i) => {\n    return
(\n      <li key={i} className="list-group-item text-danger">\n        {error.stack}\n      </li>\n    );\n
  })}\n    </ul>\n    </div>\n  );\n}\n\n// WEBPACK FOOTER //\n\n../components/ErrorList.js", "import React
from 'react';\n\nimport 'setimmediate';\n\nimport validateFormData from './validate';\n\nconst widgetMap = {\n
boolean: {\n  checkbox: 'CheckboxWidget',\n
  radio: 'RadioWidget',\n  select: 'SelectWidget',\n  hidden: 'HiddenWidget',\n },\n  string: {\n  text:
'TextWidget',\n  password: 'PasswordWidget',\n  email: 'EmailWidget',\n  hostname: 'TextWidget',\n
  ipv4: 'TextWidget',\n  ipv6: 'TextWidget',\n  uri: 'URLWidget',\n  'data-url': 'FileWidget',\n  radio:
'RadioWidget',\n  select: 'SelectWidget',\n  textarea: 'TextareaWidget',\n  hidden: 'HiddenWidget',\n
  date: 'DateWidget',\n  datetime: 'DateTimeWidget',\n  'date-time': 'DateTimeWidget',\n  'alt-date':
'AltDateWidget',\n  'alt-datetime': 'AltDateTimeWidget',\n  color: 'ColorWidget',\n  file:
'FileWidget',\n },\n  number: {\n  text: 'TextWidget',\n  select: 'SelectWidget',\n  updown:
'UpDownWidget',\n  range: 'RangeWidget',\n  radio: 'RadioWidget',\n  hidden: 'HiddenWidget',\n },\n
  integer: {\n  text: 'TextWidget',\n  select: 'SelectWidget',\n  updown:
'UpDownWidget',\n  range: 'RangeWidget',\n  radio: 'RadioWidget',\n  hidden: 'HiddenWidget',\n },\n
  array: {\n  select: 'SelectWidget',\n  checkboxes: 'CheckboxesWidget',\n  files: 'FileWidget',\n
},\n};\n\nexport function getDefaultRegistry() {\n  return {\n    fields: require('../components/fields').default,\n
  widgets: require('../components/widgets').default,\n  definitions: {},\n  formContext: {},\n};\n}\n\nexport
function getWidget(schema, widget, registeredWidgets = {}) {\n  const { type } = schema;\n\n  function
mergeOptions(Widget) {\n    // cache return value as property of widget for proper react reconciliation\n    if
(!Widget.MergedWidget) {\n      const defaultOptions =\n        (Widget.defaultProps &&
Widget.defaultProps.options) || {};\n      Widget.MergedWidget = ({ options = {}, ...props }) => (\n        <Widget
options={{ ...defaultOptions, ...options }} {...props} />\n      );\n    }\n    return Widget.MergedWidget;\n  }\n\n  if (typeof widget === 'function') {\n    return mergeOptions(widget);\n  }\n\n  if (typeof widget !== 'string')\n    {\n    throw new Error('Unsupported widget definition: ' + typeof widget);\n  }\n\n  if
(registeredWidgets.hasOwnProperty(widget)) {\n    const registeredWidget = registeredWidgets[widget];\n    return
getWidget(schema, registeredWidget, registeredWidgets);\n  }\n\n  if (!widgetMap.hasOwnProperty(type)) {\n
throw new Error('No widget for type \'' + type + '\');\n  }\n\n  if (widgetMap[type].hasOwnProperty(widget)) {\n
const registeredWidget = registeredWidgets[widgetMap[type][widget]]; \n    return getWidget(schema,
registeredWidget, registeredWidgets);\n  }\n\n  throw new Error('No widget \'' + widget + '\'' for type
'\'' + type + '\');\n}\n\nfunction computeDefaults(schema, parentDefaults, definitions = {}) {\n  // Compute the
defaults recursively: give highest priority to deepest nodes.\n  let defaults = parentDefaults;\n  if (isObject(defaults)
&& isObject(schema.default))\n    {\n    // For object defaults, only override parent defaults that are defined in\n    // schema.default.\n    defaults =
mergeObjects(defaults, schema.default);\n  } else if ("default" in schema) {\n    // Use schema defaults for this
node.\n    defaults = schema.default;\n  } else if ("$ref" in schema) {\n    // Use referenced schema defaults for this
node.\n    const refSchema = findSchemaDefinition(schema.$ref, definitions);\n    return
computeDefaults(refSchema, defaults, definitions);\n  } else if (isFixedItems(schema)) {\n    defaults =
schema.items.map(itemSchema =>\n      computeDefaults(itemSchema, undefined, definitions)\n    );\n  }\n\n  // Not
defaults defined for this node, fallback to generic typed ones.\n  if (typeof defaults === 'undefined') {\n    defaults
= schema.default;\n  }\n\n  switch (schema.type) {\n    // We need to recur for object schema inner default values.\n

```

```

case \"object\":\n  return Object.keys(schema.properties || {}).reduce((acc, key) =>
  {\n    // Compute the defaults for this node, with the parent defaults we might\n    // have from a previous run:
    defaults[key].\n    acc[key] = computeDefaults(\n      schema.properties[key],\n      (defaults || {})[key],\n      definitions\n    );\n    return acc;\n  }, {});\n\n  case \"array\":\n    if (schema.minItems) {\n      if
      (!isMultiSelect(schema, definitions)) {\n        const defaultsLength = defaults ? defaults.length : 0;\n        if
      (schema.minItems > defaultsLength) {\n          const defaultEntries = defaults || [];\n          // populate the array
      with the defaults\n          const fillerEntries = new Array(\n            schema.minItems - defaultsLength\n          ).fill(\n            computeDefaults(schema.items, schema.items.defaults, definitions)\n          );\n          // then fill up
      the rest with either the item default or empty, up to minItems\n          return defaultEntries.concat(fillerEntries);\n        }
      } else {\n        return [];\n      }\n    }\n  }\n\n  return defaults;\n}\n\nexport function
  getDefaultFormState(_schema, formData, definitions = {}) {\n  if (!isObject(_schema)) {\n    throw new
  Error(\"Invalid schema: \" + _schema);\n  }\n  const schema = retrieveSchema(_schema, definitions, formData);\n  const defaults = computeDefaults(schema, _schema.default, definitions);\n  if (typeof formData === \"undefined\")
  {\n    // No form data? Use schema defaults.\n    return defaults;\n  }\n  if (isObject(formData)) {\n    // Override
  schema defaults with form data.\n    return mergeObjects(defaults, formData);\n  }\n  return formData ||
  defaults;\n}\n\nexport function getUiOptions(uiSchema) {\n  // get all passed options from ui:widget, ui:options, and
  ui:<optionName>\n  return Object.keys(uiSchema)\n    .filter(key => key.indexOf(\"ui:\") === 0)\n    .reduce((options, key) => {\n      const value = uiSchema[key];\n      if (key === \"ui:widget\" && isObject(value))
      {\n        console.warn(\n          \"Setting options via ui:widget object is deprecated, use ui:options instead\"\n        );\n        return {\n          ...options,\n          ...(value.options || {}),\n          widget: value.component,\n          };
      }\n      if (key === \"ui:options\" && isObject(value)) {\n        return { ...options, ...value };
      }\n      return {
      ...options, [key.substring(3): value ];\n    }, {});\n  }\n\n  export function isObject(thing) {\n    return typeof thing ===
  \"object\" && thing !== null && !Array.isArray(thing);\n  }\n\n  export function mergeObjects(obj1, obj2,
  concatArrays = false) {\n    // Recursively merge deeply nested objects.\n    var acc = Object.assign({}, obj1); //
  Prevent mutation of source object.\n    return Object.keys(obj2).reduce((acc, key) => {\n      const left = obj1[key],\n      right = obj2[key];\n      if (obj1.hasOwnProperty(key) && isObject(right)) {\n        acc[key] = mergeObjects(left, right,
      concatArrays);\n      } else
      if (concatArrays && Array.isArray(left) && Array.isArray(right)) {\n        acc[key] = left.concat(right);\n      } else
      {\n        acc[key] = right;\n      }\n    }, acc);\n  }\n\n  export function asNumber(value) {\n    if (value ===
  \"\") {\n      return undefined;\n    }\n    if (/^\\.?$/.test(value)) {\n      // \"3.\" can't really be considered a number even if it
      parses in js. The\n      // user is most likely entering a float.\n      return value;\n    }\n    if (/^\\.0?$/.test(value)) {\n      // we
      need to return this as a string here, to allow for input like 3.07\n      return value;\n    }\n    const n = Number(value);\n    const valid = typeof n === \"number\" && !Number.isNaN(n);\n    if (/^\\.\\d*0?$/.test(value)) {\n      // It's a number,
      that's cool - but we need it as a string so it doesn't screw\n      // with the user when entering dollar amounts or other
      values (such as those with\n      // specific precision or number of significant digits)\n      return value;\n    }\n    return
      valid ? n : value;\n  }\n\n  export
  function orderProperties(properties, order) {\n    if (!Array.isArray(order)) {\n      return properties;\n    }\n    const
  arrayToHash = arr =>{\n      arr.reduce((prev, curr) => {\n        prev[curr] = true;\n        return prev;\n      }, {});\n    }\n    const
  errorPropList = arr =>{\n      arr.length > 1\n      ? `properties ${arr.join(\"\", \" \")}`\n      : `property ${arr[0]}`;\n    }\n    const
  propertyHash = arrayToHash(properties);\n    const orderHash = arrayToHash(order);\n    const extraneous =
  order.filter(prop => prop !== \"*\" && !propertyHash[prop]);\n    if (extraneous.length) {\n      throw new Error(\n        `uiSchema order list contains extraneous ${errorPropList(extraneous)}`\n      );\n    }\n    const rest =
  properties.filter(prop => !orderHash[prop]);\n    const restIndex = order.indexOf(\"*\");\n    if (restIndex === -1) {\n      if
      (rest.length) {\n        throw new Error(\n          `uiSchema order list does not contain ${errorPropList(rest)}`\n        );\n      }\n      return order;\n    }\n    if (restIndex !==
  order.lastIndexOf(\"*\")) {\n      throw new Error(\"uiSchema order list contains more than one wildcard item\");\n    }\n    const complete = [...order];\n    complete.splice(restIndex, 1, ...rest);\n    return complete;\n  }\n\n  /**\n   * This
  function checks if the given schema matches a single\n   * constant value.\n   */\n  export function isConstant(schema)

```

```

{\n return (\n (Array.isArray(schema.enum) && schema.enum.length === 1) ||\n
schema.hasOwnProperty("const"))\n );\n}\n\n\nexport function toConstant(schema) {\n if
(Array.isArray(schema.enum) && schema.enum.length === 1) {\n return schema.enum[0];\n } else if
(schema.hasOwnProperty("const")) {\n return schema.const;\n } else {\n throw new Error("schema cannot be
inferred as a constant");\n }\n}\n\n\nexport function isSelect(_schema, definitions = {}) {\n const schema =
retrieveSchema(_schema, definitions);\n const altSchemas = schema.oneOf || schema.anyOf;\n if
(Array.isArray(schema.enum)) {\n return true;\n } else
if (Array.isArray(altSchemas)) {\n return altSchemas.every(altSchemas => isConstant(altSchemas));\n }\n return
false;\n}\n\n\nexport function isMultiSelect(schema, definitions = {}) {\n if (!schema.uniqueItems || !schema.items)
{\n return false;\n }\n return isSelect(schema.items, definitions);\n}\n\n\nexport function isFilesArray(schema,
uiSchema, definitions = {}) {\n if (uiSchema["ui:widget"] === "files") {\n return true;\n } else if
(schema.items) {\n const itemsSchema = retrieveSchema(schema.items, definitions);\n return itemsSchema.type
=== "string" && itemsSchema.format === "data-url";\n }\n return false;\n}\n\n\nexport function
isFixedItems(schema) {\n return (\n Array.isArray(schema.items) &&\n schema.items.length > 0 &&\n
schema.items.every(item => isObject(item))\n );\n}\n\n\nexport function allowAdditionalItems(schema) {\n if
(schema.additionalItems === true) {\n console.warn("additionalItems=true is currently not supported");\n }\n
return isObject(schema.additionalItems);\n}\n\n\nexport function optionsList(schema) {\n if (schema.enum) {\n
return schema.enum.map((value, i) => {\n const label = (schema.enumNames && schema.enumNames[i]) ||
String(value);\n return { label, value };\n });\n } else {\n const altSchemas = schema.oneOf ||
schema.anyOf;\n return altSchemas.map((schema, i) => {\n const value = toConstant(schema);\n const label
= schema.title || String(value);\n return { label, value };\n });\n }\n}\n\n\nfunction findSchemaDefinition($ref,
definitions = {}) {\n // Extract and use the referenced definition if we have it.\n const match =
/^#\//definitions\//(.*)$/\.exec($ref);\n if (match && match[1]) {\n const parts = match[1].split("/");\n let
current = definitions;\n for (let part of parts) {\n part = part.replace(/~/g, "\\").replace(/~/g, "\\");\n if
(current.hasOwnProperty(part)) {\n current = current[part];\n } else {\n
// No matching definition found, that's an error (bogus schema?)\n throw new Error("Could not find a
definition for ${$ref}.");\n }\n }\n return current;\n }\n\n // No matching definition found, that's an error
(bogus schema?)\n throw new Error("Could not find a definition for ${$ref}.");\n}\n\n\nexport function
retrieveSchema(schema, definitions = {}, formData = {}) {\n if (schema.hasOwnProperty("$ref")) {\n //
Retrieve the referenced schema definition.\n const $refSchema = findSchemaDefinition(schema.$ref,
definitions);\n // Drop the $ref property of the source schema.\n const { $ref, ...localSchema } = schema;\n //
Update referenced schema definition with local schema properties.\n return retrieveSchema(\n { ...$refSchema,
...localSchema },\n definitions,\n formData\n );\n } else if (schema.hasOwnProperty("dependencies")) {\n
const resolvedSchema = resolveDependencies(schema, definitions, formData);\n return
retrieveSchema(resolvedSchema,
definitions, formData);\n } else {\n // No $ref or dependencies attribute found, returning the original schema.\n
return schema;\n }\n}\n\n\nfunction resolveDependencies(schema, definitions, formData) {\n // Drop the
dependencies from the source schema.\n let { dependencies = {}, ...resolvedSchema } = schema;\n // Process
dependencies updating the local schema properties as appropriate.\n for (const dependencyKey in dependencies) {\n
// Skip this dependency if its trigger property is not present.\n if (formData[dependencyKey] === undefined) {\n
continue;\n }\n const dependencyValue = dependencies[dependencyKey];\n if
(Array.isArray(dependencyValue)) {\n resolvedSchema = withDependentProperties(resolvedSchema,
dependencyValue);\n } else if (isObject(dependencyValue)) {\n resolvedSchema = withDependentSchema(\n
resolvedSchema,\n definitions,\n formData,\n dependencyKey,\n dependencyValue\n
);\n }\n }\n return resolvedSchema;\n}\n\n\nfunction withDependentProperties(schema, additionallyRequired)
{\n if (!additionallyRequired) {\n return schema;\n }\n const required = Array.isArray(schema.required) ?
Array.from(new Set([...schema.required, ...additionallyRequired]))\n : additionallyRequired;\n return { ...schema,
required: required };\n}\n\n\nfunction withDependentSchema(\n schema,\n definitions,\n formData,\n

```

```

dependencyKey,\n dependencyValue\n) {\n let { oneOf, ...dependentSchema } = retrieveSchema(\n
dependencyValue,\n definitions,\n formData\n );\n schema = mergeSchemas(schema, dependentSchema);\n
return oneOf === undefined\n ? schema\n : withExactlyOneSubschema(\n schema,\n definitions,\n
formData,\n dependencyKey,\n oneOf\n );\n}\n\nfunction withExactlyOneSubschema(\n schema,\n
definitions,\n formData,\n dependencyKey,\n oneOf\n) {\n if (!Array.isArray(oneOf)) {\n throw
new Error(\n `invalid oneOf: it is some ${typeof oneOf} instead of an array`\n );\n }\n const
validSubschemas = oneOf.filter(subschema => {\n if (!subschema.properties) {\n return false;\n
}\n const {
[dependencyKey]: conditionPropertySchema } = subschema.properties;\n if (conditionPropertySchema) {\n
const conditionSchema = {\n type: \"object\", \n properties: {\n [dependencyKey]:
conditionPropertySchema,\n },\n }; \n const { errors } = validateFormData(formData,
conditionSchema);\n return errors.length === 0;\n });\n }\n if (validSubschemas.length !== 1) {\n
console.warn(\n `ignoring oneOf in dependencies because there isn't exactly one subschema that is valid`\n
);\n return schema;\n }\n const subschema = validSubschemas[0];\n const {\n [dependencyKey]:
conditionPropertySchema,\n ...dependentSubschema\n } = subschema.properties;\n const dependentSchema = {
...subschema, properties:
dependentSubschema };\n return mergeSchemas(\n schema,\n retrieveSchema(dependentSchema, definitions,
formData)\n );\n}\n\nfunction mergeSchemas(schema1, schema2) {\n return mergeObjects(schema1, schema2,
true);\n}\n\nfunction isArguments(object) {\n return Object.prototype.toString.call(object) === \"[object
Arguments]\";\n}\n\nexport function deepEquals(a, b, ca = [], cb = []) {\n // Partially extracted from node-deeper
and adapted to exclude comparison\n // checks for functions.\n // https://github.com/othiym23/node-deeper\n if (a
=== b) {\n return true;\n } else if (typeof a === \"function\" || typeof b === \"function\") {\n // Assume all
functions are equivalent\n // see https://github.com/mozilla-services/react-jsonschema-form/issues/255\n return
true;\n } else if (typeof a !== \"object\" || typeof b !== \"object\") {\n return false;\n } else if (a === null || b
=== null) {\n return false;\n } else if (a instanceof Date && b instanceof Date) {\n return
a.getTime() === b.getTime();\n } else if (a instanceof RegExp && b instanceof RegExp) {\n return
(a.source === b.source &&\n a.global === b.global &&\n a.multiline === b.multiline &&\n
a.lastIndex === b.lastIndex &&\n a.ignoreCase === b.ignoreCase\n );\n } else if (isArguments(a) ||
isArguments(b)) {\n if (!(isArguments(a) && isArguments(b))) {\n return false;\n }\n let slice =
Array.prototype.slice;\n return deepEquals(slice.call(a), slice.call(b), ca, cb);\n } else {\n if (a.constructor !==
b.constructor) {\n return false;\n }\n let ka = Object.keys(a);\n let kb = Object.keys(b);\n // don't bother
with stack acrobatics if there's nothing there\n if (ka.length === 0 && kb.length === 0) {\n return true;\n }\n
if (ka.length !== kb.length) {\n return false;\n }\n let cal = ca.length;\n while (cal--> 0) {\n if (ca[cal]
=== a) {\n return cb[cal] === b;\n }\n }\n ca.push(a);\n cb.push(b);\n ka.sort();\n kb.sort();\n for (var j = ka.length - 1; j >= 0; j--> 0) {\n
if (ka[j] !== kb[j]) {\n return false;\n }\n }\n let key;\n for (let k = ka.length - 1; k >= 0; k--> 0) {\n
key = ka[k];\n if (!deepEquals(a[key], b[key], ca, cb)) {\n return false;\n }\n }\n ca.pop();\n
cb.pop();\n return true;\n }\n}\n\nexport function shouldRender(comp, nextProps, nextState) {\n const { props,
state } = comp;\n return !deepEquals(props, nextProps) || !deepEquals(state, nextState);\n}\n\nexport function
toIdSchema(schema, id, definitions, formData = {}) {\n const idSchema = {\n $id: id || \"root\", \n }; \n if (\"$ref\"
in schema) {\n const _schema = retrieveSchema(schema, definitions, formData);\n return toIdSchema(_schema,
id, definitions, formData);\n }\n if (\"items\" in schema && !schema.items.$ref) {\n return
toIdSchema(schema.items, id, definitions, formData);\n }\n if (schema.type !== \"object\") {\n return idSchema;\n }\n
for (const name in schema.properties) {\n const field = schema.properties[name];\n const fieldId = idSchema.$id + \"_\" + name;\n idSchema[name] =
toIdSchema(field, fieldId, definitions, formData[name]);\n }\n return idSchema;\n}\n\nexport function
parseDateString(dateString, includeTime = true) {\n if (!dateString) {\n return {\n year: -1,\n month: -1,\n
day: -1,\n hour: includeTime ? -1 : 0,\n minute: includeTime ? -1 : 0,\n second: includeTime ? -1 : 0,\n
};\n }\n const date = new Date(dateString);\n if (Number.isNaN(date.getTime())) {\n throw new Error(\"Unable

```



```

to parse date \'' + dateString);\n }
\n return {\n year: date.getUTCFullYear(),\n month: date.getUTCMonth() + 1,\n // oh you, javascript.\n day: date.getUTCDate(),\n hour: includeTime ? date.getUTCHours() : 0,\n minute:\n includeTime ? date.getUTCMinutes() : 0,\n second: includeTime\n ? date.getUTCSeconds() : 0,\n };\n}\n\nexport function toDateString(\n { year, month, day, hour = 0, minute = 0,\n second = 0 },\n time = true)\n {\n const utcTime = Date.UTC(year, month - 1, day, hour, minute, second);\n const\n datetime = new Date(utcTime).toISOString();\n return time ? datetime : datetime.slice(0, 10);\n}\n\nexport function\n pad(num, size) {\n let s = String(num);\n while (s.length < size) {\n s = \"0\" + s;\n }\n return s;\n}\n\nexport\n function setState(instance, state, callback) {\n const { safeRenderCompletion } = instance.props;\n if\n (safeRenderCompletion) {\n instance.setState(state, callback);\n } else {\n instance.setState(state);\n\n setImmediate(callback);\n }\n}\n\nexport function dataURItoBlob(dataURI) {\n // Split metadata from data\n const splitted = dataURI.split(\";\");\n // Split params\n const params = splitted[0].split(\";\");\n // Get mime-type\n from params\n const type = params[0].replace(\"data:\", \"\");\n // Filter\n the name property from params\n const properties = params.filter(param => {\n return param.split(\"=\")[0] ===\n \"name\";\n });\n // Look for the name and use unknown if no name property.\n let name;\n if (properties.length\n !== 1) {\n name = \"unknown\";\n } else {\n // Because we filtered out the other property,\n // we only have\n the name case here.\n name = properties[0].split(\"=\")[1];\n }\n\n // Built the Uint8Array Blob parameter from\n the base64 string.\n const binary = atob(splitted[1]);\n const array = [];\n for (let i = 0; i < binary.length; i++) {\n array.push(binary.charCodeAt(i));\n }\n // Create the blob object\n const blob = new window.Blob([new\n Uint8Array(array)], { type });\n\n return { blob, name };\n}\n\nexport function rangeSpec(schema) {\n const spec\n = {};\n if (schema.multipleOf) {\n spec.step = schema.multipleOf;\n }\n if (schema.minimum ||\n schema.minimum === 0) {\n spec.min = schema.minimum;\n }\n if (schema.maximum ||\n schema.maximum === 0) {\n spec.max = schema.maximum;\n }\n return spec;\n}\n\n// WEBPACK\nFOOTER /\n// ./utils.js\", \"var nextTick = require('process/browser.js').nextTick;\n\nvar apply =\n Function.prototype.apply;\n\nvar slice = Array.prototype.slice;\n\nvar immediateIds = {};\n\nvar nextImmediateId =\n 0;\n\n// DOM APIs, for completeness\n\nexports.setTimeout = function() {\n return new\n Timeout(apply.call(setTimeout, window, arguments), clearTimeout);\n};\n\nexports.setInterval = function() {\n return new\n Timeout(apply.call(setInterval, window, arguments), clearInterval);\n};\n\nexports.clearTimeout\n =\n exports.clearInterval = function(timeout) {\n timeout.close();\n};\n\nfunction Timeout(id, clearFn) {\n this._id =\n id;\n this._clearFn = clearFn;\n}\n\nTimeout.prototype.unref = Timeout.prototype.ref = function()\n {\n};\n\nTimeout.prototype.close = function() {\n this._clearFn.call(window, this._id);\n};\n\n// Does not start the time,\n just sets up the members needed.\n\nexports.enroll = function(item,\n msec) {\n clearTimeout(item._idleTimeoutId);\n item._idleTimeout = msec;\n};\n\nexports.unenroll =\n function(item) {\n clearTimeout(item._idleTimeoutId);\n item._idleTimeout = -1;\n};\n\nexports._unrefActive =\n exports.active = function(item) {\n clearTimeout(item._idleTimeoutId);\n\n var msec = item._idleTimeout;\n\n if\n (msec >= 0) {\n item._idleTimeoutId = setTimeout(function onTimeout() {\n if (item._onTimeout)\n item._onTimeout();\n }, msec);\n }\n};\n\n// That's not how node.js implements it but the exposed api is the\n same.\n\nexports.setImmediate =\n\nfunction(fn) {\n var id =\n nextImmediateId++;\n\n var args = arguments.length < 2 ? false :\n slice.call(arguments, 1);\n\n immediateIds[id] =\n true;\n\n nextTick(function onNextTick() {\n if (immediateIds[id]) {\n // fn.call() is faster so we optimize for\n the common use-case\n // @see http://jsperf.com/call-apply-segu\n if (args) {\n fn.apply(null, args);\n }\n else {\n fn.call(null);\n }\n }\n // Prevent ids from leaking\n\n exports.clearImmediate(id);\n }\n});\n\n return id;\n};\n\nexports.clearImmediate =\n\nfunction(id) {\n delete immediateIds[id];\n}\n\n// WEBPACK FOOTER /\n//\n../~/-timers-browserify/main.js\", \"// shim for using process in browser\n\nvar process = module.exports = {};\n\n//\n cached from whatever global is present so that test runners that stub it\n\n// don't break things. But we need to wrap it\n in a try catch in case it is\n\n// wrapped in strict mode code which doesn't define any globals. It's\n inside\n\n// function because try/catches deoptimize in certain engines.\n\n\nvar\n cachedSetTimeout;\nvar\n cachedClearTimeout;\n\nfunction\n defaultSetTimeout() {\n throw new\n Error('setTimeout has not been defined');\n}\n\nfunction\n defaultClearTimeout ()

```

```

{\n  throw new Error('clearTimeout has not been defined');\n}\n(function ()
{\n  try {\n    if (typeof setTimeout === 'function') {\n      cachedSetTimeout = setTimeout;\n    } else {\n      cachedSetTimeout = defaultSetTimeout;\n    } } catch (e) {\n    cachedSetTimeout =
defaultSetTimeout;\n  }\n  try {\n    if (typeof clearTimeout === 'function') {\n      cachedClearTimeout =
clearTimeout;\n    } else {\n      cachedClearTimeout = defaultClearTimeout;\n    } } catch (e) {\n
cachedClearTimeout = defaultClearTimeout;\n  }\n})\nfunction runTimeout(fun) {\n  if (cachedSetTimeout
=== setTimeout) {\n    //normal environments in sane situations\n    return setTimeout(fun, 0);\n  } // if
setTimeout wasn't available but was latter defined\n  if ((cachedSetTimeout === defaultSetTimeout ||
!cachedSetTimeout) && setTimeout) {\n    cachedSetTimeout = setTimeout;\n    return setTimeout(fun, 0);\n
}\n  try {\n    // when when somebody has screwed with setTimeout
but no I.E. maddness\n    return cachedSetTimeout(fun, 0);\n  } catch(e){\n    try {\n      // When we are in
I.E. but the script has been eevald so I.E. doesn't trust the global object when called normally\n      return
cachedSetTimeout.call(null, fun, 0);\n    } catch(e){\n      // same as above but when it's a version of I.E. that
must have the global object for 'this', hopfully our context correct otherwise it will throw a global error\n
return cachedSetTimeout.call(this, fun, 0);\n    } }\n}\nfunction runClearTimeout(marker) {\n  if
(cachedClearTimeout === clearTimeout) {\n    //normal environments in sane situations\n    return
clearTimeout(marker);\n  } // if clearTimeout wasn't available but was latter defined\n  if
((cachedClearTimeout === defaultClearTimeout || !cachedClearTimeout) && clearTimeout) {\n
cachedClearTimeout = clearTimeout;\n    return clearTimeout(marker);\n  } } try {\n
    // when when somebody has screwed with setTimeout but no I.E. maddness\n    return
cachedClearTimeout(marker);\n  } catch (e){\n    try {\n      // When we are in I.E. but the script has been
evald so I.E. doesn't trust the global object when called normally\n      return cachedClearTimeout.call(null,
marker);\n    } catch (e){\n      // same as above but when it's a version of I.E. that must have the global object
for 'this', hopfully our context correct otherwise it will throw a global error.\n      // Some versions of I.E. have
different rules for clearTimeout vs setTimeout\n      return cachedClearTimeout.call(this, marker);\n    } }\n
}\n\n\n\n\nvar queue = [];\nvar draining = false;\nvar currentQueue;\nvar queueIndex = -1;\nfunction
cleanUpNextTick() {\n  if (!draining || !currentQueue) {\n    return;\n  }\n  draining = false;\n  if
(currentQueue.length) {\n    queue = currentQueue.concat(queue);\n  }
  else {\n    queueIndex = -1;\n  }\n  if (queue.length) {\n    drainQueue();\n  }\n}\nfunction drainQueue()
{\n  if (draining) {\n    return;\n  }\n  var timeout = runTimeout(cleanUpNextTick);\n  draining = true;\n\n
var len = queue.length;\n  while(len) {\n    currentQueue = queue;\n    queue = [];\n    while (++queueIndex
< len) {\n      if (currentQueue) {\n        currentQueue[queueIndex].run();\n      } }\n    queueIndex = -1;\n
    len = queue.length;\n  }\n  currentQueue = null;\n  draining = false;\n  runClearTimeout(timeout);\n}\n\nprocess.nextTick = function (fun) {\n  var args = new Array(arguments.length -
1);\n  if (arguments.length > 1) {\n    for (var i = 1; i < arguments.length; i++) {\n      args[i - 1] =
arguments[i];\n    } }\n  queue.push(new Item(fun, args));\n  if (queue.length === 1 && !draining) {\n
runTimeout(drainQueue);\n  } }\n};\n\n// v8
likes predictable objects\nfunction Item(fun, array) {\n  this.fun = fun;\n  this.array =
array;\n}\nItem.prototype.run = function () {\n  this.fun.apply(null, this.array);\n};\nprocess.title =
'browser';\nprocess.browser = true;\nprocess.env = {};\nprocess.argv = [];\nprocess.version = ''; // empty string to
avoid regexp issues\nprocess.versions = {};\n\nfunction noop() {};\nprocess.on = noop;\nprocess.addListener =
noop;\nprocess.once = noop;\nprocess.off = noop;\nprocess.removeListener = noop;\nprocess.removeAllListeners =
noop;\nprocess.emit = noop;\nprocess.binding = function (name) {\n  throw new Error('process.binding is not
supported');\n};\n\nprocess.cwd = function () { return '' };\nprocess.chdir = function (dir) {\n  throw new
Error('process.chdir is not supported');\n};\nprocess.umask = function() { return 0; };\n\n\n// WEBPACK
FOOTER //^n// ../~/timers-browserify~/process/browser.js", "(function (global, undefined) {\n  \"use strict\";\n\n
if (global.setImmediate)

```

```

{\n    return;\n }\n\n var nextHandle = 1; // Spec says greater than zero\n var tasksByHandle = {};\n var
currentlyRunningATask = false;\n var doc = global.document;\n var registerImmediate;\n\n function
setImmediate(callback) {\n    // Callback can either be a function or a string\n    if (typeof callback !==
\"function\") {\n        callback = new Function(\"\" + callback);\n    }\n    // Copy function arguments\n    var args
= new Array(arguments.length - 1);\n    for (var i = 0; i < args.length; i++) {\n        args[i] = arguments[i + 1];\n
}\n    // Store and register the task\n    var task = { callback: callback, args: args };
tasksByHandle[nextHandle] = task;\n    registerImmediate(nextHandle);\n    return nextHandle++;\n }\n\n
function clearImmediate(handle) {\n    delete tasksByHandle[handle];\n }\n\n function run(task) {\n    var
callback = task.callback;\n    var args = task.args;\n
    switch (args.length) {\n        case 0:\n            callback();\n            break;\n        case 1:\n
callback(args[0]);\n            break;\n        case 2:\n            callback(args[0], args[1]);\n            break;\n
        case 3:\n            callback(args[0], args[1], args[2]);\n            break;\n        default:\n
            callback.apply(undefined, args);\n            break;\n    }\n }\n\n function runIfPresent(handle) {\n    // From the spec: \"Wait until any invocations of
this algorithm started before this one have completed.\"\n    // So if we're currently running a task, we'll need to
delay this invocation.\n    if (currentlyRunningATask) {\n        // Delay by doing a setTimeout. setImmediate
was tried instead, but in Firefox 7 it generated a\n        // \"too much recursion\" error.\n        setTimeout(runIfPresent, 0, handle);\n    } else {\n        var task = tasksByHandle[handle];\n        if (task)
{\n            currentlyRunningATask = true;\n            try {\n                run(task);\n            } finally {\n
                clearImmediate(handle);\n                currentlyRunningATask = false;\n            }\n        }\n    }\n\n
function installNextTickImplementation() {\n    registerImmediate = function(handle) {\n        process.nextTick(function () { runIfPresent(handle); });\n    };
}\n\n function canUsePostMessage() {\n    // The test against `importScripts` prevents this implementation from being installed inside a web worker,\n    //
where `global.postMessage` means something completely different and can't be used for this purpose.\n    if
(global.postMessage && !global.importScripts) {\n        var postMessageIsAsynchronous = true;\n        var
oldOnMessage = global.onmessage;\n        global.onmessage = function() {\n            postMessageIsAsynchronous = false;\n
        };\n        global.postMessage(\"\", \"*\");\n        global.onmessage = oldOnMessage;\n        return
postMessageIsAsynchronous;\n    }\n }\n\n function installPostMessageImplementation() {\n    // Installs an
event handler on `global` for the `message` event: see\n    // *
https://developer.mozilla.org/en/DOM/window.postMessage\n    // * http://www.whatwg.org/specs/web-
apps/current-work/multipage/comms.html#crossDocumentMessages\n    var messagePrefix = \"setImmediate$\"
+ Math.random() + \"$\";\n    var onGlobalMessage = function(event) {\n        if (event.source === global
&&\n        typeof event.data === \"string\" &&\n        event.data.indexOf(messagePrefix) === 0) {\n
            runIfPresent(+event.data.slice(messagePrefix.length));\n        }\n    };
\n    if (global.addEventListener) {\n        global.addEventListener(\"message\", onGlobalMessage, false);\n    } else {\n
        global.attachEvent(\"onmessage\", onGlobalMessage);\n    }\n\n    registerImmediate = function(handle)
{\n        global.postMessage(messagePrefix + handle, \"*\");\n    };
}\n\n function
installMessageChannelImplementation() {\n    var channel = new MessageChannel();\n    channel.port1.onmessage = function(event) {\n        var handle = event.data;\n        runIfPresent(handle);\n
    };\n\n    registerImmediate = function(handle) {\n        channel.port2.postMessage(handle);\n    };
}\n\n function installReadyStateChangeImplementation() {\n    var html = doc.documentElement;\n    registerImmediate = function(handle) {\n        // Create a <script> element; its readystatechange event will be
fired asynchronously once it is inserted\n        // into the document. Do so, thus queuing up the task. Remember to
clean up once it's been called.\n        var script = doc.createElement(\"script\");\n        script.onreadystatechange = function () {\n            runIfPresent(handle);\n
            script.onreadystatechange = null;\n            html.removeChild(script);\n            script = null;\n        };\n        html.appendChild(script);\n    };
}\n\n function installSetTimeoutImplementation() {\n    registerImmediate = function(handle) {\n        setTimeout(runIfPresent, 0, handle);\n    };
}\n\n // If

```

```

supported, we should attach to the prototype of global, since that is where setTimeout et al. live.\n  var attachTo =
Object.getPrototypeOf( && Object.getPrototypeOf(global));\n  attachTo = attachTo && attachTo.setTimeout ?
attachTo : global;\n\n  // Don't get fooled by e.g. browserify environments.\n  if ({}.toString.call(global.process)
=== "[object process]") {\n    // For Node.js before 0.9\n    installNextTickImplementation();\n\n  } else if
(canUsePostMessage()) {\n    // For non-IE10 modern browsers\n    installPostMessageImplementation();\n\n  } else if (global.MessageChannel) {\n    // For web workers,
where supported\n    installMessageChannelImplementation();\n\n  } else if (doc && "onreadystatechange" in
doc.createElement("script")) {\n    // For IE 6-8\n    installReadyStateChangeImplementation();\n\n  } else
{\n    // For older browsers\n    installSetTimeoutImplementation();\n  }\n\n  attachTo.setImmediate =
setImmediate;\n  attachTo.clearImmediate = clearImmediate;\n}(typeof self === "undefined" ? typeof global ===
"undefined" ? this : global : self);\n\n\n// WEBPACK FOOTER //\n\n../setimmediate/setImmediate.js", "//
shim for using process in browser\nvar process = module.exports = {};\n\n// cached from whatever global is present
so that test runners that stub it\n// don't break things. But we need to wrap it in a try catch in case it is\n// wrapped in
strict mode code which doesn't define any globals. It's inside
a\n// function because try/catches deoptimize in certain engines.\n\nvar cachedSetTimeout;\nvar
cachedClearTimeout;\n\nfunction defaultSetTimeout() {\n  throw new Error('setTimeout has not been
defined');\n}\n\nfunction defaultClearTimeout () {\n  throw new Error('clearTimeout has not been
defined');\n}\n\n(function () {\n  try {\n    if (typeof setTimeout === 'function') {\n      cachedSetTimeout =
setTimeout;\n    } else {\n      cachedSetTimeout = defaultSetTimeout;\n    }\n  } catch (e) {\n
cachedSetTimeout = defaultSetTimeout;\n  }\n  try {\n    if (typeof clearTimeout === 'function') {\n
cachedClearTimeout = clearTimeout;\n    } else {\n      cachedClearTimeout = defaultClearTimeout;\n    }\n  }
catch (e) {\n    cachedClearTimeout = defaultClearTimeout;\n  }\n})()\n\nfunction runTimeout(fun) {\n  if
(cachedSetTimeout === setTimeout) {\n    //normal environments in sane situations\n    return setTimeout(fun,
0);\n  }\n  // if setTimeout wasn't available but was latter defined\n  if ((cachedSetTimeout ===
defaultSetTimeout || !cachedSetTimeout) && setTimeout) {\n    cachedSetTimeout = setTimeout;\n    return
setTimeout(fun, 0);\n  }\n  try {\n    // when when somebody has screwed with setTimeout but no I.E.
maddness\n    return cachedSetTimeout(fun, 0);\n  } catch(e){\n    try {\n      // When we are in I.E. but the
script has been evald so I.E. doesn't trust the global object when called normally\n      return
cachedSetTimeout.call(null, fun, 0);\n    } catch(e){\n      // same as above but when it's a version of I.E. that
must have the global object for 'this', hopfully our context correct otherwise it will throw a global error\n
return cachedSetTimeout.call(this, fun, 0);\n    }\n  }\n}\n\nfunction runClearTimeout(marker) {\n  if
(cachedClearTimeout === clearTimeout) {\n    //normal environments in sane
situations\n    return clearTimeout(marker);\n  }\n  // if clearTimeout wasn't available but was latter defined\n
if ((cachedClearTimeout === defaultClearTimeout || !cachedClearTimeout) && clearTimeout) {\n
cachedClearTimeout = clearTimeout;\n    return clearTimeout(marker);\n  }\n  try {\n    // when when
somebody has screwed with setTimeout but no I.E. maddness\n    return cachedClearTimeout(marker);\n  }
catch (e){\n    try {\n      // When we are in I.E. but the script has been evald so I.E. doesn't trust the global
object when called normally\n      return cachedClearTimeout.call(null, marker);\n    } catch (e){\n      //
same as above but when it's a version of I.E. that must have the global object for 'this', hopfully our context correct
otherwise it will throw a global error.\n      // Some versions of I.E. have different rules for clearTimeout vs
setTimeout\n      return cachedClearTimeout.call(this,
marker);\n    }\n  }\n}\n\n\nvar queue = [];\nvar draining = false;\nvar currentQueue;\nvar queueIndex = -
1;\n\nfunction cleanUpNextTick() {\n  if (!draining || !currentQueue) {\n    return;\n  }\n  draining = false;\n
if (currentQueue.length) {\n    queue = currentQueue.concat(queue);\n  } else {\n    queueIndex = -1;\n  }\n
if (queue.length) {\n    drainQueue();\n  }\n}\n\nfunction drainQueue() {\n  if (draining) {\n    return;\n  }\n
var timeout = runTimeout(cleanUpNextTick);\n  draining = true;\n\n  var len = queue.length;\n  while(len) {\n
currentQueue = queue;\n    queue = [];\n    while (++queueIndex < len) {\n      if (currentQueue) {\n
currentQueue[queueIndex].run();\n      }\n    }\n    queueIndex = -1;\n    len = queue.length;\n  }\n}

```

```

currentQueue = null;\n draining = false;\n runClearTimeout(timeout);\n}\n\nprocess.nextTick = function (fun)
{\n var
args = new Array(arguments.length - 1);\n if (arguments.length > 1) {\n   for (var i = 1; i < arguments.length;
i++) {\n     args[i - 1] = arguments[i];\n   }\n }\n queue.push(new Item(fun, args));\n if (queue.length
=== 1 && !draining) {\n   runTimeout(drainQueue);\n }\n};\n\n// v8 likes predictable objects\nfunction
Item(fun, array) {\n  this.fun = fun;\n  this.array = array;\n}\n\nItem.prototype.run = function () {\n
this.fun.apply(null, this.array);\n};\n\nprocess.title = 'browser';\nprocess.browser = true;\nprocess.env =
{};\nprocess.argv = [];\nprocess.version = ""; // empty string to avoid regexp issues\nprocess.versions =
{};\n\nfunction noop() {};\n\nprocess.on = noop;\nprocess.addListener = noop;\nprocess.once = noop;\nprocess.off =
noop;\nprocess.removeListener = noop;\nprocess.removeAllListeners = noop;\nprocess.emit =
noop;\n\nprocess.binding = function (name) {\n  throw new Error('process.binding is not
supported');\n};\n\nprocess.cwd
= function () { return '/' };;\n\nprocess.chdir = function (dir) {\n  throw new Error('process.chdir is not
supported');\n};\n\nprocess.umask = function() { return 0; };;\n\n\n\n// WEBPACK FOOTER //\n\n../~/node-libs-
browser~/process/browser.js", "import toPath from \"lodash.topath\";\n\nimport Ajv from \"ajv\";\n\nconst ajv = new
Ajv({\n  errorDataPath: \"property\",\n  allErrors: true,\n});\n\n// add custom formats\najv.addFormat({\n  \"data-
url\",\n  /^data:([a-z]+)(/[a-z0-9-+.]+)?;name=(.*);base64,(.*)$/\n});\n\najv.addFormat({\n  \"color\",\n  /^(#?([0-9A-Fa-
f]{3}){1,2})\b(?:aqua|black|blue|cyan|gray|green|lime|maroon|navy|olive|orange|purple|red|silver|teal|white|yellow|(r
gb|(\s*\b([0-9]|[1-9][0-9]|1[0-9][0-9]|2[0-4][0-9]|25[0-5])\b\s*,\s*\b([0-9]|[1-9][0-9]|1[0-9][0-9]|2[0-4][0-
9]|25[0-5])\b\s*,\s*\b([0-9]|[1-9][0-9]|1[0-9][0-9]|2[0-4][0-9]|25[0-5])\b\s*\b)\b\((rgb|(\s*\b(\d?\d%|100%)+\s*,\s*\b(\d?\d%|100%)+\s*,\s*\b(\d?\d%|100%)+\s*\b)\b)\b)\b)\b\)$/\n});\n\n\nimport
{ isObject, mergeObjects
} from \"./utils\";\n\nfunction toErrorSchema(errors) {\n // Transforms a ajv validation errors list:\n // [\n //
{property: \"level1.level2[2].level3\", message: \"err a\"},\n // {property: \"level1.level2[2].level3\", message:
\"err b\"},\n // {property: \"level1.level2[4].level3\", message: \"err b\"},\n // ]\n // Into an error tree:\n // {\n //
level1: {\n // level2: {\n // 2: {level3: { errors: [\"err a\", \"err b\"]}},\n // 4: {level3: { errors: [\"err
b\"]}},\n // }\n // }\n // }\n // };;\n if (!errors.length) {\n return {};\n }\n return errors.reduce((errorSchema, error)
=> {\n const { property, message } = error;\n const path = toPath(property);\n let parent = errorSchema;\n\n // If the property is at the root (.level1) then toPath creates\n // an empty array element at the first index. Remove
it.\n if (path.length > 0 && path[0] === \"\") {\n path.splice(0, 1);\n }\n\n for (const segment of
path.slice(0))
{\n if (!(segment in parent)) {\n parent[segment] = {};\n }\n parent = parent[segment];\n }\n if
(Array.isArray(parent.__errors)) {\n // We store the list of errors for this node in a property named __errors\n
// to avoid name collision with a possible sub schema field named\n // \"errors\" (see
`validate.createErrorHandler`).\n parent.__errors = parent.__errors.concat(message);\n } else {\n
parent.__errors = [message];\n }\n return errorSchema;\n }, {});\n}\n\n\nexport function toErrorList(errorSchema,
fieldName = \"root\") {\n // XXX: We should transform fieldName as a full field path string.\n let errorList = [];\n
if (\"__errors\" in errorSchema) {\n errorList = errorList.concat(errorSchema.__errors.map(stack => {\n
return {\n stack: `${fieldName}: ${stack}`,\n };;\n }));\n }\n return
Object.keys(errorSchema).reduce((acc, key) => {\n if (key !== \"__errors\")
{\n acc = acc.concat(toErrorList(errorSchema[key], key));\n }\n return acc;\n }, errorList);\n}\n\nfunction
createErrorHandler(formData) {\n const handler = {\n // We store the list of errors for this node in a property
named __errors\n // to avoid name collision with a possible sub schema field named\n // \"errors\" (see
`utils.toErrorSchema`).\n __errors: [],\n addError(message) {\n this.__errors.push(message);\n },\n };;\n if
(isObject(formData)) {\n return Object.keys(formData).reduce((acc, key) => {\n return { ...acc, [key]:
createErrorHandler(formData[key]) };;\n }, handler);\n }\n if (Array.isArray(formData)) {\n return
formData.reduce((acc, value, key) => {\n return { ...acc, [key]: createErrorHandler(value) };;\n }, handler);\n
}\n return handler;\n}\n\nfunction unwrapErrorHandler(errorHandler) {\n return

```

```

Object.keys(errorHandler).reduce((acc, key) => {
  if (key === "addError") {
    return acc;
  } else if (key === "__errors") {
    return { ...acc, [key]: errorHandler[key] };
  }
  return { ...acc, [key]: unwrapErrorHandler(errorHandler[key]) };
}, {});
}

/**
 * Transforming the error output from ajv to format used by jsonschema.
 * At some point, components should be updated to support ajv.
 */
function transformAjvErrors(errors = []) {
  if (errors === null) {
    return [];
  }
  return errors.map(e => {
    const { dataPath, keyword, message, params } = e;
    let property = `${dataPath}`;
    // put data in expected format
    return {
      name: keyword,
      property,
      message,
      params, // specific to ajv
      stack: `${property} ${message}`.trim(),
    };
  });
}

/**
 * This function processes the formData with a user `validate`
 * contributed function, which receives the form data and an `errorHandler`
 * object that will be used to add custom validation errors for each field.
 */
function validateFormData(
  formData,
  schema,
  customValidate,
  transformErrors
) {
  ajv.validate(schema, formData);
  let errors = transformAjvErrors(ajv.errors);
  if (typeof transformErrors === "function") {
    errors = transformErrors(errors);
  }
  const errorSchema = toErrorSchema(errors);
  if (typeof customValidate !== "function") {
    return { errors, errorSchema };
  }
  const errorHandler = customValidate(formData, createErrorHandler(formData));
  const userErrorSchema = unwrapErrorHandler(errorHandler);
  const newErrorSchema = mergeObjects(errorSchema, userErrorSchema, true);
  // XXX: The errors list produced is not fully compliant with the format
  // exposed by the jsonschema lib, which contains full field paths and other
  // properties.
  const newErrors = toErrorList(newErrorSchema);
  return { errors: newErrors, errorSchema: newErrorSchema };
}

// WEBPACK FOOTER //
./validate.js",
/**
 * lodash (Custom Build)
<https://lodash.com/>
* Build: `lodash modularize exports="npm" -o ./`
 * Copyright jQuery Foundation and other contributors
<https://jquery.org/>
 * Released under MIT license <https://lodash.com/license>
 * Based on Underscore.js 1.8.3
<http://underscorejs.org/LICENSE>
 * Copyright Jeremy Ashkenas, DocumentCloud and Investigative Reporters
 & Editors
 */
/**
 * Used as the `TypeError` message for `Functions` methods.
 */
var FUNC_ERROR_TEXT = 'Expected a function';
/**
 * Used to stand-in for `undefined` hash values.
 */
var HASH_UNDEFINED = '__lodash_hash_undefined__';
/**
 * Used as references for various `Number` constants.
 */
var INFINITY = 1 / 0;
/**
 * Object#toString` result references.
 */
var funcTag = '[object Function]',
    genTag = '[object GeneratorFunction]',
    symbolTag = '[object Symbol]';
/**
 * Used to match property names within property paths.
 */
var reLeadingDot = /^\./,
    rePropName = /^[^.\[\]]+|[[(?(-
    ?\d+(?:\.\d+)?)([^\]]*)(?:\!(?!2)[^\[\]]*)?(?:\|2)\](?=(?:\.[^\[\]]|(?!\.[^\[\]])))/g;
/**
 * Used to match `RegExp`
 */
var reRegExpChar = /[\\^$.*+?()[\]{}|]/g;
/**
 * Used to match backslashes in property paths.
 */
var reEscapeChar = /\\(\\)?/g;
/**
 * Used to detect host constructors (Safari).
 */
var reIsHostCtor = /^(?!(object|
.+?Constructor)$/;
/**
 * Detect free variable `global` from Node.js.
 */
var freeGlobal = typeof global === 'object' && global && global.Object === Object && global;
/**
 * Detect free variable `self`.
 */
var freeSelf = typeof self === 'object' && self && self.Object === Object && self;
/**
 * Used as a reference to the global object.
 */
var root = freeGlobal || freeSelf || Function('return this')();
/**
 * A specialized version of `_.map` for arrays without support for iteratee
 * shorthands.
 */
function arrayMap(array, iteratee) {
  var index = -1,
      length = array ? array.length : 0,
      result = Array(length);
  while (++index < length) {
    result[index] = iteratee(array[index], index, array);
  }
  return result;
}

/**
 * Gets the value at `key` of `object`.
 */
function getValue(object, key) {
  return object == null ? undefined : object[key];
}

/**
 * Checks if `value` is a host
 * object in IE < 9.
 */
function isHostObject(value) {
  // Many host objects are `Object`
  objects that can coerce to strings
  // despite having improperly defined `toString`

```

```

methods.\n var result = false;\n if (value != null && typeof value.toString != 'function') {\n try {\n result =
!!(value + "");\n } catch (e) {} }\n return result;\n}\n\n/** Used for built-in method references. *\nvar
arrayProto = Array.prototype,\n funcProto = Function.prototype,\n objectProto = Object.prototype;\n\n/** Used
to detect overreaching core-js shims. *\nvar coreJsData = root['__core-js_shared__'];\n\n/** Used to detect methods
masquerading as native. *\nvar maskSrcKey = (function() {\n var uid = /^[^].+$/.$exec(coreJsData &&
coreJsData.keys && coreJsData.keys.IE_PROTO || "");\n return uid ? ('Symbol(src)_1.' + uid) : ""; }\n\n/** Used
to resolve the decompiled source of functions. *\nvar funcToString = funcProto.toString;\n\n/** Used to check
objects for own properties. *\nvar hasOwnProperty = objectProto.hasOwnProperty;\n\n/** Used to resolve the\n
* [ toStringTag ] (http://ecma-international.org/ecma-262/7.0/#sec-object.prototype.tostring)\n
* of values.\n *\nvar objectToString = objectProto.toString;\n\n/** Used to detect if a method is native. *\nvar
reIsNative = RegExp('^ +\n funcToString.call(hasOwnProperty).replace(reRegExpChar, '\\\\$&')\n
.replace(/hasOwnProperty|(function).*?(?=\\\|\\|) for .+?(?=\\\|\\|)/g, '$1.*?') + '$\n);\n\n/** Built-in value
references. *\nvar Symbol = root.Symbol,\n splice = arrayProto.splice;\n\n/** Built-in method references that are
verified to be native. *\nvar Map = getNative(root, 'Map'),\n nativeCreate = getNative(Object, 'create');\n\n/**
Used to convert symbols to primitives and strings. *\nvar symbolProto = Symbol ? Symbol.prototype : undefined,\n
symbolToString = symbolProto ? symbolProto.toString : undefined;\n\n/**\n * Creates a hash object.\n *\n *\n
@private\n * @constructor\n * @param {Array} [entries] The key-value pairs to cache.\n *\nfunction Hash(entries)
{\n var index = -1,\n length = entries ? entries.length : 0;\n\n this.clear();\n\n while (++index < length) {\n
var entry = entries[index];\n this.set(entry[0], entry[1]);\n }\n}\n\n/**\n * Removes all key-value entries from the hash.\n
*\n *\n @private\n * @name clear\n * @memberOf Hash\n\nfunction hashClear() {\n this.__data__ = nativeCreate ?
nativeCreate(null) : {};\n}\n\n/**\n * Removes `key` and its value from the hash.\n *\n *\n @private\n * @name
delete\n * @memberOf Hash\n * @param {Object} hash The hash to modify.\n * @param {string} key The key of the value
to remove.\n * @returns {boolean} Returns `true` if the entry was removed, else `false`.\n *\nfunction hashDelete(key)
{\n return this.has(key) && delete this.__data__[key];\n}\n\n/**\n * Gets the hash value for `key`.\n *\n *\n
@private\n * @name get\n * @memberOf Hash\n * @param {string} key The key of the value to get.\n * @returns {*} Returns
the entry value.\n *\nfunction hashGet(key) {\n var data = this.__data__;\n if (nativeCreate) {\n var result =
data[key];\n return result === HASH_UNDEFINED ? undefined : result;\n }\n return hasOwnProperty.call(data, key) ?
data[key] : undefined;\n}\n\n/**\n * Checks if a hash value for `key` exists.\n *\n *\n @private\n * @name has\n *
@memberOf Hash\n * @param {string} key The key of the entry to check.\n * @returns {boolean} Returns `true` if an entry
for `key` exists, else `false`.\n *\nfunction hashHas(key) {\n var data = this.__data__;\n return nativeCreate ?
data[key] !== undefined : hasOwnProperty.call(data, key);\n}\n\n/**\n * Sets the hash `key` to `value`.\n *\n *\n
@private\n * @name set\n * @memberOf Hash\n * @param {string} key The key of the value to set.\n * @param {*} value
The value to set.\n * @returns {Object} Returns the hash instance.\n *\nfunction hashSet(key, value) {\n var data =
this.__data__;\n data[key] = (nativeCreate && value === undefined) ? HASH_UNDEFINED : value;\n return this;\n}\n\n//
Add methods to `Hash`.\n\nHash.prototype.clear = hashClear;\nHash.prototype['delete'] = hashDelete;\nHash.prototype.get
= hashGet;\nHash.prototype.has = hashHas;\nHash.prototype.set = hashSet;\n\n/**\n * Creates an list cache object.\n
*\n *\n @private\n * @constructor\n * @param {Array} [entries] The key-value pairs to cache.\n *\nfunction ListCache(entries)
{\n var index = -1,\n length = entries ? entries.length : 0;\n\n this.clear();\n\n while (++index < length) {\n
var entry = entries[index];\n this.set(entry[0], entry[1]);\n }\n}\n\n/**\n * Removes all key-value entries from the list
cache.\n *\n *\n @private\n * @name clear\n * @memberOf ListCache\n\nfunction listCacheClear() {\n this.__data__ =
[];\n}\n\n/**\n * Removes `key` and its value from the list cache.\n *\n *\n @private\n * @name delete\n *
@memberOf ListCache\n * @param {string} key The key of the value to remove.\n * @returns {boolean} Returns `true` if
the entry was removed, else `false`.\n *\nfunction listCacheDelete(key) {\n var data = this.__data__,\n index =
assocIndexOf(data, key);\n\n if (index < 0) {\n return false;\n }\n var lastIndex = data.length - 1;\n if (index ==
lastIndex) {\n data.pop();\n } else {\n splice.call(data, index, 1);\n }\n return true;\n}\n\n/**\n * Gets the list
cache value for `key`.\n *\n *\n @private\n *

```

```

    @name get\n * @memberOf ListCache\n * @param {string} key The key of the value to get.\n * @returns {*}
    Returns the entry value.\n */\nfunction listCacheGet(key) {\n  var data = this.__data__,\n      index =
    assocIndexOf(data, key);\n\n  return index < 0 ? undefined : data[index][1];\n}\n\n/**\n * Checks if a list cache
    value for `key` exists.\n */\n * @private\n * @name has\n * @memberOf ListCache\n * @param {string} key The
    key of the entry to check.\n * @returns {boolean} Returns `true` if an entry for `key` exists, else `false`.\n
    */\nfunction listCacheHas(key) {\n  return assocIndexOf(this.__data__, key) > -1;\n}\n\n/**\n * Sets the list cache
    `key` to `value`.\n */\n * @private\n * @name set\n * @memberOf ListCache\n * @param {string}
    key The key of the value to set.\n * @param {*} value The value to set.\n * @returns {Object} Returns the list
    cache instance.\n */\nfunction listCacheSet(key, value) {\n  var data = this.__data__,\n      index =
    assocIndexOf(data, key);\n\n  if (index < 0) {\n    data.push([key, value]);\n  } else {\n    data[index][1] = value;\n
  }\n\n  return this;\n}\n\n// Add methods to `ListCache`.\nListCache.prototype.clear =
    listCacheClear;\nListCache.prototype['delete'] = listCacheDelete;\nListCache.prototype.get =
    listCacheGet;\nListCache.prototype.has = listCacheHas;\nListCache.prototype.set = listCacheSet;\n\n/**\n * Creates
    a map cache object to store key-value pairs.\n */\n * @private\n * @constructor\n * @param {Array} [entries] The
    key-value pairs to cache.\n */\nfunction MapCache(entries) {\n  var index = -1,\n      length = entries ? entries.length
    : 0;\n\n  this.clear();\n  while (++index < length) {\n    var entry = entries[index];\n    this.set(entry[0], entry[1]);\n
  }\n}\n\n/**\n * Removes all key-value entries from the map.\n */\n * @private\n * @name clear\n * @memberOf MapCache\n
    */\nfunction mapCacheClear() {\n  this.__data__ = {\n    'hash': new Hash,\n    'map': new (Map || ListCache),\n
    'string': new Hash\n  }; \n}\n\n/**\n * Removes `key` and its value from the map.\n */\n * @private\n * @name
    delete\n * @memberOf MapCache\n * @param {string} key The key of the value to remove.\n * @returns
    {boolean} Returns `true` if the entry was removed, else `false`.\n */\nfunction mapCacheDelete(key) {\n  return
    getMapData(this, key)['delete'](key);\n}\n\n/**\n * Gets the map value for `key`.\n */\n * @private\n * @name get\n
    * @memberOf MapCache\n * @param {string} key The key of the value to get.\n * @returns {*} Returns the entry
    value.\n */\nfunction mapCacheGet(key) {\n  return getMapData(this, key).get(key);\n}\n\n/**\n * Checks if a map
    value for `key` exists.\n */\n * @private\n * @name has\n * @memberOf MapCache\n * @param {string} key The
    key of the entry
    to check.\n * @returns {boolean} Returns `true` if an entry for `key` exists, else `false`.\n */\nfunction
    mapCacheHas(key) {\n  return getMapData(this, key).has(key);\n}\n\n/**\n * Sets the map `key` to `value`.\n */\n *
    @private\n * @name set\n * @memberOf MapCache\n * @param {string} key The key of the value to set.\n *
    @param {*} value The value to set.\n * @returns {Object} Returns the map cache instance.\n */\nfunction
    mapCacheSet(key, value) {\n  getMapData(this, key).set(key, value);\n  return this;\n}\n\n// Add methods to
    `MapCache`.\nMapCache.prototype.clear = mapCacheClear;\nMapCache.prototype['delete'] =
    mapCacheDelete;\nMapCache.prototype.get = mapCacheGet;\nMapCache.prototype.has =
    mapCacheHas;\nMapCache.prototype.set = mapCacheSet;\n\n/**\n * Gets the index at which the `key` is found in
    `array` of key-value pairs.\n */\n * @private\n * @param {Array} array The array to inspect.\n * @param {string} key
    The key to search for.\n * @returns {number} Returns the index of the matched
    value, else `-1`.\n */\nfunction assocIndexOf(array, key) {\n  var length = array.length;\n  while (length--) {\n
    if (eq(array[length][0], key))\n    return length;\n  }\n  return -1;\n}\n\n/**\n * The base implementation of
    `_.isNative` without bad shim checks.\n */\n * @private\n * @param {*} value The value to check.\n * @returns
    {boolean} Returns `true` if `value` is a native function, else `false`.\n */\nfunction baseIsNative(value) {\n  if
    (!isObject(value) || isMasked(value))\n    return false;\n  var pattern = (isFunction(value) ||
    isHostObject(value)) ? reIsNative : reIsHostCtor;\n  return pattern.test(toSource(value));\n}\n\n/**\n * The base
    implementation of `_.toString` which doesn't convert nullish\n * values to empty strings.\n */\n * @private\n *
    @param {*} value The value to process.\n * @returns {string} Returns the string.\n */\nfunction
    baseToString(value) {\n  // Exit early for strings to avoid a performance hit in some environments.\n  if
    (typeof value == 'string')\n    return value;\n  if (isSymbol(value))\n    return symbolToString ?
    symbolToString.call(value) : '';\n  var result = (value + '');\n  return (result == '0' && (1 / value) ==
    -INFINITY)

```



```

? '-0' : result;\n\n/**\n * Copies the values of `source` to `array`.\n *\n * @private\n * @param {Array} source
The array to copy values from.\n *\n * @param {Array} [array=[]] The array to copy values to.\n *\n * @returns {Array}
Returns `array`.\n *\nfunction copyArray(source, array) {\n  var index = -1,\n      length = source.length;\n\n  array ||
(array = Array(length));\n  while (++index < length) {\n    array[index] = source[index];\n  }\n  return
array;\n}\n\n/**\n * Gets the data for `map`.\n *\n * @private\n * @param {Object} map The map to query.\n *\n * @param {string} key The reference key.\n *\n * @returns {*} Returns the map data.\n *\nfunction getMapData(map,
key) {\n  var data = map.__data__;\n  return isKeyable(key)\n    ? data[typeof key === 'string'
? 'string': 'hash']\n    : data.map;\n}\n\n/**\n * Gets the native function at `key` of `object`.\n *\n * @private\n *
@param {Object} object The object to query.\n *\n * @param {string} key The key of the method to get.\n *\n * @returns
{*} Returns the function if it's native, else `undefined`.\n *\nfunction getNative(object, key) {\n  var value =
getValue(object, key);\n  return baseIsNative(value) ? value : undefined;\n}\n\n/**\n * Checks if `value` is suitable
for use as unique object key.\n *\n * @private\n * @param {*} value The value to check.\n *\n * @returns {boolean}
Returns `true` if `value` is suitable, else `false`.\n *\nfunction isKeyable(value) {\n  var type = typeof value;\n
return (type === 'string' || type === 'number' || type === 'symbol' || type === 'boolean')\n    ? (value !== '__proto__')\n    :
(value === null);\n}\n\n/**\n * Checks if `func` has its source masked.\n *\n * @private\n * @param {Function}
func The function to check.\n *\n * @returns {boolean} Returns `true` if `func`
is masked, else `false`.\n *\nfunction isMasked(func) {\n  return !!maskSrcKey && (maskSrcKey in
func);\n}\n\n/**\n * Converts `string` to a property path array.\n *\n * @private\n * @param {string} string The
string to convert.\n *\n * @returns {Array} Returns the property path array.\n *\nvar stringToPath =
memoize(function(string) {\n  string = toString(string);\n\n  var result = [];\n  if (reLeadingDot.test(string)) {\n
result.push('.');\n  }\n  string.replace(rePropName, function(match, number, quote, string) {\n    result.push(quote ?
string.replace(reEscapeChar, '$1') : (number || match));\n  });\n  return result;\n});\n\n/**\n * Converts `value` to a
string key if it's not a string or symbol.\n *\n * @private\n * @param {*} value The value to inspect.\n *\n * @returns
{string|symbol} Returns the key.\n *\nfunction toKey(value) {\n  if (typeof value === 'string' || isSymbol(value)) {\n
return value;\n  }\n  var result = (value + '');\n  return (result === '0' && (1 / value) ===
-Infinity) ? '-0' : result;\n}\n\n/**\n * Converts `func` to its source code.\n *\n * @private\n * @param
{Function} func The function to process.\n *\n * @returns {string} Returns the source code.\n *\nfunction
toSource(func) {\n  if (func != null) {\n    try {\n      return funcToString.call(func);\n    } catch (e) {}\n    try {\n
return (func + '');\n    } catch (e) {}\n  }\n  return '';\n}\n\n/**\n * Creates a function that memoizes the result of
`func`. If `resolver` is\n * provided, it determines the cache key for storing the result based on the\n * arguments
provided to the memoized function. By default, the first argument\n * provided to the memoized function is used as
the map cache key. The `func`\n * is invoked with the `this` binding of the memoized function.\n *\n * **Note:**\n * The cache is exposed as the `cache` property on the memoized\n * function. Its creation may be customized by
replacing the\n * `_.memoize.Cache`\n * constructor with one whose instances implement the\n
* [Map`](http://ecma-international.org/ecma-262/7.0/#sec-properties-of-the-map-prototype-object)\n * method
interface of `delete`, `get`, `has`, and `set`.\n *\n * @static\n * @memberOf _\n * @since 0.1.0\n * @category
Function\n * @param {Function} func The function to have its output memoized.\n * @param {Function}
[resolver] The function to resolve the cache key.\n * @returns {Function} Returns the new memoized function.\n *\n * @example\n *\n * var object = { 'a': 1, 'b': 2 };
\n * var other = { 'c': 3, 'd': 4 };
\n * var values =
_.memoize(_.values);\n * values(object);\n * // => [1, 2]\n *\n * values(other);\n * // => [3, 4]\n *\n * object.a = 2;\n
\n * values(object);\n * // => [1, 2]\n *\n * // Modify the result cache.\n * values.cache.set(object, ['a', 'b']);\n *
\n * values(object);\n * // => ['a', 'b']\n *\n * // Replace `_.memoize.Cache`.\n * _._memoize.Cache = WeakMap;\n
\n *\nfunction memoize(func, resolver) {\n  if (typeof func !== 'function' || (resolver && typeof resolver !== 'function'))\n
{\n    throw new TypeError(FUNC_ERROR_TEXT);\n  }\n  var memoized = function() {\n    var args =
arguments,\n        key = resolver ? resolver.apply(this, args) : args[0],\n        cache = memoized.cache;\n\n    if
(cache.has(key)) {\n      return cache.get(key);\n    }\n    var result = func.apply(this, args);\n    memoized.cache =
cache.set(key, result);\n    return result;\n  };
\n  memoized.cache = new (memoize.Cache || MapCache);\n  return
memoized;\n}\n\n// Assign cache to `_.memoize`.\n_.memoize.Cache = MapCache;\n\n/**\n * Performs a\n

```

```

[ SameValueZero`](http://ecma-international.org/ecma-262/7.0/#sec-samevaluezero)\n * comparison between two
values to determine if they are equivalent.\n *\n * @static\n * @memberOf _\n * @since 4.0.0\n * @category
Lang\n * @param {*} value The value to compare.\n * @param {*} other The other value to compare.\n * @returns
{boolean} Returns `true` if the values are equivalent, else `false`.\n *\n * @example\n *\n * var object = { 'a': 1 };
\n * var other = { 'a': 1 };
\n * _eq(object, object);\n * // => true\n *\n * _eq(object, other);\n * // => false\n *\n *
_eq('a', 'a');\n * // => true\n *\n * _eq('a', Object('a'));\n * // => false\n *\n * _eq(NaN, NaN);\n * // => true\n
*\n *\n * \nfunction eq(value, other) {\n *   return value === other || (value !== value && other !== other);\n * }\n *\n * \n *\n * Checks if `value` is classified as an `Array` object.\n *\n * @static\n * @memberOf _\n * @since 0.1.0\n *
@category Lang\n * @param {*} value The value to check.\n * @returns {boolean} Returns `true` if `value` is an
array, else `false`.\n *\n * @example\n *\n * _isArray([1, 2, 3]);\n * // => true\n *\n *
_isArray(document.body.children);\n * // => false\n *\n * _isArray('abc');\n * // => false\n *\n *
_isArray(_noop);\n * // => false\n *\n *\n * \nvar isArray = Array.isArray;\n *\n * \n *\n * Checks if `value` is classified as a
`Function` object.\n *\n * @static\n * @memberOf _\n * @since 0.1.0\n * @category Lang\n * @param {*} value
The value to
check.\n * @returns {boolean} Returns `true` if `value` is a function, else `false`.\n *\n * @example\n *\n *
_isFunction(_);\n * // => true\n *\n * _isFunction(/abc/);\n * // => false\n *\n *\n * \nfunction isFunction(value) {\n * // The
use of `Object#toString` avoids issues with the `typeof` operator\n * // in Safari 8-9 which returns 'object' for typed
array and other constructors.\n *   var tag = isObject(value) ? objectToString.call(value) : '';\n *   return tag ==
funcTag || tag == genTag;\n * }\n *\n * \n *\n * Checks if `value` is the\n * [language type](http://www.ecma-international.org/ecma-262/7.0/#sec-ecmascript-language-types)\n * of `Object`. (e.g. arrays, functions, objects, regexes, `new Number(0)`,
and `new String(')')\n *\n * @static\n * @memberOf _\n * @since 0.1.0\n * @category Lang\n * @param {*}
value The value to check.\n * @returns {boolean} Returns `true` if `value` is an object, else `false`.\n *\n *
@example\n *\n * _isObject({});\n * // => true\n *\n * _isObject([1, 2, 3]);\n * // =>
true\n *\n * _isObject(_noop);\n * // => true\n *\n * _isObject(null);\n * // => false\n *\n *\n * \nfunction isObject(value)
{\n *   var type = typeof value;\n *   return !!value && (type == 'object' || type == 'function');\n * }\n *\n * \n *\n * Checks if
`value` is object-like. A value is object-like if it's not `null`\n * and has a `typeof` result of `\"object\"`.\n *\n *
@static\n * @memberOf _\n * @since 4.0.0\n * @category Lang\n * @param {*} value The value to check.\n *
@returns {boolean} Returns `true` if `value` is object-like, else `false`.\n *\n * @example\n *\n * _isObjectLike({});\n *
// => true\n *\n * _isObjectLike([1, 2, 3]);\n * // => true\n *\n * _isObjectLike(_noop);\n * // => false\n *\n *
_isObjectLike(null);\n * // => false\n *\n *\n * \nfunction isObjectLike(value) {\n *   return !!value &&
typeof value == 'object';\n * }\n *\n * \n *\n * Checks if `value` is classified as a `Symbol` primitive or object.\n *\n *
@static\n * @memberOf _\n * @since 4.0.0\n * @category Lang\n * @param {*} value The value
to check.\n * @returns {boolean} Returns `true` if `value` is a symbol, else `false`.\n *\n * @example\n *\n *
_isSymbol(Symbol.iterator);\n * // => true\n *\n * _isSymbol('abc');\n * // => false\n *\n *\n * \nfunction isSymbol(value)
{\n *   return typeof value == 'symbol' ||\n *     (isObjectLike(value) && objectToString.call(value) ==
symbolTag);\n * }\n *\n * \n *\n * Converts `value` to a string. An empty string is returned for `null`\n * and `undefined`
values. The sign of `-0` is preserved.\n *\n * @static\n * @memberOf _\n * @since 4.0.0\n * @category Lang\n *
@param {*} value The value to process.\n * @returns {string} Returns the string.\n *\n * @example\n *\n *
_.toString(null);\n * // => \"\n *\n * __.toString(-0);\n * // => '-0'\n *\n * __.toString([1, 2, 3]);\n * // => '1,2,3'\n
*\n * \n *\n * \nfunction toString(value) {\n *   return value == null ? '' : baseToString(value);\n * }\n *\n * \n *\n * Converts `value` to a
property path array.\n *\n * @static\n * @memberOf _\n * @since 4.0.0\n * @category Util\n * @param {*} value
The value to convert.\n * @returns {Array} Returns the new property path array.\n *\n * @example\n *\n *
_.toPath('a.b.c');\n * // => ['a', 'b', 'c']\n *\n * __.toPath('a[0].b.c');\n * // => ['a', '0', 'b', 'c']\n *\n * \n *\n * \nfunction toPath(value)
{\n *   if (isArray(value)) {\n *     return arrayMap(value, toKey);\n *   }\n *   return isSymbol(value) ? [value] :
copyArray(stringToPath(value));\n * }\n *\n * \n *\n * \nmodule.exports = toPath;\n *\n * \n *\n * \n// WEBPACK FOOTER\n *\n * \n *\n * \n~/lodash.topath/index.js\", \"use strict\";\n *\n * \nvar compileSchema = require('./compile')\n * , resolve =
require('./compile/resolve')\n * , Cache = require('./cache')\n * , SchemaObject = require('./compile/schema_obj')\n * ,
stableStringify = require('json-stable-stringify')\n * , formats = require('./compile/formats')\n * , rules =

```

```

require('./compile/rules')\n , $dataMetaSchema = require('./$data')\n , patternGroups = require('./patternGroups')\n
, util = require('./compile/util')\n , co = require('co');\n\nmodule.exports = Ajv;\n\nAjv.prototype.validate
= validate;\nAjv.prototype.compile = compile;\nAjv.prototype.addSchema =
addSchema;\nAjv.prototype.addMetaSchema = addMetaSchema;\nAjv.prototype.validateSchema =
validateSchema;\nAjv.prototype.getSchema = getSchema;\nAjv.prototype.removeSchema =
removeSchema;\nAjv.prototype.addFormat = addFormat;\nAjv.prototype.errorsText =
errorsText;\n\nAjv.prototype._addSchema = _addSchema;\nAjv.prototype._compile =
_compile;\n\nAjv.prototype.compileAsync = require('./compile/async');\n\nvar customKeyword =
require('./keyword');\nAjv.prototype.addKeyword = customKeyword.add;\nAjv.prototype.getKeyword =
customKeyword.get;\nAjv.prototype.removeKeyword = customKeyword.remove;\n\nvar errorClasses =
require('./compile/error_classes');\nAjv.ValidationError = errorClasses.Validation;\nAjv.MissingRefError =
errorClasses.MissingRef;\nAjv.$dataMetaSchema = $dataMetaSchema;\n\nvar META_SCHEMA_ID = 'http://json-
schema.org/draft-06/schema';\n\nvar META_IGNORE_OPTIONS = [ 'removeAdditional', 'useDefaults',
'coerceTypes'
];\n\nvar META_SUPPORT_DATA = ['/properties'];\n\n\n/**\n * Creates validator instance.\n * Usage: `Ajv(opts)`\n
* @param {Object} opts optional options\n * @return {Object} ajv instance\n */\nfunction Ajv(opts) {\n if (!(this
instanceof Ajv)) return new Ajv(opts);\n  opts = this._opts = util.copy(opts) || {};\n  this._schemas = {};\n  this._refs
= {};\n  this._fragments = {};\n  this._formats = formats(opts.format);\n  var schemaUriFormat =
this._schemaUriFormat = this._formats['uri-reference'];\n  this._schemaUriFormatFunc = function (str) { return
schemaUriFormat.test(str); }\n  this._cache = opts.cache || new Cache;\n  this._loadingSchemas = {};\n  this._compilations = [];\n  this.RULES = rules();\n  this._getId = chooseGetId(opts);\n  opts.loopRequired =
opts.loopRequired || Infinity;\n  if (opts.errorDataPath == 'property') opts._errorDataPathProperty = true;\n  if
(opts.serialize === undefined) opts.serialize = stableStringify;\n  this._metaOpts = getMetaSchemaOptions(this);\n  if
(opts.formats) addInitialFormats(this);\n  addDraft6MetaSchema(this);\n  if (typeof opts.meta == 'object')
this.addMetaSchema(opts.meta);\n  addInitialSchemas(this);\n  if (opts.patternGroups)
patternGroups(this);\n}\n\n\n/**\n * Validate data using schema\n * Schema will be compiled and cached (using
serialized JSON as key. [json-stable-stringify](https://github.com/substack/json-stable-stringify) is used to
serialize.\n * @this Ajv\n * @param {String|Object} schemaKeyRef key, ref or schema object\n * @param
{Any} data to be validated\n * @return {Boolean} validation result. Errors from the last validation will be available
in `ajv.errors` (and also in compiled schema: `schema.errors`).\n */\nfunction validate(schemaKeyRef, data) {\n var
v;\n if (typeof schemaKeyRef == 'string') {\n   v = this.getSchema(schemaKeyRef);\n   if (!v) throw new Error('no
schema with key or ref \'' + schemaKeyRef + '\");\n } else {\n   var schemaObj =
this._addSchema(schemaKeyRef);\n   v = schemaObj.validate || this._compile(schemaObj);\n }\n\n var valid = v(data);\n if (v.$async === true)\n return this._opts.async == '*' ? co(valid) : valid;\n this.errors = v.errors;\n return valid;\n}\n\n\n/**\n * Create
validating function for passed schema.\n * @this Ajv\n * @param {Object} schema schema object\n * @param
{Boolean} _meta true if schema is a meta-schema. Used internally to compile meta schemas of custom keywords.\n
* @return {Function} validating function\n */\nfunction compile(schema, _meta) {\n var schemaObj =
this._addSchema(schema, undefined, _meta);\n return schemaObj.validate ||
this._compile(schemaObj);\n}\n\n\n/**\n * Adds schema to the instance.\n * @this Ajv\n * @param
{Object|Array} schema schema or array of schemas. If array is passed, `key` and other parameters will be ignored.\n
* @param {String} key Optional schema key. Can be passed to `validate` method instead of schema object or id/ref.
One schema per instance can have empty
`id` and `key`.\n * @param {Boolean} _skipValidation true to skip schema validation. Used internally, option
validateSchema should be used instead.\n * @param {Boolean} _meta true if schema is a meta-schema. Used
internally, addMetaSchema should be used instead.\n */\nfunction addSchema(schema, key, _skipValidation, _meta) {\n
if (Array.isArray(schema)){\n   for (var i=0; i<schema.length; i++) this.addSchema(schema[i], undefined,
_skipValidation, _meta);\n   return;\n }\n var id = this._getId(schema);\n if (id !== undefined && typeof id !=

```

```

'string')\n  throw new Error('schema id must be string');\n  key = resolve.normalizeId(key || id);\n  checkUnique(this, key);\n  this._schemas[key] = this._addSchema(schema, _skipValidation, _meta,\n  true);\n}\n\n/**\n * Add schema that will be used to validate other schemas\n * options in\n META_IGNORE_OPTIONS are always set to false\n * @this Ajv\n * @param {Object} schema schema object\n * @param {String} key optional schema key\n * @param\n {Boolean} skipValidation true to skip schema validation, can be used to override validateSchema option for meta-\nschema\n */\nfunction addMetaSchema(schema, key, skipValidation) {\n  this.addSchema(schema, key,\n  skipValidation, true);\n}\n\n/**\n * Validate schema\n * @this Ajv\n * @param {Object} schema schema to\n validate\n * @param {Boolean} throwOrLogError pass true to throw (or log) an error if invalid\n * @return\n {Boolean} true if schema is valid\n */\nfunction validateSchema(schema, throwOrLogError) {\n  var $schema =\n schema.$schema;\n  if ($schema !== undefined && typeof $schema !== 'string')\n    throw new Error('$schema must\n be a string');\n  $schema = $schema || this._opts.defaultMeta || defaultMeta(this);\n  if (!$schema) {\n    console.warn('meta-schema not available');\n    this.errors = null;\n    return true;\n  }\n  var currentUriFormat =\n this._formats.uri;\n  this._formats.uri = typeof currentUriFormat === 'function'\n    ?\n    this._schemaUriFormatFunc\n    :\n    this._schemaUriFormat;\n  var valid;\n  try { valid = this.validate($schema, schema); }\n  finally {\n    this._formats.uri = currentUriFormat;\n    if (!valid && throwOrLogError) {\n      var message = 'schema is invalid:\n + this.errorsText();\n      if (this._opts.validateSchema === 'log') console.error(message);\n      else throw new\n      Error(message);\n    }\n    return valid;\n  }\n}\n\nfunction defaultMeta(self) {\n  var meta = self._opts.meta;\n  self._opts.defaultMeta = typeof meta === 'object'\n    ? self._getId(meta) || meta\n    :\n    self.getSchema(META_SCHEMA_ID)\n    ? META_SCHEMA_ID\n    :\n    undefined;\n  return self._opts.defaultMeta;\n}\n\n/**\n * Get compiled schema from the instance by `key` or\n `ref`\n * @this Ajv\n * @param {String} keyRef `key` that was passed to `addSchema` or full schema reference\n (`schema.id` or resolved id).\n * @return {Function} schema validating\n function (with property `schema`)\n */\nfunction getSchema(keyRef) {\n  var schemaObj = _getSchemaObj(this,\n  keyRef);\n  switch (typeof schemaObj) {\n    case 'object': return schemaObj.validate || this._compile(schemaObj);\n    case 'string': return this.getSchema(schemaObj);\n    case 'undefined': return _getSchemaFragment(this, keyRef);\n  }\n}\n\nfunction _getSchemaFragment(self, ref) {\n  var res = resolve.schema.call(self, { schema: {} }, ref);\n  if\n (res) {\n    var schema = res.schema,\n        root = res.root,\n        baseId = res.baseId;\n    var v =\n compileSchema.call(self, schema, root, undefined, baseId);\n    self._fragments[ref] = new SchemaObject({\n      ref:\n ref,\n      fragment: true,\n      schema: schema,\n      root: root,\n      baseId: baseId,\n      validate: v\n    });\n    return\n v;\n  }\n}\n\nfunction _getSchemaObj(self, keyRef) {\n  keyRef = resolve.normalizeId(keyRef);\n  return\n self._schemas[keyRef] || self._refs[keyRef] || self._fragments[keyRef];\n}\n\n/**\n * Remove cached schema(s).\n * If no parameter is passed all schemas but meta-schemas are removed.\n * If\n RegExp is passed all schemas with key/id matching pattern but meta-schemas are removed.\n * Even if schema is\n referenced by other schemas it still can be removed as other schemas have local references.\n * @this Ajv\n * @param {String|Object|RegExp} schemaKeyRef key, ref, pattern to match key/ref or schema object\n */\nfunction\n removeSchema(schemaKeyRef) {\n  if (schemaKeyRef instanceof RegExp) {\n    _removeAllSchemas(this,\n    this._schemas, schemaKeyRef);\n    _removeAllSchemas(this, this._refs, schemaKeyRef);\n    return;\n  }\n  switch\n (typeof schemaKeyRef) {\n    case 'undefined':\n      _removeAllSchemas(this, this._schemas);\n      _removeAllSchemas(this, this._refs);\n      this._cache.clear();\n      return;\n    case 'string':\n      var schemaObj =\n      _getSchemaObj(this, schemaKeyRef);\n      if (schemaObj) this._cache.del(schemaObj.cacheKey);\n      delete\n      this._schemas[schemaKeyRef];\n      delete this._refs[schemaKeyRef];\n      return;\n    case 'object':\n      var\n      serialize = this._opts.serialize;\n      var cacheKey = serialize ? serialize(schemaKeyRef) : schemaKeyRef;\n      this._cache.del(cacheKey);\n      var id = this._getId(schemaKeyRef);\n      if (id) {\n        id =\n        resolve.normalizeId(id);\n        delete this._schemas[id];\n        delete this._refs[id];\n      }\n  }\n}\n\nfunction\n _removeAllSchemas(self, schemas, regex) {\n  for (var keyRef in schemas) {\n    var schemaObj =\n    schemas[keyRef];\n    if (!schemaObj.meta && (!regex || regex.test(keyRef))) {\n
```

```

self._cache.del(schemaObj.cacheKey);\n  delete schemas[keyRef];\n  }\n }\n}\n\n/* @this Ajv */\nfunction\n_addSchema(schema, skipValidation, meta, shouldAddSchema) {\n  if (typeof schema !== 'object' && typeof schema\n  !== 'boolean')\n    throw new Error('schema should be object or boolean');\n  var serialize = this._opts.serialize;\n  var\n  cacheKey = serialize\n  ? serialize(schema) : schema;\n  var cached = this._cache.get(cacheKey);\n  if (cached) return cached;\n  var\n  shouldAddSchema = shouldAddSchema || this._opts.addUsedSchema !== false;\n  var id =\n  resolve.normalizeId(this._getId(schema));\n  if (id && shouldAddSchema) checkUnique(this, id);\n  var\n  willValidate = this._opts.validateSchema !== false && !skipValidation;\n  var recursiveMeta;\n  if (willValidate\n  && !(recursiveMeta = id && id === resolve.normalizeId(schema.$schema)))\n    this.validateSchema(schema,\n    true);\n  var localRefs = resolve.ids.call(this, schema);\n  var schemaObj = new SchemaObject({\n    id: id,\n    schema: schema,\n    localRefs: localRefs,\n    cacheKey: cacheKey,\n    meta: meta\n  });\n  if (id[0] !== '#' &&\n  shouldAddSchema) this._refs[id] = schemaObj;\n  this._cache.put(cacheKey, schemaObj);\n  if (willValidate &&\n  recursiveMeta) this.validateSchema(schema, true);\n  return schemaObj;\n}\n\n/* @this Ajv */\nfunction\n_compile(schemaObj, root)\n  {\n  if (schemaObj.compiling) {\n    schemaObj.validate = callValidate;\n    callValidate.schema =\n    schemaObj.schema;\n    callValidate.errors = null;\n    callValidate.root = root ? root : callValidate;\n    if\n    (schemaObj.schema.$async === true)\n      callValidate.$async = true;\n    return callValidate;\n  }\n  schemaObj.compiling = true;\n  var currentOpts;\n  if (schemaObj.meta) {\n    currentOpts = this._opts;\n    this._opts = this._metaOpts;\n  }\n  var v;\n  try { v = compileSchema.call(this, schemaObj.schema, root,\n  schemaObj.localRefs); }\n  finally {\n    schemaObj.compiling = false;\n    if (schemaObj.meta) this._opts =\n    currentOpts;\n  }\n  schemaObj.validate = v;\n  schemaObj.refs = v.refs;\n  schemaObj.refVal = v.refVal;\n  schemaObj.root = v.root;\n  return v;\n}\n\nfunction callValidate() {\n  var _validate = schemaObj.validate;\n  var\n  result = _validate.apply(null, arguments);\n  callValidate.errors = _validate.errors;\n  return result;\n}\n}\n}\n\nfunction\n_chooseGetId(opts) {\n  switch (opts.schemaId) {\n    case '$id': return _getId;\n    case 'id': return _getId;\n    default: return _getIdOrId;\n  }\n}\n\nfunction _getId(schema) {\n  if (schema.$id) console.warn('schema $id\n  ignored', schema.$id);\n  return schema.id;\n}\n\nfunction _getId(schema) {\n  if (schema.id)\n  console.warn('schema id ignored', schema.id);\n  return schema.$id;\n}\n\nfunction _getIdOrId(schema) {\n  if\n  (schema.$id && schema.id && schema.$id !== schema.id)\n    throw new Error('schema $id is different from id');\n  return schema.$id || schema.id;\n}\n\n/*\n * Convert array of error message objects to string\n * @this Ajv\n * @param {Array<Object>} errors optional array of validation errors, if not passed errors from the instance are\n  used.\n * @param {Object} options optional options with properties `separator` and `dataVar`.\n * @return\n  {String} human readable string with all errors descriptions\n */\nfunction errorsText(errors, options) {\n  errors = errors || this.errors;\n  if (!errors) return 'No errors';\n  options = options || {};\n  var separator =\n  options.separator === undefined ? ', ' : options.separator;\n  var dataVar = options.dataVar === undefined ? 'data' :\n  options.dataVar;\n  var text = "";\n  for (var i=0; i<errors.length; i++) {\n    var e = errors[i];\n    if (e) text +=\n    dataVar + e.dataPath + ' ' + e.message + separator;\n  }\n  return text.slice(0, -separator.length);\n}\n\n/*\n * Add\n  custom format\n * @this Ajv\n * @param {String} name format name\n * @param {String|RegExp|Function}\n  format string is converted to RegExp; function should return boolean (true when valid)\n */\nfunction\n_addFormat(name, format) {\n  if (typeof format === 'string') format = new RegExp(format);\n  this._formats[name] =\n  format;\n}\n\nfunction addDraft6MetaSchema(self) {\n  var $dataSchema;\n  if (self._opts.$data) {\n    $dataSchema = require('./refs/$data.json');\n    self.addMetaSchema($dataSchema, $dataSchema.$id,\n    true);\n  }\n  if (self._opts.meta === false) return;\n  var metaSchema = require('./refs/json-schema-draft-06.json');\n  if (self._opts.$data) metaSchema = $dataMetaSchema(metaSchema, META_SUPPORT_DATA);\n  self.addMetaSchema(metaSchema, META_SCHEMA_ID, true);\n  self._refs['http://json-schema.org/schema'] =\n  META_SCHEMA_ID;\n}\n\nfunction addInitialSchemas(self) {\n  var optsSchemas = self._opts.schemas;\n  if\n  (!optsSchemas) return;\n  if (Array.isArray(optsSchemas)) self.addSchema(optsSchemas);\n  else for (var key in\n  optsSchemas) self.addSchema(optsSchemas[key], key);\n}\n\nfunction addInitialFormats(self) {\n  for (var name

```

```

in self._opts.formats) {\n  var format = self._opts.formats[name];\n  self.addFormat(name, format);\n}\n}\n\nfunction checkUnique(self, id) {\n  if (self._schemas[id] || self._refs[id])\n    throw new Error('schema\n  with key or id \'' + id + '\" already exists');\n}\n\nfunction getMetaSchemaOptions(self) {\n  var metaOpts =\n  util.copy(self._opts);\n\n  for (var i=0; i<META_IGNORE_OPTIONS.length; i++)\n    delete metaOpts[META_IGNORE_OPTIONS[i]];\n  return metaOpts;\n}\n\n// WEBPACK FOOTER //\n\n../~/ajv/lib/ajv.js","use strict";\n\nvar resolve =\n  require('./resolve')\n  , util = require('./util')\n  , errorClasses = require('./error_classes')\n  , stableStringify =\n  require('json-stable-stringify');\n\nvar validateGenerator = require('../dotjs/validate');\n\n/*\n * Functions below are\n  used inside compiled validations\n  function\n  *\n  var co = require('co');\n  var ucs2length = util.ucs2length;\n  var\n  equal = require('fast-deep-equal');\n\n// this error is thrown by async schemas to return validation errors via\n  exception\n  var ValidationError = errorClasses.Validation;\n\nmodule.exports = compile;\n\n/*\n * Compiles\n  schema to validation function\n  *\n  @this Ajv\n  *\n  @param {Object} schema schema object\n  *\n  @param {Object}\n  root object with information about the root schema for this schema\n  *\n  @param {Object} localRefs the hash of\n  local references inside the schema (created by resolve.id), used for inline resolution\n  *\n  @param {String} baseId\n  base ID for IDs in the schema\n  *\n  @return {Function} validation function\n  *\n  function compile(schema, root,\n  localRefs, baseId) {\n    /* jshint validthis: true, evil: true *\n    /* eslint no-shadow: 0 *\n    var self = this\n      , opts =\n      this._opts\n      , refVal = [ undefined ]\n      , refs = {}\n      , patterns = []\n      , patternsHash = {}\n      , defaults = []\n      , defaultsHash = {}\n      , customRules = [];\n\n    root = root || { schema: schema, refVal: refVal, refs: refs };\n\n    var c\n      = checkCompiling.call(this, schema, root, baseId);\n\n    var compilation = this._compilations[c.index];\n\n    if\n    (c.compiling) return (compilation.callValidate = callValidate);\n\n    var formats = this._formats;\n    var RULES =\n    this.RULES;\n\n    try {\n      var v = localCompile(schema, root, localRefs, baseId);\n      compilation.validate = v;\n      var cv = compilation.callValidate;\n      if (cv) {\n        cv.schema = v.schema;\n        cv.errors = null;\n        cv.refs = v.refs;\n        cv.refVal = v.refVal;\n        cv.root =\n        v.root;\n        cv.$async = v.$async;\n        if (opts.sourceCode) cv.source = v.source;\n      }\n      return v;\n    } finally {\n      endCompiling.call(this, schema, root, baseId);\n    }\n\n    function callValidate() {\n      var validate =\n      compilation.validate;\n      var result = validate.apply(null, arguments);\n      callValidate.errors = validate.errors;\n      return result;\n    }\n\n    function localCompile(_schema, _root, localRefs, baseId) {\n      var isRoot = !_root || (_root\n      && _root.schema == _schema);\n      if (_root.schema != root.schema)\n        return compile.call(self, _schema, _root,\n        localRefs, baseId);\n\n      var $async = _schema.$async === true;\n      var sourceCode = validateGenerator({\n        isTop: true,\n        schema: _schema,\n        isRoot: isRoot,\n        baseId: baseId,\n        root: _root,\n        schemaPath: "",\n        errSchemaPath: '#',\n        errorPath: ""});\n\n      MissingRefError: errorClasses.MissingRef,\n      RULES: RULES,\n      validate: validateGenerator,\n      util:\n      util,\n      resolve: resolve,\n      resolveRef: resolveRef,\n      usePattern: usePattern,\n      useDefault: useDefault,\n      useCustomRule: useCustomRule,\n      opts: opts,\n      formats: formats,\n      self: self\n    });\n\n    sourceCode =\n    vars(refVal, refValCode) + vars(patterns, patternCode)\n      + vars(defaults, defaultCode) +\n    vars(customRules, customRuleCode)\n      + sourceCode;\n\n    if (opts.processCode) sourceCode =\n    opts.processCode(sourceCode);\n\n    // console.log("\n\n\n*** \n", JSON.stringify(sourceCode));\n\n    var\n    validate;\n\n    try {\n      var makeValidate = new Function(\n        'self',\n        'RULES',\n        'formats',\n        'root',\n        'refVal',\n        'defaults',\n        'customRules',\n        'co',\n        'equal',\n        'ucs2length',\n        'ValidationError',\n        sourceCode\n      );\n\n      validate = makeValidate(\n        self,\n        RULES,\n        formats,\n        root,\n        refVal,\n        defaults,\n        customRules,\n        co,\n        equal,\n        ucs2length,\n        ValidationError\n      );\n\n      refVal[0] = validate;\n    } catch(e) {\n      console.error('Error compiling schema, function code:', sourceCode);\n      throw e;\n    }\n\n    validate.schema = _schema;\n    validate.errors = null;\n    validate.refs = refs;\n\n    validate.refVal = refVal;\n    validate.root = isRoot ? validate : _root;\n\n    if ($async) validate.$async = true;\n\n    if\n    (opts.sourceCode === true) {\n      validate.source = {\n        code: sourceCode,\n        patterns: patterns,\n        defaults: defaults\n      };\n    }\n\n    return validate;\n  }\n\n  function resolveRef(baseId, ref, isRoot) {\n    ref =\n    resolve.url(baseId, ref);\n    var refIndex = refs[ref];\n    var _refVal, refCode;\n    if (refIndex !== undefined) {\n

```

```

_refVal =
  refVal[refIndex];\n  refCode = 'refVal[' + refIndex + ']';\n  return resolvedRef(_refVal, refCode);\n }\n if
(!isRoot && root.refs) {\n  var rootRefId = root.refs[ref];\n  if (rootRefId !== undefined) {\n    _refVal =
root.refVal[rootRefId];\n    refCode = addLocalRef(ref, _refVal);\n    return resolvedRef(_refVal, refCode);\n
  }\n }\n\n  refCode = addLocalRef(ref);\n  var v = resolve.call(self, localCompile, root, ref);\n  if (v ===
undefined) {\n    var localSchema = localRefs && localRefs[ref];\n    if (localSchema) {\n      v =
resolve.inlineRef(localSchema, opts.inlineRefs)\n        ? localSchema\n          : compile.call(self, localSchema,
root, localRefs, baseId);\n    }\n  }\n\n  if (v === undefined) {\n    removeLocalRef(ref);\n  } else {\n
replaceLocalRef(ref, v);\n    return resolvedRef(v, refCode);\n  }\n }\n\n  function addLocalRef(ref, v) {\n  var
refId = refVal.length;\n  refVal[refId] =
v;\n  refs[ref] = refId;\n  return 'refVal' + refId;\n }\n\n  function removeLocalRef(ref) {\n  delete refs[ref];\n
}\n\n  function replaceLocalRef(ref, v) {\n  var refId = refs[ref];\n  refVal[refId] = v;\n }\n\n  function
resolvedRef(refVal, code) {\n  return typeof refVal === 'object' || typeof refVal === 'boolean'\n    ? { code: code,
schema: refVal, inline: true }\n    : { code: code, $async: refVal && refVal.$async };\n }\n\n  function
usePattern(regexStr) {\n  var index = patternsHash[regexStr];\n  if (index === undefined) {\n    index =
patternsHash[regexStr] = patterns.length;\n    patterns[index] = regexStr;\n  }\n  return 'pattern' + index;\n }\n\n
function useDefault(value) {\n  switch (typeof value) {\n    case 'boolean':\n    case 'number':\n      return " +
value;\n    case 'string':\n      return util.toQuotedString(value);\n    case 'object':\n      if (value === null) return
'null';\n      var valueStr = stableStringify(value);\n
      var index = defaultsHash[valueStr];\n      if (index === undefined) {\n        index = defaultsHash[valueStr] =
defaults.length;\n        defaults[index] = value;\n      }\n      return 'default' + index;\n    }\n  }\n\n  function
useCustomRule(rule, schema, parentSchema, it) {\n  var validateSchema = rule.definition.validateSchema;\n  if
(validateSchema && self._opts.validateSchema !== false) {\n    var valid = validateSchema(schema);\n    if
(!valid) {\n      var message = 'keyword schema is invalid: ' + self.errorsText(validateSchema.errors);\n      if
(self._opts.validateSchema === 'log') console.error(message);\n      else throw new Error(message);\n    }\n  }\n\n
var compile = rule.definition.compile\n    , inline = rule.definition.inline\n    , macro = rule.definition.macro;\n\n
var validate;\n  if (compile) {\n    validate = compile.call(self, schema, parentSchema, it);\n  } else if (macro) {\n
validate
= macro.call(self, schema, parentSchema, it);\n    if (opts.validateSchema !== false) self.validateSchema(validate,
true);\n  } else if (inline) {\n    validate = inline.call(self, it, rule.keyword, schema, parentSchema);\n  } else {\n
validate = rule.definition.validate;\n    if (!validate) return;\n  }\n\n  if (validate === undefined)\n    throw new
Error('custom keyword \'' + rule.keyword + '\' failed to compile');\n\n  var index = customRules.length;\n
customRules[index] = validate;\n  return {\n    code: 'customRule' + index,\n    validate: validate\n  };\n
}\n\n\n  /**\n   * Checks if the schema is currently compiled\n   * @this Ajv\n   * @param {Object} schema schema
to compile\n   * @param {Object} root root object\n   * @param {String} baseId base schema ID\n   * @return
{Object} object with properties "index" (compilation index) and "compiling" (boolean)\n   */\n  function
checkCompiling(schema, root, baseId) {\n  /* jshint validthis: true */\n
var index = compIndex.call(this, schema, root, baseId);\n  if (index >= 0) return { index: index, compiling: true };\n
index = this._compilations.length;\n  this._compilations[index] = {\n    schema: schema,\n    root: root,\n    baseId:
baseId\n  };\n  return { index: index, compiling: false };\n }\n\n\n  /**\n   * Removes the schema from the currently
compiled list\n   * @this Ajv\n   * @param {Object} schema schema to compile\n   * @param {Object} root root
object\n   * @param {String} baseId base schema ID\n   */\n  function endCompiling(schema, root, baseId) {\n  /*
jshint validthis: true */\n  var i = compIndex.call(this, schema, root, baseId);\n  if (i >= 0) this._compilations.splice(i,
1);\n }\n\n\n  /**\n   * Index of schema compilation in the currently compiled list\n   * @this Ajv\n   * @param
{Object} schema schema to compile\n   * @param {Object} root root object\n   * @param {String} baseId base
schema ID\n   * @return {Integer} compilation index\n   */\n  function compIndex(schema, root, baseId)
{\n  /* jshint validthis: true */\n  for (var i=0; i<this._compilations.length; i++) {\n    var c = this._compilations[i];\n
if (c.schema === schema && c.root === root && c.baseId === baseId) return i;\n  }\n  return -1;\n }\n\n\n  function

```

```

patternCode(i, patterns) {\n return 'var pattern' + i + ' = new RegExp(' + util.toQuotedString(patterns[i]) +
');';\n}\n\nfunction defaultCode(i) {\n return 'var default' + i + ' = defaults[' + i + '];';\n}\n\nfunction
refValCode(i, refVal) {\n return refVal[i] === undefined ? " : 'var refVal' + i + ' = refVal[' + i +
'];';\n}\n\nfunction customRuleCode(i) {\n return 'var customRule' + i + ' = customRules[' + i +
'];';\n}\n\nfunction vars(arr, statement) {\n if (!arr.length) return ";\n var code = ";\n for (var i=0; i<arr.length;
i++)\n code += statement(i, arr);\n return code;\n}\n\n\n// WEBPACK FOOTER /\n//
../~/ajv/lib/compile/index.js", "use strict";\n\nvar url = require('url')\n , equal = require('fast-deep-equal')\n
, util = require('./util')\n , SchemaObject = require('./schema_obj')\n , traverse = require('json-schema-
traverse');\n\nmodule.exports = resolve;\n\nresolve.normalizeId = normalizeId;\nresolve.fullPath =
getFullPath;\n\nresolve.url = resolveUrl;\n\nresolve.ids = resolveIds;\n\nresolve.inlineRef = inlineRef;\n\nresolve.schema =
resolveSchema;\n\n\n/**\n * [resolve and compile the references ($ref)]\n * @this Ajv\n * @param {Function}
compile reference to schema compilation function (localCompile)\n * @param {Object} root object with
information about the root schema for the current schema\n * @param {String} ref reference to resolve\n * @return
{Object|Function} schema object (if the schema can be inlined) or validation function\n */\nfunction
resolve(compile, root, ref) {\n /* jshint validthis: true */\n var refVal = this._refs[ref];\n if (typeof refVal ===
'string') {\n if (this._refs[refVal]) refVal = this._refs[refVal];\n else return resolve.call(this, compile, root,
refVal);\n
}\n\n refVal = refVal || this._schemas[ref];\n if (refVal instanceof SchemaObject) {\n return
inlineRef(refVal.schema, this._opts.inlineRefs)\n ? refVal.schema\n : refVal.validate ||
this._compile(refVal);\n }\n\n var res = resolveSchema.call(this, root, ref);\n var schema, v, baseId;\n if (res) {\n
schema = res.schema;\n root = res.root;\n baseId = res.baseId;\n }\n\n if (schema instanceof SchemaObject) {\n
v = schema.validate || compile.call(this, schema.schema, root, undefined, baseId);\n } else if (schema !==
undefined) {\n v = inlineRef(schema, this._opts.inlineRefs)\n ? schema\n : compile.call(this, schema,
root, undefined, baseId);\n }\n\n return v;\n}\n\n\n/**\n * Resolve schema, its root and baseId\n * @this Ajv\n *
@param {Object} root root object with properties schema, refVal, refs\n * @param {String} ref reference to
resolve\n * @return {Object} object with properties schema, root, baseId\n */\nfunction
resolveSchema(root, ref) {\n /* jshint validthis: true */\n var p = url.parse(ref, false, true)\n , refPath =
_getFullPath(p)\n , baseId = getFullPath(this._getId(root.schema));\n if (refPath !== baseId) {\n var id =
normalizeId(refPath);\n var refVal = this._refs[id];\n if (typeof refVal === 'string') {\n return
resolveRecursive.call(this, root, refVal, p);\n } else if (refVal instanceof SchemaObject) {\n if
(!refVal.validate) this._compile(refVal);\n root = refVal;\n } else {\n refVal = this._schemas[id];\n if
(refVal instanceof SchemaObject) {\n if (!refVal.validate) this._compile(refVal);\n if (id ===
normalizeId(ref))\n return { schema: refVal, root: root, baseId: baseId };\n root = refVal;\n } else {\n
return;\n }\n }\n if (!root.schema) return;\n baseId = getFullPath(this._getId(root.schema));\n }\n return
getJSONPointer.call(this, p, baseId, root.schema, root);\n}\n\n\n/**\n * @this Ajv\n */\nfunction resolveRecursive(root, ref, parsedRef) {\n /* jshint validthis: true */\n var res =
resolveSchema.call(this, root, ref);\n if (res) {\n var schema = res.schema;\n var baseId = res.baseId;\n root =
res.root;\n var id = this._getId(schema);\n if (id) baseId = resolveUrl(baseId, id);\n return
getJSONPointer.call(this, parsedRef, baseId, schema, root);\n }\n}\n\n\nvar PREVENT_SCOPE_CHANGE =
util.toHash(['properties', 'patternProperties', 'enum', 'dependencies', 'definitions']);\n\n/**\n * @this Ajv\n */\nfunction
getJSONPointer(parsedRef, baseId, schema, root) {\n /* jshint validthis: true */\n parsedRef.hash = parsedRef.hash ||
";\n if (parsedRef.hash.slice(0,2) !== '#') return;\n var parts = parsedRef.hash.split('/');\n for (var i = 1; i <
parts.length; i++) {\n var part = parts[i];\n if (part) {\n part = util.unescapeFragment(part);\n schema =
schema[part];\n if (schema === undefined) break;\n var id;\n if (!PREVENT_SCOPE_CHANGE[part])\n {\n id =
this._getId(schema);\n if (id) baseId = resolveUrl(baseId, id);\n if (schema.$ref) {\n var
$resref = resolveUrl(baseId, schema.$ref);\n var res = resolveSchema.call(this, root, $resref);\n if (res) {\n
schema = res.schema;\n root = res.root;\n baseId = res.baseId;\n }\n }\n }\n }\n }\n if
(schema !== undefined && schema !== root.schema)\n return { schema: schema, root: root, baseId: baseId

```



```

};\n}\n\nvar SIMPLE_INLINED = util.toHash([\n 'type', 'format', 'pattern',\n 'maxLength', 'minLength',\n 'maxProperties', 'minProperties',\n 'maxItems', 'minItems',\n 'maximum', 'minimum',\n 'uniqueItems',\n 'multipleOf',\n 'required', 'enum'\n]);\nfunction inlineRef(schema, limit) {\n if (limit === false) return false;\n if (limit === undefined || limit === true) return checkNoRef(schema);\n else if (limit) return countKeys(schema) <= limit;\n}\n\nfunction checkNoRef(schema) {\n var item;\n if (Array.isArray(schema)) {\n for (var i=0; i<schema.length; i++) {\n item = schema[i];\n if (typeof item === 'object' && !checkNoRef(item)) return false;\n }\n } else {\n for (var key in schema) {\n if (key === '$ref') return false;\n item = schema[key];\n if (typeof item === 'object' && !checkNoRef(item)) return false;\n }\n }\n return true;\n}\n\nfunction countKeys(schema) {\n var count = 0, item;\n if (Array.isArray(schema)) {\n for (var i=0; i<schema.length; i++) {\n item = schema[i];\n if (typeof item === 'object') count += countKeys(item);\n if (count === Infinity) return Infinity;\n }\n } else {\n for (var key in schema) {\n if (key === '$ref') return Infinity;\n if (SIMPLE_INLINED[key]) {\n count++;\n }\n else {\n item = schema[key];\n if (typeof item === 'object') count += countKeys(item) + 1;\n if (count === Infinity) return Infinity;\n }\n }\n }\n return count;\n}\n\nfunction getFullPath(id, normalize) {\n if (normalize !== false) id = normalizeId(id);\n var p = url.parse(id, false, true);\n return _getFullPath(p);\n}\n\nfunction _getFullPath(p) {\n var protocolSeparator = p.protocol || p.href.slice(0,2) === '// ? //' : '';\n return (p.protocol||"") + protocolSeparator + (p.host||"") + (p.path||"") + '#';\n}\n\nvar TRAILING_SLASH_HASH = '#\\|\\?$/';\nfunction normalizeId(id) {\n return id ? id.replace(TRAILING_SLASH_HASH, "") : '';\n}\n\nfunction resolveUrl(baseId, id) {\n id = normalizeId(id);\n return url.resolve(baseId, id);\n}\n\n/* @this Ajv */\nfunction resolveIds(schema) {\n var schemaId = normalizeId(this._getId(schema));\n var baseIds = {};\n var fullPaths = {};\n getFullPath(schemaId, false);\n var localRefs = {};\n var self = this;\n\n traverse(schema, {allKeys: true}, function(sch, jsonPtr, rootSchema, parentJsonPtr, parentKeyword, parentSchema, keyIndex) {\n if (jsonPtr === "") return;\n var id = self._getId(sch);\n var baseId = baseIds[parentJsonPtr];\n var fullPath = fullPaths[parentJsonPtr] + '/' + parentKeyword;\n if (keyIndex !== undefined)\n fullPath += '/' + (typeof keyIndex === 'number' ? keyIndex : util.escapeFragment(keyIndex));\n\n if (typeof id === 'string') {\n id = baseId = normalizeId(baseId ? url.resolve(baseId, id) : id);\n var refVal = self._refs[id];\n if (typeof refVal === 'string') refVal = self._refs[refVal];\n if (refVal && refVal.schema) {\n if (!equal(sch, refVal.schema))\n throw new Error('id \'' + id + '\' resolves to more than one schema');\n } else if (id !== normalizeId(fullPath))\n {\n if (id[0] === '#') {\n if (localRefs[id] && !equal(sch, localRefs[id]))\n throw new Error('id \'' + id + '\' resolves to more than one schema');\n localRefs[id] = sch;\n } else {\n self._refs[id] = fullPath;\n }\n }\n }\n\n baseIds[jsonPtr] = baseId;\n fullPaths[jsonPtr] = fullPath;\n });\n\n return localRefs;\n}\n\n\n// WEBPACK FOOTER //\n// ..~/ajv/lib/compile/resolve.js", "Copyright Joyent, Inc. and other Node contributors.\n// Permission is hereby granted, free of charge, to any person obtaining a\n// copy of this software and associated documentation files (the\n// "Software"), to deal in the Software without restriction, including\n// without limitation the rights to use, copy, modify, merge, publish,\n// distribute, sublicense, and/or sell copies of the Software, and to permit\n// persons to whom the Software is furnished to do so, subject to the\n// following conditions:\n// The above copyright notice and this permission notice shall be included\n// in all copies or substantial portions of the Software.\n// THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS\n// OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF\n// MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.\n// NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,\n// DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR\n// OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE\n// USE OR OTHER DEALINGS IN THE SOFTWARE.\n\nvar punycode = require('punycode');\nexports.parse = urlParse;\nexports.resolve = urlResolve;\nexports.resolveObject = urlResolveObject;\nexports.format = urlFormat;\nexports.Url =

```

```

Url;\n\nfunction Url() {\n  this.protocol = null;\n  this.slashes = null;\n  this.auth = null;\n  this.host = null;\n  this.port = null;\n  this.hostname = null;\n  this.hash = null;\n  this.search = null;\n  this.query = null;\n  this.pathname = null;\n  this.path = null;\n  this.href = null;\n}\n\n// Reference: RFC 3986, RFC 1808, RFC 2396\n\n// define these here so at least they only have to be\n// compiled once on the first module load.\n\nvar\n  protocolPattern =\n    /^[a-z0-9.+-:]/i,\n    portPattern = /^[0-9]*$/,\n    // RFC 2396: characters reserved for delimiting URLs.\n    // We actually just auto-escape these.\n    delims = ['<', '>', '\\'', '^', '|', '\\r', '\\n', '\\t'],\n    // RFC 2396: characters not allowed for various reasons.\n    unwise = ['{', '}', '|', '\\\\\\\\', '^', '~'].concat(delims),\n    // Allowed by RFCs, but cause of XSS attacks.  Always escape these.\n    autoEscape = ['\\\\'].concat(unwise),\n    // Characters that are never ever allowed in a hostname.\n    // Note that any invalid chars are also handled, but these\n    // are the ones that are *expected* to be seen, so we fast-path\n    // them.\n    nonHostChars = ['%', '/', '?', ';', '#'].concat(autoEscape),\n    hostEndingChars = [',', '?', '#'],\n    hostnameMaxLen = 255,\n    hostnamePartPattern = /^[a-z0-9A-Z_-]{0,63}$/,\n    hostnamePartStart = /^[a-z0-9A-Z_-]{0,63}(.*)$/,\n    // protocols that can allow \"unsafe\" and \"unwise\" chars.\n    unsafeProtocol\n      = {\n        'javascript': true,\n        'javascript:': true\n      },\n    // protocols that never have a hostname.\n    hostlessProtocol = {\n      'javascript': true,\n      'javascript:': true\n    },\n    // protocols that always contain a // bit.\n    slashedProtocol = {\n      'http': true,\n      'https': true,\n      'ftp': true,\n      'gopher': true,\n      'file': true,\n      'http:': true,\n      'https:': true,\n      'ftp:': true,\n      'gopher:': true,\n      'file:': true\n    },\n    querystring =\n      require('querystring');\n\n\nfunction urlParse(url, parseQueryString, slashesDenoteHost) {\n  if (url && typeof url\n    && url instanceof Url) return url;\n\n  var u = new Url();\n  u.parse(url, parseQueryString, slashesDenoteHost);\n\n  return u;\n}\n\nUrl.prototype.parse = function(url, parseQueryString, slashesDenoteHost) {\n  if (!isString(url)) {\n    throw new TypeError(\"Parameter 'url' must be a string, not \" +\n      typeof url);\n  }\n\n  var rest = url;\n\n  // trim before proceeding.\n\n  // This is to support parse stuff like \" http://foo.com \\\n\".\n  rest = rest.trim();\n\n  var proto =\n    protocolPattern.exec(rest);\n  if (proto) {\n    proto = proto[0];\n    var lowerProto = proto.toLowerCase();\n    this.protocol = lowerProto;\n    rest = rest.substr(proto.length);\n  }\n\n  // figure out if it's got a host\n  // user@server is *always* interpreted as a hostname, and url\n  // resolution will treat //foo/bar as host=foo,path=bar because that's\n  // how the browser resolves relative URLs.\n  if (slashesDenoteHost || proto ||\n    rest.match(/^[\\|\\?|@|+|@|\\|/]+/) {\n    var slashes = rest.substr(0, 2) === '//';\n    if (slashes && !(proto &&\n      hostlessProtocol[proto])) {\n      rest = rest.substr(2);\n      this.slashes = true;\n    }\n  }\n\n  if (!hostlessProtocol[proto] &&\n    (slashes || (proto && !slashedProtocol[proto]))) {\n    // there's a hostname.\n    // the first instance of /, ?, :, or # ends the host.\n    // If there is an @ in the hostname, then non-host chars *are*\n    // allowed\n    // to the left of the last @ sign, unless some host-ending\n    // character\n    // comes *before* the @-sign.\n    // URLs are obnoxious.\n    // ex:\n    // http://a@b@c/ => user:a host:c\n    // http://a@b?@c => user:a host:c path:/@c\n    // v0.12 TODO(isaacs): This is not quite how Chrome does things.\n    // Review our test case against browsers more comprehensively.\n\n    // find the first instance of any hostEndingChars\n    var hostEnd = -1;\n    for (var i = 0; i < hostEndingChars.length; i++) {\n      var hec = rest.indexOf(hostEndingChars[i]);\n      if (hec !== -1 && (hostEnd === -1 || hec < hostEnd))\n        hostEnd = hec;\n    }\n\n    // at this point, either we have an explicit point where the\n    // auth portion cannot go past, or the last @ char is the decider.\n    var auth, atSign;\n    if (hostEnd === -1) {\n      // atSign can be anywhere.\n      atSign = rest.lastIndexOf('@');\n    } else {\n      // atSign must be in auth portion.\n      // http://a@b/c@d => host:b auth:a path:/c@d\n      atSign = rest.lastIndexOf('@', hostEnd);\n    }\n\n    // Now we have a portion which is definitely the auth.\n    // Pull that off.\n    if (atSign !== -1) {\n      auth = rest.slice(0, atSign);\n      rest = rest.slice(atSign + 1);\n      this.auth = decodeURIComponent(auth);\n    }\n\n    // the host is the remaining to the left of the first non-host char\n    hostEnd = -1;\n    for (var i = 0; i < nonHostChars.length; i++) {\n      var hec = rest.indexOf(nonHostChars[i]);\n      if (hec !== -1 && (hostEnd === -1 || hec < hostEnd))\n        hostEnd = hec;\n    }\n\n    // if we still have not hit it, then the entire thing is a host.\n    if (hostEnd === -1)\n      hostEnd = rest.length;\n\n    this.host = rest.slice(0, hostEnd);\n  }

```

```

rest = rest.slice(hostEnd);\n\n // pull out port.\n  this.parseHost();\n\n // we've indicated that there is a
hostname,\n // so even if it's empty, it has
  to be present.\n  this.hostname = this.hostname || ";\n\n // if hostname begins with [ and ends with ]\n // assume
that it's an IPv6 address.\n  var ipv6Hostname = this.hostname[0] === '[' &&\n
this.hostname[this.hostname.length - 1] === '];\n\n // validate a little.\n  if (!ipv6Hostname) {\n    var hostparts
= this.hostname.split(/\\./);\n    for (var i = 0, l = hostparts.length; i < l; i++) {\n      var part = hostparts[i];\n      if
(!part) continue;\n      if (!part.match(hostnamePartPattern)) {\n        var newpart = ";\n        for (var j = 0, k =
part.length; j < k; j++) {\n          if (part.charCodeAt(j) > 127) {\n            // we replace non-ASCII char with a
temporary placeholder\n            // we need this to make sure size of hostname is not\n            // broken by
replacing non-ASCII by nothing\n            newpart += 'x';\n          } else {\n            newpart += part[j];\n          }\n        }\n      }\n\n      // we test again with ASCII char only\n      if (!newpart.match(hostnamePartPattern)) {\n        var validParts =
hostparts.slice(0, i);\n        var notHost = hostparts.slice(i + 1);\n        var bit = part.match(hostnamePartStart);\n        if (bit) {\n          validParts.push(bit[1]);\n          notHost.unshift(bit[2]);\n        }\n        if
(notHost.length) {\n          rest = '/' + notHost.join('.') + rest;\n        }\n        this.hostname =
validParts.join('.);\n        break;\n      }\n    }\n\n    if (this.hostname.length > hostnameMaxLen)
{\n      this.hostname = ";\n    } else {\n      // hostnames are always lower case.\n      this.hostname =
this.hostname.toLowerCase();\n    }\n\n    if (!ipv6Hostname) {\n      // IDNA Support: Returns a puny coded
representation of \"domain\".\n      // It only converts the part of the domain name that\n      // has non ASCII
characters. I.e. it dosent matter
if\n      // you call it with a domain that already is in ASCII.\n      var domainArray = this.hostname.split('.);\n      var
newOut = [];\n      for (var i = 0; i < domainArray.length; ++i) {\n        var s = domainArray[i];\n        newOut.push(s.match(/^[^A-Za-z0-9_-]/) ?\n          'xn--' + punycode.encode(s) : s);\n      }\n      this.hostname =
newOut.join('.);\n    }\n\n    var p = this.port ? ':' + this.port : ";\n    var h = this.hostname || ";\n    this.host = h + p;\n    this.href += this.host;\n\n    // strip [ and ] from the hostname\n    // the host field still retains them, though\n    if
(ipv6Hostname) {\n      this.hostname = this.hostname.substr(1, this.hostname.length - 2);\n      if (rest[0] !== '/') {\n        rest = '/' + rest;\n      }\n    }\n\n    // now rest is set to the post-host stuff.\n    // chop off any delim chars.\n    if
(!unsafeProtocol[lowerProto]) {\n      // First, make 100% sure that any \"autoEscape\" chars get\n      // escaped, even
if encodeURIComponent
doesn't think they\n      // need to be.\n      for (var i = 0, l = autoEscape.length; i < l; i++) {\n        var ae =
autoEscape[i];\n        var esc = encodeURIComponent(ae);\n        if (esc === ae) {\n          esc = escape(ae);\n        }\n        rest = rest.split(ae).join(esc);\n      }\n    }\n\n    // chop off from the tail first.\n    var hash = rest.indexOf('#);\n    if (hash
!== -1) {\n      // got a fragment string.\n      this.hash = rest.substr(hash);\n      rest = rest.slice(0, hash);\n    }\n    var qm =
rest.indexOf('?);\n    if (qm !== -1) {\n      this.search = rest.substr(qm);\n      this.query = rest.substr(qm + 1);\n      if
(parseQueryString) {\n        this.query = querystring.parse(this.query);\n      }\n      rest = rest.slice(0, qm);\n    } else if
(parseQueryString) {\n      // no query string, but parseQueryString still requested\n      this.search = ";\n      this.query =
{};\n    }\n\n    if (rest) this.pathname = rest;\n    if (slashedProtocol[lowerProto] &&\n      this.hostname &&
!this.pathname)
{\n      this.pathname = ';\n    }\n\n    //to support http.request\n    if (this.pathname || this.search) {\n      var p =
this.pathname || ";\n      var s = this.search || ";\n      this.path = p + s;\n    }\n\n    // finally, reconstruct the href based on
what has been validated.\n    this.href = this.format();\n    return this;\n};\n\n// format a parsed object into a url
string\nfunction urlFormat(obj) {\n  // ensure it's an object, and not a string url.\n  // If it's an obj, this is a no-op.\n  //
this way, you can call url_format() on strings\n  // to clean up potentially wonky urls.\n  if (isString(obj)) obj =
urlParse(obj);\n  if (!(obj instanceof Url)) return Url.prototype.format.call(obj);\n  return
obj.format();\n}\n\nUrl.prototype.format = function() {\n  var auth = this.auth || ";\n  if (auth) {\n    auth =
encodeURIComponent(auth);\n    auth = auth.replace(/%3A/i, ':);\n    auth += '@';\n  }\n\n  var protocol =
this.protocol || ";\n  pathname = this.pathname || ";\n  hash = this.hash

```

```

|| ",\n    host = false,\n    query = ";\n\n if (this.host) {\n    host = auth + this.host;\n } else if (this.hostname) {\n
host = auth + (this.hostname.indexOf('.') === -1 ?\n    this.hostname :\n    '[' + this.hostname + ']');\n if
(this.port) {\n    host += ':' + this.port;\n }\n }\n\n if (this.query &&\n    isObject(this.query) &&\n
Object.keys(this.query).length) {\n    query = querystring.stringify(this.query);\n }\n\n var search = this.search ||
(query && ('?' + query)) || ";\n\n if (protocol && protocol.substr(-1) !== ':') protocol += ";\n\n // only the
slashedProtocols get the //. Not mailto:, xmpp:, etc.\n // unless they had them to begin with.\n if (this.slashes ||\n
(!protocol || slashedProtocol[protocol]) && host !== false) {\n    host = '/' + (host || ");\n    if (pathname &&
pathname.charAt(0) !== '/') pathname = '/' + pathname;\n } else if (!host) {\n    host = ";\n }\n\n if (hash &&
hash.charAt(0) !== '#')
    hash = '#' + hash;\n if (search && search.charAt(0) !== '?') search = '?' + search;\n\n pathname =
pathname.replace(/[#]/g, function(match) {\n    return encodeURIComponent(match);\n });\n search =
search.replace('#', '%23');\n\n return protocol + host + pathname + search + hash;\n};\n\nfunction
urlResolve(source, relative) {\n    return urlParse(source, false, true).resolve(relative);\n}\n\nUrl.prototype.resolve =
function(relative) {\n    return this.resolveObject(urlParse(relative, false, true)).format();\n};\n\nfunction
urlResolveObject(source, relative) {\n    if (!source) return relative;\n    return urlParse(source, false,
true).resolveObject(relative);\n}\n\nUrl.prototype.resolveObject = function(relative) {\n    if (isString(relative)) {\n
var rel = new Url();\n    rel.parse(relative, false, true);\n    relative = rel;\n }\n\n var result = new Url();\n
Object.keys(this).forEach(function(k) {\n    result[k] = this[k];\n }, this);\n\n // hash is always overridden, no matter
what.\n // even href="" will remove it.\n result.hash = relative.hash;\n\n // if the relative url is empty, then there's
nothing left to do here.\n if (relative.href === "") {\n    result.href = result.format();\n    return result;\n }\n\n // hrefs
like //foo/bar always cut to the protocol.\n if (relative.slashes && !relative.protocol) {\n    // take everything except
the protocol from relative\n    Object.keys(relative).forEach(function(k) {\n        if (k !== 'protocol')\n            result[k] =
relative[k];\n    });\n\n //urlParse appends trailing / to urls like http://www.example.com\n    if
(slashedProtocol[result.protocol] &&\n        result.hostname && !result.pathname) {\n        result.path =
result.pathname + "/";\n    }\n\n    result.href = result.format();\n    return result;\n }\n\n if (relative.protocol &&
relative.protocol !== result.protocol) {\n    // if it's a known url protocol, then changing\n    // the protocol does weird
things\n    // first, if it's not file:,
then we MUST have a host,\n    // and if there was a path\n    // to begin with, then we MUST have a path.\n    // if it
is file:, then the host is dropped,\n    // because that's known to be hostless.\n    // anything else is assumed to be
absolute.\n    if (!slashedProtocol[relative.protocol]) {\n        Object.keys(relative).forEach(function(k) {\n
result[k] = relative[k];\n        });\n        result.href = result.format();\n        return result;\n    }\n\n    result.protocol =
relative.protocol;\n    if (!relative.host && !hostlessProtocol[relative.protocol]) {\n        var relPath =
(relative.pathname || "").split("/);\n        while (relPath.length && !(relative.host = relPath.shift()));\n        if
(!relative.host) relative.host = ";\n        if (!relative.hostname) relative.hostname = ";\n        if (relPath[0] !== "")
relPath.unshift("");\n        if (relPath.length < 2) relPath.unshift("");\n        result.pathname = relPath.join("/);\n    } else
{\n        result.pathname = relative.pathname;\n    }\n\n    result.search = relative.search;\n    result.query = relative.query;\n
result.host = relative.host || ";\n
result.auth = relative.auth;\n    result.hostname = relative.hostname || relative.host;\n    result.port = relative.port;\n
\n // to support http.request\n    if (result.pathname || result.search) {\n        var p = result.pathname || ";\n        var s =
result.search || ";\n        result.path = p + s;\n    }\n\n    result.slashes = result.slashes || relative.slashes;\n    result.href =
result.format();\n    return result;\n }\n\n var isSourceAbs = (result.pathname && result.pathname.charAt(0) ===
'/'),\n    isRelAbs = (\n        relative.host ||\n        relative.pathname && relative.pathname.charAt(0) === '/'\n    ),\n    mustEndAbs = (isRelAbs || isSourceAbs ||\n        (result.host && relative.pathname)),\n    removeAllDots = mustEndAbs,\n    srcPath = result.pathname && result.pathname.split("/") || [],\n    relPath =
relative.pathname
    && relative.pathname.split("/") || [],\n    psychotic = result.protocol && !slashedProtocol[result.protocol];\n\n // if
the url is a non-slashed url, then relative\n // links like ../ should be able\n // to crawl up to the hostname, as well.
This is strange.\n // result.protocol has already been set by now.\n // Later on, put the first path part into the host

```



```

=== `string`;
function
isObject(arg) {
  return typeof arg === 'object' && arg !== null;
}
function isNull(arg) {
  return arg ===
  null;
}
function isNullOrUndefined(arg) {
  return arg == null;
}
// WEBPACK FOOTER
//
./~/url/url.js", /*! https://mths.be/punycode v1.3.2 by @mathias */
(function(root) {
  /** Detect free variables
  */
  var freeExports = typeof exports === 'object' && exports && exports.nodeType && exports;
  var freeModule = typeof module === 'object' && module && module.nodeType && module;
  var freeGlobal =
  typeof global === 'object' && global;
  if (!freeGlobal.global === freeGlobal || !freeGlobal.window ===
  freeGlobal || !freeGlobal.self === freeGlobal) {
    /** The `punycode`
    object.
    */
    @name punycode
    /** @type Object
    */
    var punycode,
    /** Highest positive signed 32-bit
    float value
    */
    tmaxInt = 2147483647, // aka. 0x7FFFFFFF or 2^31-1
    /** Bootstring parameters
    */
    tbase = 36,
    tMin = 1,
    tMax = 26,
    tskew = 38,
    tdamp = 700,
    tinitialBias = 72,
    tinitialN = 128, //
    0x80
    tdelimiter = '-', // '\x2D'
    /** Regular expressions
    */
    tregexPunycode = /^xn--/,
    tregexNonASCII =
    /[\^\x20-\x7E]/, // unprintable ASCII chars + non-ASCII chars
    tregexSeparators =
    /[\x2E\u3002\uFF0E\uFF61]/g, // RFC 3490 separators
    /** Error messages
    */
    terrors = {
      'overflow':
      'Overflow: input needs wider integers to process',
      'not-basic': 'Illegal input >= 0x80 (not a basic code
      point)',
      'invalid-input': 'Invalid input'
    },
    /** Convenience shortcuts
    */
    tbaseMinusTMin = base -
    tMin,
    tfloor = Math.floor,
    tstringFromCharCode = String.fromCharCode,
    /** Temporary variable
    */
    tkey;

    /**-----
    */
    /** A generic error utility
    function.
    */
    @private
    @param {String} type The error type.
    @returns {Error} Throws a `RangeError`
    with the applicable
    error message.
    */
    function error(type) {
      throw RangeError(errors[type]);
    }
    /** A generic
    `Array#map` utility function.
    */
    @private
    @param {Array} array The array to iterate over.
    @param
    {Function} callback The function that gets called for every array
    item.
    @returns {Array} A new array of
    values returned by the callback function.
    */
    function map(array, fn) {
      var length = array.length;
      var result = [];
      while (length--) {
        result[length] = fn(array[length]);
      }
      return result;
    }
    /** A
    simple `Array#map`-like wrapper to work with domain name strings or email
    addresses.
    */
    @private
    @param {String} domain The domain name or email address.
    @param {Function} callback The function that
    gets called for every
    character.
    @returns {Array} A new string of characters returned by the callback
    function.
    */
    function mapDomain(string, fn) {
      var parts = string.split('@');
      var result = '';
      if (parts.length > 1) {
        // In email addresses, only the domain
        name should be punycode'd. Leave
        the local part (i.e. everything up to `@`) intact.
        result = parts[0] +
        '@';
        string = parts[1];
        // Avoid `split(regex)` for IE8 compatibility. See #17.
        string =
        string.replace(tregexSeparators, '\x2E');
        var labels = string.split('.');
        var encoded = map(labels,
        fn).join('.');
        return result + encoded;
      }
      /** Creates an array containing the numeric code points of
      each Unicode
      character in the string. While JavaScript uses UCS-2 internally,
      this function will convert a
      pair of surrogate halves (each of which
      UCS-2 exposes as separate characters) into a single code point,
      matching UTF-16.
      @see `punycode.ucs2.encode`
      @see <https://mathiasbynens.be/notes/javascript-
      encoding>
      @memberOf punycode.ucs2
      @name decode
      @param
      {String} string The Unicode input string (UCS-2).
      @returns {Array} The new array of code points.
      */
      function ucs2decode(string) {
        var output = [],
        counter = 0,
        length = string.length,
        value,
        extra;
        while (counter < length) {
          value = string.charCodeAt(counter++);
          if (value >=
          0xD800 && value <= 0xDBFF && counter < length) {
            // high surrogate, and there is a next
            character
            extra = string.charCodeAt(counter++);
            if ((extra & 0xFC00) == 0xDC00) { // low
            surrogate
            output.push(((value & 0x3FF) << 10) + (extra & 0x3FF) + 0x10000);
          } else {
            // unmatched surrogate; only append this code unit, in case the next
            code unit is the high surrogate of a
            surrogate pair
            output.push(value);
            counter--;
          }
        } else {
          output.push(value);
        }
        return output;
      }
      /** Creates a string based on an
      */

```

```

array of numeric code points.\n\t * @see `punycode.ucs2.decode`\n\t * @memberOf punycode.ucs2\n\t * @name
encode\n\t * @param {Array} codePoints The array of numeric code points.\n\t * @returns {String} The new
Unicode string (UCS-2).\n\t */\n\tfunction ucs2encode(array) {\n\t\treturn map(array, function(value) {\n\t\t\tvar
output = '';\n\t\t\tif (value > 0xFFFF) {\n\t\t\t\tvalue -= 0x10000;\n\t\t\t\toutput += stringFromCharCode(value >>>
10 & 0x3FF | 0xD800);\n\t\t\t\tvalue = 0xDC00 | value & 0x3FF;\n\t\t\t\toutput +=
stringFromCharCode(value);\n\t\t\t\treturn output;\n\t\t\t}).join('');\n\t\t}\n\t}\n\t/**\n\t * Converts a basic code point into a
digit/integer.\n\t * @see `digitToBasic()`\n\t * @private\n\t * @param {Number} codePoint The basic numeric code
point value.\n\t * @returns {Number} The numeric value of a basic code point (for use in\n\t * representing
integers) in the range `0` to `base - 1`, or `base` if\n\t * the code point does not represent a value.\n\t */\n\tfunction
basicToDigit(codePoint)
{\n\t\tif (codePoint - 48 < 10) {\n\t\t\treturn codePoint - 22;\n\t\t}\n\t\tif (codePoint - 65 < 26) {\n\t\t\treturn
codePoint - 65;\n\t\t}\n\t\tif (codePoint - 97 < 26) {\n\t\t\treturn codePoint - 97;\n\t\t}\n\t\treturn
base;\n\t}\n\t}\n\t/**\n\t * Converts a digit/integer into a basic code point.\n\t * @see `basicToDigit()`\n\t *
@private\n\t * @param {Number} digit The numeric value of a basic code point.\n\t * @returns {Number} The
basic code point whose value (when used for\n\t * representing integers) is `digit`, which needs to be in the range\n\t
* `0` to `base - 1`. If `flag` is non-zero, the uppercase form is\n\t * used; else, the lowercase form is used. The
behavior is undefined\n\t * if `flag` is non-zero and `digit` has no uppercase form.\n\t */\n\tfunction
digitToBasic(digit, flag) {\n\t\t// 0..25 map to ASCII a..z or A..Z\n\t\t// 26..35 map to ASCII 0..9\n\t\treturn digit +
22 + 75 * (digit < 26) - ((flag != 0) << 5);\n\t}\n\t}\n\t/**\n\t * Bias adaptation
function as per section 3.4 of RFC 3492.\n\t * http://tools.ietf.org/html/rfc3492#section-3.4\n\t * @private\n\t
*\n\t */\n\tfunction adapt(delta, numPoints, firstTime) {\n\t\tvar k = 0;\n\t\tdelta = firstTime ? floor(delta / damp) : delta
>> 1;\n\t\tdelta += floor(delta / numPoints);\n\t\tfor (/* no initialization */; delta > baseMinusTMin * tMax >> 1; k
+= base) {\n\t\t\tdelta = floor(delta / baseMinusTMin);\n\t\t\treturn floor(k + (baseMinusTMin + 1) * delta /
(delta + skew));\n\t\t}\n\t}\n\t}\n\t/**\n\t * Converts a Punycode string of ASCII-only symbols to a string of Unicode\n\t
* symbols.\n\t * @memberOf punycode\n\t * @param {String} input The Punycode string of ASCII-only symbols.\n\t
* @returns {String} The resulting string of Unicode symbols.\n\t */\n\tfunction decode(input) {\n\t\t// Don't use
UCS-2\n\t\tvar output = [],\n\t\t\tinputLength = input.length,\n\t\t\tout,\n\t\t\ti = 0,\n\t\t\tn = initialN,\n\t\t\tbias
= initialBias,\n\t\t\tbasic,\n\t\t\tj,\n\t\t\tindex,\n\t\t\toldi,\n\t\t\tw,\n\t\t\tk,\n\t\t\tdigit,\n\t\t\tt,\n\t\t\t/** Cached calculation results */\n\t\t\tbaseMinusT;\n\t\t// Handle the basic code points: let `basic` be the number of input code
points before the last delimiter, or `0` if
there is none, then copy\n\t\t// the first basic code points to the output.\n\t\tbasic =
input.lastIndexOf(delimiter);\n\t\tif (basic < 0) {\n\t\t\tbasic = 0;\n\t\t}\n\t\tfor (j = 0; j < basic; ++j) {\n\t\t\t// if it's
not a basic code point\n\t\t\tif (input.charCodeAt(j) >= 0x80) {\n\t\t\t\tthrow('not-
basic');\n\t\t\t}\n\t\t\toutput.push(input.charCodeAt(j));\n\t\t}\n\t\t// Main decoding loop: start just after the last
delimiter if any basic code
points were copied; start at the beginning otherwise.\n\t\tfor (index = basic > 0 ?
basic + 1 : 0; index < inputLength; /* no final expression */) {\n\t\t\t`index` is the index of the next character to
be consumed.\n\t\t\t// Decode a generalized variable-length integer
into `delta`,\n\t\t\t// which gets added to `i`. The overflow checking is easier\n\t\t\t// if we increase `i` as we go, then
subtract off its starting\n\t\t\t// value at the end to obtain `delta`.\n\t\t\tfor (oldi = i, w = 1, k = base; /* no condition
*/; k += base) {\n\t\t\t\tif (index >= inputLength) {\n\t\t\t\t\tthrow('invalid-input');\n\t\t\t\t}\n\t\t\t\ttdigit =
basicToDigit(input.charCodeAt(index++));\n\t\t\t\tif (digit >= base || digit > floor((maxInt - i) / w))
{\n\t\t\t\t\tthrow('overflow');\n\t\t\t\t}\n\t\t\t\tti += digit * w;\n\t\t\t\tif (k <= bias ? tMin : (k >= bias + tMax ? tMax :
k - bias);\n\t\t\t\tif (digit < t) {\n\t\t\t\t\ttbreak;\n\t\t\t\t}\n\t\t\t\ttbaseMinusT = base - t;\n\t\t\t\tif (w > floor(maxInt
/ baseMinusT)) {\n\t\t\t\t\tthrow('overflow');\n\t\t\t\t}\n\t\t\t\ttw *= baseMinusT;\n\t\t\t\t}\n\t\t\t\ttout = output.length
+ 1;\n\t\t\t\tbias = adapt(i - oldi, out, oldi == 0);\n\t\t\t\t// `i` was supposed to wrap around from `out` to `0`,\n\t\t\t\t//
incrementing
\n\t\t\t`n` each time, so we'll fix that now:\n\t\t\tif (floor(i / out) > maxInt - n) {\n\t\t\t\tthrow('overflow');\n\t\t\t}\n\t\t\ttn
+= floor(i / out);\n\t\t\tti %= out;\n\t\t\t// Insert `n` at position `i` of the output\n\t\t\toutput.splice(i++, 0,

```

```

n);
return ucs2encode(output);
}
/**
 * Converts a string of Unicode symbols (e.g. a domain
 * name label) to a Punycode string of ASCII-only symbols.
 * @memberOf punycode
 * @param {String} input The string of Unicode symbols.
 * @returns {String} The resulting Punycode string of ASCII-only
 * symbols.
 */
function encode(input) {
  var n, delta, handledCPCount, basicLength, bias, j, m, q, k, t, currentValue, output = [],
      inputLength,
      cachedCalculation,
      handledCPCountPlusOne,

```

```

      baseMinusT,
      qMinusT;
  // Convert the input in UCS-2 to Unicode
  input = ucs2decode(input);
  // Cache the length
  inputLength = input.length;
  // Initialize the state
  tn = initialN;
  delta = 0;
  bias = initialBias;
  // Handle the basic code points
  for (j = 0; j < inputLength; ++j) {
    currentValue = input[j];
    if (currentValue < 0x80)
      output.push(stringFromCharCode(currentValue));
    handledCPCount = basicLength = output.length;
    // `handledCPCount` is the number of code points that have been handled;
    // `basicLength` is the number of basic code points.
    // Finish the basic string - if it is not empty - with a delimiter
    if (basicLength) {
      output.push(delimiter);
    }
    // Main encoding loop:
    while (handledCPCount < inputLength) {
      // All non-basic code points < n have been handled already. Find the next
      // larger one:
      for

```

```

      (m = maxInt, j = 0; j < inputLength; ++j) {
        currentValue = input[j];
        if (currentValue >= n && currentValue < m) {
          tm = currentValue;
          // Increase `delta` enough to advance the
          decoder's <n,i> state to <m,0>, but guard against overflow
          handledCPCountPlusOne = handledCPCount + 1;
          if (m - n > floor((maxInt - delta) / handledCPCountPlusOne))
            error('overflow');
          delta += (m - n) * handledCPCountPlusOne;
          tn = m;
          for (j = 0; j < inputLength; ++j) {
            currentValue = input[j];
            if (currentValue < n && ++delta > maxInt)
              error('overflow');
            if (currentValue == n) {
              // Represent delta as a generalized
              variable-length integer
              for (q = delta, k = base; /* no condition */; k += base) {
                tt = k <= bias ? tMin : (k >= bias + tMax ? tMax : k - bias);
                if (q < t) break;
                tn = qMinusT = q - t;
                baseMinusT = base - t;
                output.push(stringFromCharCode(digitToBasic(t + qMinusT % baseMinusT, 0)));
                tq = floor(qMinusT / baseMinusT);
                output.push(stringFromCharCode(digitToBasic(q, 0)));
                bias = adapt(delta, handledCPCountPlusOne, handledCPCount == basicLength);
                delta = 0;
                ++handledCPCount;
                ++delta;
                ++n;
              }
            }
            return

```

```

output.join("");
}
/**
 * Converts a Punycode string representing a domain name or an email address
 * to Unicode. Only the Punycode parts of the input will be converted, i.e.
 * it doesn't matter if you call it on a string that has already been
 * converted to Unicode.
 * @memberOf punycode
 * @param {String} input The Punycode domain name or email address to
 * convert to Unicode.
 * @returns {String} The Unicode representation

```

```

of the given Punycode string.
 */
function toUnicode(input) {
  return mapDomain(input, function(string) {
    return regexPunycode.test(string) ? decode(string.slice(4).toLowerCase()) : string;
  });
}
/**
 * Converts a Unicode string representing a domain name or an email address
 * to Punycode. Only the non-ASCII parts of the domain name will be converted,
 * i.e. it doesn't matter if you call it with a domain that's already in
 * ASCII.
 * @memberOf punycode
 * @param {String} input The domain name or email address to convert, as
 * a Unicode string.
 * @returns {String} The Punycode representation of the given domain
 * name or email address.
 */
function toASCII(input) {
  return mapDomain(input, function(string) {
    return regexNonASCII.test(string) ? 'xn--' + encode(string) : string;
  });
}

```

```

Define the public API
punycode = {
  /**
   * A string representing the current Punycode.js version number.
   * @memberOf punycode
   * @type String
   */
  version: '1.3.2',
  /**
   * An object of methods to convert from JavaScript's internal character
   * representation (UCS-2) to Unicode code points, and

```





above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software. THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
use strict;\n\nvar stringifyPrimitive = function(v) {\n  switch (typeof v) {\n    case 'string':\n      return v;\n\n    case 'boolean':\n      return v ? 'true' : 'false';\n\n    case 'number':\n      return isFinite(v) ? v : '';\n\n    default:\n      return '';\n  }\n};\n\nmodule.exports = function(obj, sep, eq, name) {\n  sep = sep || '&';\n  eq = eq || '=';\n  if (obj === null) {\n    obj = undefined;\n  }\n  if (typeof obj === 'object') {\n    return Object.keys(obj).map(function(k) {\n      var ks =\n        encodeURIComponent(stringifyPrimitive(k)) + eq;\n      if (Array.isArray(obj[k])) {\n        return\n          obj[k].map(function(v) {\n            return ks + encodeURIComponent(stringifyPrimitive(v));\n          }).join(sep);\n      }\n      else {\n        return ks + encodeURIComponent(stringifyPrimitive(obj[k]));\n      }\n    }).join(sep);\n  }\n  if\n    (!name) return '';\n  return encodeURIComponent(stringifyPrimitive(name)) + eq +\n    encodeURIComponent(stringifyPrimitive(obj));\n};\n\n// WEBPACK FOOTER\n\n~/~/quystring/encode.js", "use strict";\n\nmodule.exports = function equal(a, b) {\n  if (a === b)\n    return true;\n\n  var arrA = Array.isArray(a)\n    , arrB = Array.isArray(b)\n    , i;\n\n  if (arrA && arrB) {\n    if (a.length !== b.length) return false;\n    for (i = 0; i < a.length; i++)\n      if (!equal(a[i], b[i])) return false;\n    return true;\n  }\n\n  if (arrA !== arrB) return false;\n\n  if (a && b && typeof a === 'object' && typeof b === 'object') {\n    var keys = Object.keys(a);\n    if (keys.length !== Object.keys(b).length) return false;\n\n    var dateA = a instanceof Date\n      , dateB = b instanceof Date;\n    if (dateA && dateB) return a.getTime() === b.getTime();\n    if (dateA !==\n      dateB) return false;\n\n    var regexpA = a instanceof RegExp\n      , regexpB = b instanceof RegExp;\n    if (regexpA && regexpB) return a.toString() === b.toString();\n    if (regexpA !==\n      regexpB) return false;\n\n    for (i = 0;\n      i < keys.length; i++)\n      if (!Object.prototype.hasOwnProperty.call(b, keys[i]))\n        return false;\n    for (i = 0; i <\n      keys.length; i++)\n      if (!equal(a[keys[i]],\n        b[keys[i]])) return false;\n    return true;\n  }\n\n  return false;\n};\n\n// WEBPACK FOOTER\n\n~/~/fast-deep-equal/index.js", "use strict";\n\nmodule.exports = {\n  copy: copy,\n  checkDataType: checkDataType,\n  checkDataTypes: checkDataTypes,\n  coerceToTypes: coerceToTypes,\n  toHash: toHash,\n  getProperty: getProperty,\n  escapeQuotes: escapeQuotes,\n  equal: require('fast-deep-equal'),\n  ucs2length: require('./ucs2length'),\n  varOccurences: varOccurences,\n  varReplace: varReplace,\n  cleanUpCode: cleanUpCode,\n  finalCleanUpCode: finalCleanUpCode,\n  schemaHasRules: schemaHasRules,\n  schemaHasRulesExcept: schemaHasRulesExcept,\n  toQuotedString: toQuotedString,\n  getPathExpr: getPathExpr,\n  getPath: getPath,\n  getData: getData,\n  unescapeFragment: unescapeFragment,\n  unescapeJsonPointer: unescapeJsonPointer,\n  escapeFragment: escapeFragment,\n  escapeJsonPointer: escapeJsonPointer\n};\n\nfunction copy(o, to) {\n  to = to || {};\n  for (var key\n    in o) to[key] = o[key];\n  return to;\n}\n\nfunction checkDataType(dataType, data, negate) {\n  var EQUAL =\n    negate ? ' !== ' : ' === '\n    , AND = negate ? ' && ' : ' '\n    , OK = negate ? ' ! ' : ''\n    , NOT = negate ? ' ! ' : '';\n  switch (dataType) {\n    case 'null': return data + EQUAL + 'null';\n    case 'array': return OK + 'Array.isArray(' +\n      data + ')';\n    case 'object': return '(' + OK + data + AND +\n      'typeof ' + data + EQUAL + '"object"' +\n      AND +\n      NOT + 'Array.isArray(' + data + ')';\n    case 'integer': return '(typeof ' + data + EQUAL +\n      '"number"' + AND +\n      NOT + '(' + data + ' % 1) ' +\n      AND + data + EQUAL +\n      data + ')';\n    default: return 'typeof ' + data + EQUAL + '"' +\n      dataType + '"';\n  }\n}\n\nfunction\n  checkDataTypes(dataTypes, data) {\n  switch (dataTypes.length) {\n    case 1: return checkDataType(dataTypes[0],\n      data, true);\n    default: var\n      code = '';\n      var types = toHash(dataTypes);\n      if (types.array && types.object) {\n        code = types.null ? '(':\n          '(' + data + ' || ';\n        code += 'typeof ' + data + ' !== "object";\n        delete types.null;\n        delete
```

```

types.array;\n    delete types.object;\n    }\n    if (types.number) delete types.integer;\n    for (var t in types)\n        code += (code ? ' && ' : ' ') + checkDataType(t, data, true);\n    return code;\n    }\n}\n\nCOERCE_TO_TYPES = toHash([ 'string', 'number', 'integer', 'boolean', 'null' ]);\n\nfunction\ncoerceToTypes(optionCoerceTypes, dataTypes) {\n    if (Array.isArray(dataTypes)) {\n        var types = [];\n        for (var\n            i=0; i<dataTypes.length; i++) {\n            var t = dataTypes[i];\n            if (COERCE_TO_TYPES[t]) types[types.length] =\n                t;\n            else if (optionCoerceTypes === 'array' && t === 'array') types[types.length] = t;\n        }\n        if (types.length)\n            return types;\n    } else if (COERCE_TO_TYPES[dataTypes]) {\n        return [dataTypes];\n    }\n    else if (optionCoerceTypes === 'array' && dataTypes === 'array') {\n        return ['array'];\n    }\n}\n\nfunction\n    toHash(arr) {\n        var hash = {};\n        for (var i=0; i<arr.length; i++) hash[arr[i]] = true;\n        return hash;\n    }\n\n    IDENTIFIER = /^[a-z$_][a-z$_0-9]*$/i;\n    var SINGLE_QUOTE = /'\\\\\\\\/g;\n    function getProperty(key) {\n        return\n            typeof key === 'number'\n                ? '[' + key + ']'\n                : IDENTIFIER.test(key)\n                    ? '!' + key\n                    : '[' + key + '\n                ]'\n            + escapeQuotes(key) + "'";\n    }\n\n    function escapeQuotes(str) {\n        return str.replace(SINGLE_QUOTE, '\\\\\\$&')\n            .replace(/\\n/g, '\\\\\\n')\n            .replace(/\\r/g, '\\\\\\r')\n            .replace(/\\f/g, '\\\\\\f')\n            .replace(/\\t/g,\n                '\\\\\\t');\n    }\n\n    function varOccurrences(str, dataVar) {\n        dataVar += '[^0-9]';\n        var matches = str.match(new\n            RegExp(dataVar, 'g'));\n        return matches ? matches.length : 0;\n    }\n\n    function varReplace(str, dataVar, expr) {\n        dataVar += '[^0-9]';\n        expr = expr.replace(/\\$/g, '$$$$');\n        return str.replace(new RegExp(dataVar, 'g'), expr + '$1');\n    }\n\n    var\n        EMPTY_ELSE = /else\\s*{\\s*}/g\n        , EMPTY_IF_NO_ELSE = /if\\s*\\((\\^)+\\)\\s*{\\s*}\\s*else/g\n        ,\n        EMPTY_IF_WITH_ELSE = /if\\s*\\((\\^)+\\)\\s*{\\s*}\\s*else(?:\\s*if)/g;\n    function cleanUpCode(out) {\n        return out.replace(EMPTY_ELSE, "")\n            .replace(EMPTY_IF_NO_ELSE, "")\n            .replace(EMPTY_IF_WITH_ELSE, 'if (!($1))');\n    }\n\n    var\n        ERRORS_REGEXP = /[^\n].errors/g\n        ,\n        REMOVE_ERRORS = /var errors = 0;|var vErrors = null;|validate.errors = vErrors;/g\n        ,\n        REMOVE_ERRORS_ASYNC = /var errors = 0;|var vErrors = null;/g\n        , RETURN_VALID = 'return errors ===\n        0;'\n        , RETURN_TRUE = 'validate.errors = null; return true;'\n        , RETURN_ASYNC = /if \\((errors === 0) return\n        data;\\s*else throw new ValidationError\\((vErrors)\\);/g\n        , RETURN_DATA_ASYNC = 'return data;'\n        ,\n        ROOTDATA_REGEXP = /^[A-Za-z_$]rootData[^A-Za-z0-9_$]/g\n        , REMOVE_ROOTDATA = /if \\((rootData\n        === undefined)\\) rootData = data;/g;\n    function finalCleanUpCode(out, async) {\n        var matches =\n            out.match(ERRORS_REGEXP);\n        if (matches && matches.length === 2) {\n            out = async\n                ?\n                out.replace(REMOVE_ERRORS_ASYNC, "")\n                    .replace(RETURN_ASYNC,\n                        RETURN_DATA_ASYNC)\n                : out.replace(REMOVE_ERRORS, "")\n                    .replace(RETURN_VALID,\n                        RETURN_TRUE);\n        }\n        matches = out.match(ROOTDATA_REGEXP);\n        if (!matches || matches.length !== 3)\n            return out;\n        return out.replace(REMOVE_ROOTDATA, "");\n    }\n\n    function schemaHasRules(schema, rules) {\n        if (typeof schema === 'boolean') return !schema;\n        for (var key in schema) if (rules[key]) return\n            true;\n    }\n\n    function schemaHasRulesExcept(schema, rules, exceptKeyword) {\n        if (typeof schema === 'boolean')\n            return !schema && exceptKeyword !== 'not';\n        for (var key in schema) if (key !== exceptKeyword && rules[key])\n            return true;\n    }\n\n    function toQuotedString(str) {\n        return '"' + escapeQuotes(str) + '"';\n    }\n\n    function\n        getPathExpr(currentPath, expr, jsonPointers, isNumber) {\n            var path = jsonPointers // false by default\n                ?\n                '\\\\/' + ' + expr + (isNumber ? ' : '.replace(/~/g, '\\~0').replace(/\\\\\\\\/g, '\\~1'))\n                    : (isNumber ? '\\\\/' + ' +\n                expr + ' + '\\\\/' : '\\\\/' + ' + expr + ' + '\\\\/'\n                    );\n            return joinPaths(currentPath, path);\n        }\n\n    function\n        getPath(currentPath, prop, jsonPointers) {\n            var path = jsonPointers // false by default\n                ? toQuotedString('/\n                + escapeJsonPointer(prop))\n                    : toQuotedString(getProperty(prop));\n            return joinPaths(currentPath,\n                path);\n        }\n\n    var\n        JSON_POINTER = /^\\((?:[^\n]~0~1)*$/;\n        var\n            RELATIVE_JSON_POINTER = /^(0-9\n            +)(#|\\((?:[^\n]~0~1)*?)?$/;\n    function getData($data, lvl, paths) {\n        var up, jsonPointer, data, matches;\n        if ($data\n            === ") return 'rootData';\n        if ($data[0] === '/') {\n            if (!JSON_POINTER.test($data)) throw new Error('Invalid\n                JSON-pointer: ' + $data);\n            jsonPointer = $data;\n            data = 'rootData';\n        } else {\n            matches =\n                $data.match(RELATIVE_JSON_POINTER);\n            if (!matches) throw new Error('Invalid JSON-pointer: ' + $data);\n            up = +matches[1];\n            jsonPointer = matches[2];\n            if (jsonPointer === '#') {\n                if (up >= lvl) throw new

```

```

Error('Cannot access property/index ' + up + ' levels up, current level is ' + lvl);\n    return paths[lvl - up];\n    }\n\n    if (up > lvl) throw new Error('Cannot access data ' + up + ' levels up, current level is ' + lvl);\n    data = 'data' + ((lvl - up) || '');\n    if (!jsonPointer) return data;\n    }\n\n    var expr = data;\n    var segments = jsonPointer.split('/');\n    for (var i=0; i<segments.length; i++) {\n        var segment = segments[i];\n        if (segment) {\n            data +=\n                getProperty(unescapeJsonPointer(segment));\n            expr += '&&' + data;\n        }\n    }\n    return expr;\n}\n\n\nfunction\njoinPaths (a, b) {\n    if (a == "") return b;\n    return (a + ' ' + b).replace(/\\+ /g,\n\n    ");\n}\n\n\nfunction unescapeFragment(str) {\n    return\n    unescapeJsonPointer(decodeURIComponent(str));\n}\n\n\nfunction escapeFragment(str) {\n    return\n    encodeURIComponent(escapeJsonPointer(str));\n}\n\n\nfunction escapeJsonPointer(str) {\n    return str.replace(/~/g,\n    '~0').replace(/\\/g, '\\~1');\n}\n\n\nfunction unescapeJsonPointer(str) {\n    return str.replace(/~1/g, '/').replace(/~0/g,\n    '~');\n}\n\n\n\n// WEBPACK FOOTER /\n// ../~/ajv/lib/compile/util.js", "use strict";\n\n//\n\nhttps://mathiasbynens.be/notes/javascript-encoding\n// https://github.com/bestiejs/punycode.js -\n\npunycode.ucs2.decode\n\nmodule.exports = function ucs2length(str) {\n    var length = 0\n    , len = str.length\n    , pos = 0\n    , value;\n    while (pos < len) {\n        length++;\n        value = str.charCodeAt(pos++);\n        if (value >= 0xD800\n        && value <= 0xDBFF && pos < len) {\n            // high surrogate, and there is a next character\n            value =\n            str.charCodeAt(pos);\n            if ((value & 0xFC00) == 0xDC00) pos++; // low surrogate\n\n            }\n        }\n    }\n    return length;\n};\n\n\n\n// WEBPACK FOOTER /\n// ../~/ajv/lib/compile/ucs2length.js", "use\n    strict";\n\nvar util = require('./util');\n\nmodule.exports = SchemaObject;\n\nfunction SchemaObject(obj) {\n    util.copy(obj, this);\n}\n\n\n\n\n// WEBPACK FOOTER /\n// ../~/ajv/lib/compile/schema_obj.js", "use strict";\n\nvar\n    traverse = module.exports = function (schema, opts, cb) {\n        if (typeof opts == 'function') {\n            cb = opts;\n            opts =\n            {};\n        }\n        _traverse(opts, cb, schema, "", schema);\n    }; \n\n    traverse.keywords = {\n        additionalItems: true,\n        items:\n        true,\n        contains: true,\n        additionalProperties: true,\n        propertyNames: true,\n        not:\n        true\n    }; \n\n    traverse.arrayKeywords = {\n        items: true,\n        allOf: true,\n        anyOf: true,\n        oneOf:\n        true\n    }; \n\n    traverse.propsKeywords = {\n        definitions: true,\n        properties: true,\n        patternProperties: true,\n        dependencies: true\n    }; \n\n    traverse.skipKeywords = {\n        enum: true,\n        const: true,\n        required: true,\n        maximum:\n        true,\n        minimum:\n        true,\n        exclusiveMaximum: true,\n        exclusiveMinimum: true,\n        multipleOf: true,\n        maxLength: true,\n        minLength: true,\n        pattern: true,\n        format: true,\n        maxItems: true,\n        minItems: true,\n        uniqueItems: true,\n        maxProperties: true,\n        minProperties: true\n    }; \n\n    function _traverse(opts, cb, schema, jsonPtr, rootSchema,\n    parentJsonPtr, parentKeyword, parentSchema, keyIndex) {\n        if (schema && typeof schema == 'object' &&\n        !Array.isArray(schema)) {\n            cb(schema, jsonPtr, rootSchema, parentJsonPtr, parentKeyword, parentSchema,\n            keyIndex);\n            for (var key in schema) {\n                var sch = schema[key];\n                if (Array.isArray(sch)) {\n                    if (key in\n                    traverse.arrayKeywords) {\n                        for (var i=0; i<sch.length; i++)\n                            _traverse(opts, cb, sch[i], jsonPtr + '/' +\n                            key + '/' + i, rootSchema, jsonPtr, key, schema, i);\n                    }\n                } else if (key in traverse.propsKeywords) {\n                    if\n                    (sch && typeof sch == 'object') {\n                        for (var prop in sch)\n                            _traverse(opts, cb, sch[prop], jsonPtr + '/' + key + '/' +\n                            escapeJsonPointer(prop), rootSchema, jsonPtr, key, schema,\n                            prop);\n                    }\n                } else if (key in traverse.keywords || (opts.allKeys && !(key in\n                traverse.skipKeywords))) {\n                    _traverse(opts, cb, sch, jsonPtr + '/' + key, rootSchema, jsonPtr, key, schema);\n                }\n            }\n        }\n    }\n\n    escapeJsonPtr(str) {\n        return str.replace(/~/g, '~0').replace(/\\/g, '\\~1');\n    }\n\n\n\n\n// WEBPACK FOOTER /\n//\n    ../~/json-schema-traverse/index.js", "use strict";\n\nvar resolve = require('./resolve');\n\nmodule.exports = {\n    Validation: errorSubclass(ValidationError),\n    MissingRef: errorSubclass(MissingRefError)\n};\n\n\n\nfunction\n    ValidationError(errors) {\n        this.message = 'validation failed';\n        this.errors = errors;\n        this.ajv = this.validation =\n        true;\n    }\n\n\n\nMissingRefError.message = function (baseId, ref) {\n        return 'can\\'t resolve reference ' + ref + ' from id\n        ' + baseId;\n    }; \n\n\n\nMissingRefError(baseId, ref,\n    message) {\n        this.message = message || MissingRefError.message(baseId, ref);\n        this.missingRef =\n        resolve.url(baseId, ref);\n        this.missingSchema =\n        resolve.normalizeId(resolve.fullPath(this.missingRef));\n    }\n\n\n\nfunction errorSubclass(Subclass) {\n    Subclass.prototype = Object.create(Error.prototype);\n    Subclass.prototype.constructor = Subclass;\n    return

```

```

Subclass;\n\n\n\n// WEBPACK FOOTER //\n// ../~/ajv/lib/compile/error_classes.js", "var json = typeof JSON !==
'undefined' ? JSON : require('jsonify');\n\nmodule.exports = function (obj, opts) {\n  if (!opts) opts = {};\n  if
(typeof opts === 'function') opts = { cmp: opts }; \n  var space = opts.space || ' '; \n  if (typeof space === 'number')
space = Array(space+1).join(' '); \n  var cycles = (typeof opts.cycles === 'boolean') ? opts.cycles : false;\n  var
replacer = opts.replacer || function(key, value) { return value; }; \n  var cmp = opts.cmp && (function (f) {\n
return function (node) {\n    return
function (a, b) {\n      var aobj = { key: a, value: node[a] }; \n      var bobj = { key: b, value: node[b] }; \n
      return f(aobj, bobj); \n    }; \n  })(opts.cmp); \n  var seen = [];\n  return (function stringify
(parent, key, node, level) {\n    var indent = space ? ('\n' + new Array(level + 1).join(space)) : ' '; \n    var
colonSeparator = space ? ': ' : ':';\n    if (node && node.toJSON && typeof node.toJSON === 'function') {\n
node = node.toJSON(); \n    } \n    node = replacer.call(parent, key, node); \n    if (node === undefined)
{\n      return;\n    } \n    if (typeof node !== 'object' || node === null) {\n      return json.stringify(node); \n
    } \n    if (isArray(node)) {\n      var out = [];\n      for (var i = 0; i < node.length; i++) {\n        var
item = stringify(node, i, node[i], level+1) || json.stringify(null); \n        out.push(indent + space + item); \n
      } \n      return '[' + out.join(',') + indent + ']'; \n    } \n    else {\n      if (seen.indexOf(node) !== -1) {\n
if (cycles) return json.stringify('__cycle__'); \n        throw new
TypeError('Converting circular structure to JSON'); \n      } \n      else seen.push(node); \n      var keys =
Object.keys(node).sort(cmp && cmp(node)); \n      var out = [];\n      for (var i = 0; i < keys.length; i++) {\n
var key = keys[i]; \n      var value = stringify(node, key, node[key], level+1); \n      if (!value)
continue; \n      var keyValue = json.stringify(key) \n      + colonSeparator \n      + value; \n      ; \n      out.push(indent + space + keyValue); \n      } \n      seen.splice(seen.indexOf(node), 1); \n
      return '{' + out.join(',') + indent + '}'; \n    } \n  })(
": obj }, ", obj, 0); \n}; \n\nvar isArray = Array.isArray || function (x) {\n  return {}.toString.call(x) === '[object
Array]'; \n}; \n\nvar objectKeys = Object.keys || function (obj) {\n  var has = Object.prototype.hasOwnProperty ||
function () { return true }; \n  var keys = [];\n  for (var key in obj) {\n    if (has.call(obj, key)) keys.push(key); \n
} \n  return keys; \n}; \n\n\n\n// WEBPACK FOOTER //\n// ../~/json-stable-stringify/index.js", "exports.parse =
require('./lib/parse'); \n\nexports.stringify = require('./lib/stringify'); \n\n\n\n// WEBPACK FOOTER //\n//
../~/jsonify/index.js", "var at, // The index of the current character\n  ch, // The current character\n  escapee = {\n
  '\\': '\\',\n  '\\\\': '\\\\',\n  '/': '/',\n  b: '\\b',\n  f: '\\f',\n  n: '\\n',\n  r: '\\r',\n  t: '\\t'\n
},\n  text,\n  error = function (m) {\n    // Call error when something is wrong.\n    throw {\n
      name: 'SyntaxError',\n      message: m,\n      at: at,\n      text: text\n    }; \n  },\n  next
= function (c) {\n    // If a c parameter is provided, verify that it matches the current character.\n    if (c && c
!== ch) {\n      error("Expected \"" + c + "\" instead of \"" + ch + "\""); \n    } \n    // Get the next
character. When there are no more characters,\n    // return the empty string.\n    ch = text.charAt(at);\n    at += 1;\n    return ch; \n  },\n  number = function () {\n    // Parse a number value.\n    var number,\n
string = ";\n    if (ch === '-') {\n      string = '-';\n      next('-'); \n    } \n    while (ch >= '0'
&& ch <= '9') {\n      string += ch;\n      next(); \n    } \n    if (ch === '.') {\n      string += '.';\n
while (next() && ch >= '0' && ch <= '9') {\n
      string += ch; \n    } \n    } \n    if (ch === 'e' || ch === 'E') {\n      string += ch;\n      next(); \n
if (ch === '-' || ch === '+') {\n      string += ch;\n      next(); \n    } \n    while (ch >= '0'
&& ch <= '9') {\n      string += ch;\n      next(); \n    } \n    } \n    number = +string;\n    if
(!isFinite(number)) {\n      error("Bad number"); \n    } \n    return number; \n  },\n  string = function () {\n
// Parse a string value.\n    var hex,\n    i,\n    string = ";\n    uffff;\n
\n    // When parsing for string values, we must look for \" and \\ characters.\n    if (ch === "\\") {\n      while
(next()) {\n        if (ch === "\\") {\n          next(); \n          return string; \n        } \n        else if (ch ===
"\\") {\n          next(); \n          if (ch === 'u') {\n            uffff = 0;\n            for (i = 0; i < 4; i += 1)
{\n              hex = parseInt(next(), 16); \n              if (!isFinite(hex)) {\n                break; \n

```



```

holder[key];\n  \n // If the value has a toJSON method, call it to obtain a replacement value.\n  if (value &&
typeof value === 'object' &&\n        typeof value.toJSON === 'function') {\n    value = value.toJSON(key);\n
}\n  \n // If we were called with a replacer function, then call the replacer to\n  // obtain a replacement value.\n  if (typeof rep === 'function') {\n    value = rep.call(holder, key, value);\n  }\n  \n // What happens next
depends on the value's type.\n  switch (typeof value) {\n    case 'string':\n      return quote(value);\n    \n
case 'number':\n      // JSON numbers must be finite. Encode non-finite numbers as null.\n      return
isFinite(value)
? String(value) : 'null';\n    \n    case 'boolean':\n    case 'null':\n      // If the value is a boolean or null,
convert it to a string. Note:\n      // typeof null does not produce 'null'. The case is included here in\n      // the
remote chance that this gets fixed someday.\n      return String(value);\n    \n    case 'object':\n      if
(!value) return 'null';\n      \n      gap += indent;\n      partial = [];\n      \n      // Array.isArray\n      if
(Object.prototype.toString.apply(value) === '[object Array]') {\n        length = value.length;\n        for (i =
0; i < length; i += 1) {\n          partial[i] = str(i, value) || 'null';\n        }\n        \n        // Join all of
the elements together, separated with commas, and\n        // wrap them in brackets.\n        v = partial.length
=== 0 ? '[]' : gap ?\n
      '[' + gap + partial.join(',\n' + gap) + '\n' + mind + ''] :\n        '[' + partial.join(',') + ''];\n      \n      gap =
mind;\n      \n      return v;\n    }\n    \n    // If the replacer is an array, use it to select the members to
be\n    // stringified.\n    if (rep && typeof rep === 'object') {\n      length = rep.length;\n
      for (i = 0; i < length; i += 1) {\n        k = rep[i];\n        if (typeof k === 'string') {\n          v =
str(k, value);\n          if (v) {\n            partial.push(quote(k) + (gap ? ': ' : ':') + v);\n          }\n        }
\n      }\n    }\n    \n    // Otherwise, iterate through all of the keys in the
object.\n    for (k in value) {\n      if (Object.prototype.hasOwnProperty.call(value, k)) {\n        v = str(k, value);\n
        if (v) {\n          partial.push(quote(k) + (gap ? ': ' : ':') + v);\n        }\n      }\n    }\n    \n    // Join all of the member texts together, separated
with commas,\n    // and wrap them in braces.\n    v = partial.length === 0 ? '{}' : gap ?\n      '{\n' + gap +
partial.join(',\n' + gap) + '\n' + mind + '':\n      '{' + partial.join(',') + '';\n    \n    gap = mind;\n    \n    return v;\n
}\n}\n\nmodule.exports = function (value, replacer, space) {\n  var i;\n  gap = ";\n  indent = ";\n  \n // If the
space parameter is a number, make an indent string containing that\n // many spaces.\n  if (typeof space ===
'number') {\n    for (i = 0; i < space; i += 1) {\n      indent += ' ';\n    }\n  }\n  \n // If the space parameter is a
string, it will be used as the indent string.\n  else
if (typeof space === 'string') {\n    indent = space;\n  }\n  \n // If there is a replacer, it must be a function or an
array.\n // Otherwise, throw an error.\n  rep = replacer;\n  if (replacer && typeof replacer !== 'function'\n &&
(typeof replacer !== 'object' || typeof replacer.length !== 'number')) {\n    throw new Error('JSON.stringify');\n
}\n  \n // Make a fake root object containing our value under the key of ".\n // Return the result of stringifying
the value.\n  return str(", {\n": value});\n};\n\n\n\n// WEBPACK FOOTER //\n\n ../~/.jsonify/lib/stringify.js", "use
strict";\nmodule.exports = function generate_validate(it, $keyword, $ruleType) {\n  var out = ";\n  var $async =
it.schema.$async === true,\n  $refKeywords = it.util.schemaHasRulesExcept(it.schema, it.RULES.all, '$ref'),\n
$id = it.self._getId(it.schema);\n  if (it.isTop) {\n    if ($async) {\n      it.async = true;\n      var $es7 = it.opts.async
=== 'es7';\n      it.yieldAwait
= $es7 ? 'await' : 'yield';\n    }\n    out += ' var validate = ';\n    if ($async) {\n      if ($es7) {\n        out += ' (async
function ';\n      } else {\n        if (it.opts.async !== '*') {\n          out += 'co.wrap';\n        }\n        out += '(function* ';\n
      }\n    } else {\n      out += '(function ';\n    }\n    out += (data, dataPath, parentData, parentDataProperty,\n
rootData) {\n    'use strict\n';\n    if ($id && (it.opts.sourceCode || it.opts.processCode)) {\n      out += ' ' + (/\\#\n
sourceURL=+' $id + ' */) + ' ';\n    }\n  }\n  \n  if (typeof it.schema === 'boolean' || (!$refKeywords || it.schema.$ref)) {\n
var $keyword = 'false schema';\n    var $lvl = it.level;\n    var $dataLvl = it.dataLevel;\n    var $schema =
it.schema[$keyword];\n    var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n    var
$errorSchemaPath = it.errSchemaPath + '/' + $keyword;\n    var $breakOnError = !it.opts.allErrors;\n    var
$errorKeyword;\n    var $data = 'data' +

```

```

($dataLvl || '');\n  var $valid = 'valid' + $lvl;\n  if (it.schema === false) {\n    if (it.isTop) {\n      $breakOnError
= true;\n    } else {\n      out += ' var ' + ($valid) + ' = false; ';\n    }\n    var $$outStack = $$outStack || [];\n
$$outStack.push(out);\n    out = '/* istanbul ignore else */\n    if (it.createErrors !== false) {\n      out += ' {
keyword: \'' + ($errorKeyword || 'false schema') + '\', dataPath: (dataPath || '\') + ' + (it.errorPath) + ',
schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: { }';\n      if (it.opts.messages !== false) {\n
out += ', message: \'boolean schema is false\'';\n      }\n      if (it.opts.verbose) {\n        out += ', schema:
false, parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + '';\n      }\n      out += ' }';\n    }
else {\n      out += ' }';\n    }\n    var __err = out;\n    out = $$outStack.pop();\n    if
(!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n      if (it.async) {\n        out += ' throw new
ValidationError([' + (__err) + ']);\n      } else {\n        out += ' validate.errors = [' + (__err) + ']; return false; '\n
      }\n    } else {\n      out += ' var err = ' + (__err) + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err);
errors++;';\n    }\n  } else {\n    if (it.isTop) {\n      if ($async) {\n        out += ' return data;';\n      } else {\n
out += ' validate.errors = null; return true;';\n      }\n    } else {\n      out += ' var ' + ($valid) + ' = true;';\n
    }\n  }\n  if (it.isTop) {\n    out += ' }; return validate;';\n  }\n  return out;\n}\n if (it.isTop) {\n  var $stop =
it.isTop,\n  $lvl = it.level = 0,\n  $dataLvl = it.dataLevel = 0,\n  $data = 'data';\n  it.rootId =
it.resolve.fullPath(it.self._getId(it.root.schema));\n  it.baseId = it.baseId || it.rootId;\n
delete it.isTop;\n  it.dataPathArr = [undefined];\n  out += ' var vErrors = null;';\n  out += ' var errors = 0;';\n
out += ' if (rootData === undefined) rootData = data;';\n  } else {\n    var $lvl = it.level,\n    $dataLvl =
it.dataLevel,\n    $data = 'data' + ($dataLvl || '');\n    if ($id) it.baseId = it.resolve.url(it.baseId, $id);\n    if ($async
&& !it.async) throw new Error('async schema in sync schema');\n    out += ' var errs_' + ($lvl) + ' = errors;';\n  }\n
var $valid = 'valid' + $lvl,\n  $breakOnError = !it.opts.allErrors,\n  $closingBraces1 = ",\n  $closingBraces2 =
";\n  var $errorKeyword;\n  var $typeSchema = it.schema.type,\n  $typeIsArray = Array.isArray($typeSchema);\n
if ($typeIsArray && $typeSchema.length == 1) {\n    $typeSchema = $typeSchema[0];\n    $typeIsArray = false;\n  }\n
if (it.schema.$ref && $refKeywords) {\n    if (it.opts.extendRefs == 'fail') {\n      throw new Error('$ref:
validation keywords used in schema
at path \'' + it.errSchemaPath + '\'' (see option extendRefs));\n    } else if (it.opts.extendRefs !== true) {\n
      $refKeywords = false;\n      console.warn('$ref: keywords ignored in schema at path \'' + it.errSchemaPath + '\');\n
    }\n  }\n  if ($typeSchema) {\n    if (it.opts.coerceTypes) {\n      var $coerceToTypes =
it.util.coerceToTypes(it.opts.coerceTypes, $typeSchema);\n    }\n    var $rulesGroup =
it.RULES.types[$typeSchema];\n    if ($coerceToTypes || $typeIsArray || $rulesGroup === true || ($rulesGroup &&
!$shouldUseGroup($rulesGroup))) {\n      var $schemaPath = it.schemaPath + '.type',\n      $errSchemaPath =
it.errSchemaPath + '/type';\n      var $schemaPath = it.schemaPath + '.type',\n      $errSchemaPath =
it.errSchemaPath + '/type',\n      $method = $typeIsArray ? 'checkDataTypes': 'checkDataType';\n      out += ' if (' +
(it.util[$method]($typeSchema, $data, true)) + ') {\n        if ($coerceToTypes) {\n          var $dataType = 'dataType' +
$lvl,\n          $coerced = 'coerced' + $lvl;\n          out += ' var ' + ($dataType) + ' = typeof ' + ($data) + ';\n          if
(it.opts.coerceTypes == 'array') {\n            out += ' if (' + ($dataType) + ' == \'object\' && Array.isArray(' + ($data)
+ ')) ' + ($dataType) + ' = \'array\'';\n          }\n          out += ' var ' + ($coerced) + ' = undefined;';\n          var
$bracesCoercion = ";\n          var arr1 = $coerceToTypes;\n          if (arr1) {\n            var $type, $i = -1,\n            $l1 =
arr1.length - 1;\n            while ($i < $l1) {\n              $type = arr1[$i += 1];\n              if ($i) {\n                out += ' if (' +
($coerced) + ' === undefined) {\n                  $bracesCoercion += ';\n                }\n                if (it.opts.coerceTypes ==
'array' && $type != 'array') {\n                  out += ' if (' + ($dataType) + ' == \'array\' && ' + ($data) + '.length == 1) ' +
($coerced) + ' = ' + ($data) + ' + ' + ($data) + '[0]; ' + ($dataType) + ' = typeof ' + ($data) + ';\n                }\n
                if ($type == 'string') {\n                  out += ' if (' + ($dataType) + ' == \'number\' || ' + ($dataType) + '
== \'boolean\') ' + ($coerced) + ' = \'' + ($data) + ';\n                } else if ($type == 'number' || $type == 'integer') {\n
                  out += ' if (' + ($dataType) + ' == \'boolean\' || ' + ($data) + ' === null || ' + ($coerced) + ' == \'' + ($data) + '
=== null || ' + ($dataType) + ' == \'string\' && ' + ($data) + ' && ' + ($data) + ' == ' + ($data) + ';\n                }
if ($type == 'integer') {\n                  out += ' && !(' + ($data) + ' % 1);'\n                }\n                out += ') ' +

```



```

($coerced) + ' = ' + ($data) + ' '; \n
} else if ($type == 'boolean') { \n
    out += ' if (' + ($data) + ' ===
\\false\\' || ' + ($data) + ' === 0 || ' + ($data) + ' === null) ' + ($coerced) + ' = false; else if (' + ($data) + ' === \\true\\'
|| ' + ($data) + ' === 1) ' + ($coerced) + ' = true; '; \n
    } else if ($type == 'null') { \n
    out += ' if (' + ($data) + ' === \\'' || ' + ($data) + ' === 0 || ' + ($data) +
=== false) ' + ($coerced) + ' = null; '; \n
    } else if (it.opts.coerceTypes == 'array' && $type == 'array') { \n
    out += ' if (' + ($dataType) + ' == \\string\\' || ' + ($dataType) + ' == \\number\\' || ' + ($dataType) + ' == \\boolean\\'
|| ' + ($data) + ' == null) ' + ($coerced) + ' = [' + ($data) + ']; '; \n
    } \n
    } \n
    } \n
    out += ' ' +
($bracesCoercion) + ' if (' + ($coerced) + ' === undefined) { '; \n
    var $$outStack = $$outStack || []; \n
    $$outStack.push(out); \n
    out = ''; /* istanbul ignore else */ \n
    if (it.createErrors !== false) { \n
    out += ' {
keyword: \'' + ($errorKeyword || 'type') + '\', dataPath: (dataPath || \\') + ' + (it.errorPath) + ', schemaPath: ' +
(it.util.toQuotedString($errSchemaPath)) + ', params: { type: \''; \n
    if ($typeIsArray)
    { \n
    out += ' ' + ($typeSchema.join(', ')); \n
    } else { \n
    out += ' ' + ($typeSchema); \n
    } \n
    out += '\\ } '; \n
    if (it.opts.messages !== false) { \n
    out += ', message: \\should be '; \n
    if
($typeIsArray) { \n
    out += ' ' + ($typeSchema.join(', ')); \n
    } else { \n
    out += ' ' +
($typeSchema); \n
    } \n
    out += '\\ '; \n
    } \n
    if (it.opts.verbose) { \n
    out += ', schema:
validate.schema' + ($schemaPath) + ', parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + ' '; \n
    } \n
    out += ' } '; \n
    } else { \n
    out += ' { '; \n
    } \n
    var __err = out; \n
    out =
$$outStack.pop(); \n
    if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */ \n
    if (it.async) { \n
    out += ' throw new ValidationError([' + (__err) + ']); '; \n
    } else { \n
    out += ' validate.errors = [' + (__err) + ']; return false; '; \n
    } \n
    } else { \n
    out += ' var err = ' +
(__err) + ' '; \n
    if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++; '; \n
    } \n
    out += ' } else {
'; \n
    var $parentData = $dataLvl ? 'data' + (($dataLvl - 1) || '') : 'parentData', \n
    $parentDataProperty =
$dataLvl ? it.dataPathArr[$dataLvl] : 'parentDataProperty'; \n
    out += ' ' + ($data) + ' = ' + ($coerced) + ' '; \n
    if (!$dataLvl) { \n
    out += ' if (' + ($parentData) + ' !== undefined); '; \n
    } \n
    out += ' ' + ($parentData) + '[' +
($parentDataProperty) + ' ] = ' + ($coerced) + ' '; \n
    } \n
    } else { \n
    var $$outStack = $$outStack || []; \n
    $$outStack.push(out); \n
    out = ''; /* istanbul ignore else */ \n
    if (it.createErrors !== false) { \n
    out += ' {
keyword: \'' + ($errorKeyword || 'type') + '\', dataPath: (dataPath || \\') + ' + (it.errorPath)
+ ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: { type: \''; \n
    if ($typeIsArray) { \n
    out += ' ' + ($typeSchema.join(', ')); \n
    } else { \n
    out += ' ' + ($typeSchema); \n
    } \n
    out
+= '\\ } '; \n
    if (it.opts.messages !== false) { \n
    out += ', message: \\should be '; \n
    if
($typeIsArray) { \n
    out += ' ' + ($typeSchema.join(', ')); \n
    } else { \n
    out += ' ' +
($typeSchema); \n
    } \n
    out += '\\ '; \n
    } \n
    if (it.opts.verbose) { \n
    out += ', schema:
validate.schema' + ($schemaPath) + ', parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + ' '; \n
    } \n
    out += ' } '; \n
    } else { \n
    out += ' { '; \n
    } \n
    var __err = out; \n
    out =
$$outStack.pop(); \n
    if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */ \n
    if (it.async) { \n
    out += ' throw new ValidationError([' + (__err) + ']); '; \n
    } else { \n
    out += '
validate.errors = [' + (__err) + ']; return false; '; \n
    } \n
    } else { \n
    out += ' var err = ' + (__err) + ' '; \n
    if
(vErrors === null) vErrors = [err]; else vErrors.push(err); errors++; '; \n
    } \n
    } \n
    out += ' } '; \n
    } \n
    } \n
    if (it.schema.$ref && !$refKeywords) { \n
    out += ' ' + (it.RULES.all.$ref.code(it, '$ref')) + ' '; \n
    if ($breakOnError)
    { \n
    out += ' } if (errors === '; \n
    if ($stop) { \n
    out += ' 0'; \n
    } else { \n
    out += ' errs_' + ($lvl); \n
    } \n
    out += ' ) { '; \n
    $closingBraces2 += ' }'; \n
    } \n
    } else { \n
    if (it.opts.v5 && it.schema.patternGroups) { \n
    console.warn('keyword \"patternGroups\" is deprecated and disabled. Use option patternGroups: true to enable. '); \n
    } \n
    var arr2 = it.RULES; \n
    if (arr2) { \n
    var $rulesGroup, i2 = -1, \n
    l2 =
arr2.length - 1; \n
    while (i2 < l2) { \n
    $rulesGroup = arr2[i2 += 1]; \n
    if ($shouldUseGroup($rulesGroup))
    { \n
    if ($rulesGroup.type) { \n
    out += ' if (' + (it.util.checkDataType($rulesGroup.type, $data)) + ') { '; \n
    } \n
    if (it.opts.useDefaults && lit.compositeRule) { \n
    if ($rulesGroup.type == 'object' &&
it.schema.properties) { \n
    var $schema = it.schema.properties, \n
    $schemaKeys =
Object.keys($schema); \n
    var arr3 = $schemaKeys; \n
    if (arr3) { \n
    var $propertyKey, i3 = -

```



```

$ruleImplementsSomeKeyword($rule) {\n  var impl = $rule.implements;\n  for (var i = 0; i < impl.length; i++)\n  if (it.schema[impl[i]] !== undefined) return true;\n } \n return out;\n}\n\n\n\n// WEBPACK FOOTER /\n//
../~/ajv/lib/dotjs/validate.js", "\n/**\n * slice() reference.\n */\n\nvar slice = Array.prototype.slice;\n\n/**\n * Expose
`co`.\n */\n\nmodule.exports = co['default'] = co.co = co;\n\n/**\n * Wrap the given generator `fn` into a\n *
function that returns a promise.\n * This is a separate function so that\n * every `co()` call doesn't create a new,\n *
unnecessary closure.\n */\n * @param {GeneratorFunction} fn\n * @return {Function}\n * @api public\n
*\n\nco.wrap = function (fn) {\n  createPromise.__generatorFunction__ = fn;\n  return createPromise;\n  function
createPromise() {\n    return co.call(this, fn.apply(this, arguments));\n  }\n};\n\n/**\n * Execute the generator
function or a generator\n * and return a promise.\n */\n * @param {Function} fn\n * @return {Promise}\n * @api
public\n *\n\nfunction co(gen) {\n  var ctx = this;\n  var args = slice.call(arguments, 1)\n\n  // we wrap everything in
a promise to avoid promise chaining,\n  // which leads to memory leak errors.\n  // see
https://github.com/tj/co/issues/180\n  return new Promise(function(resolve, reject) {\n    if (typeof gen ===
'function') gen = gen.apply(ctx, args);\n    if (!gen || typeof gen.next !== 'function') return resolve(gen);\n\n
onFulfilled();\n\n    /**\n     * @param {Mixed} res\n     * @return {Promise}\n     * @api private\n     */\n\n
function
onFulfilled(res) {\n    var ret;\n    try {\n      ret = gen.next(res);\n    } catch (e) {\n      return reject(e);\n    }\n
    next(ret);\n  }\n\n  /**\n   * @param {Error} err\n   * @return {Promise}\n   * @api private\n   */\n\n
function onRejected(err) {\n    var ret;\n    try {\n      ret = gen.throw(err);\n    } catch (e) {\n      return
reject(e);\n    }\n    next(ret);\n  }\n\n  /**\n   * Get the next value in the generator,\n   * return a promise.\n
*/\n * @param {Object} ret\n * @return {Promise}\n * @api private\n */\n\n  function next(ret) {\n    if
(ret.done) return resolve(ret.value);\n    var value = toPromise.call(ctx, ret.value);\n    if (value &&
isPromise(value)) return value.then(onFulfilled, onRejected);\n    return onRejected(new TypeError('You may only
yield a function, promise, generator, array, or object, '\n    + 'but the following object was passed: \'' +
String(ret.value) + '\')));\n
  }\n });\n}\n\n/**\n * Convert a `yield`ed value into a promise.\n */\n * @param {Mixed} obj\n * @return
{Promise}\n * @api private\n */\n\nfunction toPromise(obj) {\n  if (!obj) return obj;\n  if (isPromise(obj)) return
obj;\n  if (isGeneratorFunction(obj) || isGenerator(obj)) return co.call(this, obj);\n  if ('function' === typeof obj) return
thunkToPromise.call(this, obj);\n  if (Array.isArray(obj)) return arrayToPromise.call(this, obj);\n  if (isObject(obj))
return objectToPromise.call(this, obj);\n  return obj;\n}\n\n/**\n * Convert a thunk to a promise.\n */\n * @param
{Function}\n * @return {Promise}\n * @api private\n */\n\nfunction thunkToPromise(fn) {\n  var ctx = this;\n
return new Promise(function (resolve, reject) {\n    fn.call(ctx, function (err, res) {\n      if (err) return reject(err);\n
if (arguments.length > 2) res = slice.call(arguments, 1);\n      resolve(res);\n    });\n  });\n}\n\n/**\n * Convert an
array of `yieldables` to a promise.\n * Uses `Promise.all()`
internally.\n */\n * @param {Array} obj\n * @return {Promise}\n * @api private\n */\n\nfunction
arrayToPromise(obj) {\n  return Promise.all(obj.map(toPromise, this));\n}\n\n/**\n * Convert an object of
`yieldables` to a promise.\n * Uses `Promise.all()` internally.\n */\n * @param {Object} obj\n * @return
{Promise}\n * @api private\n */\n\nfunction objectToPromise(obj) {\n  var results = new obj.constructor();\n  var
keys = Object.keys(obj);\n  var promises = [];\n  for (var i = 0; i < keys.length; i++) {\n    var key = keys[i];\n    var
promise = toPromise.call(this, obj[key]);\n    if (promise && isPromise(promise)) defer(promise, key);\n    else
results[key] = obj[key];\n  }\n  return Promise.all(promises).then(function () {\n    return results;\n  });\n\n  function
defer(promise, key) {\n    // predefine the key in the result\n    results[key] = undefined;\n
promises.push(promise.then(function (res) {\n      results[key] = res;\n    }));\n  }\n}\n\n/**\n * Check if
`obj` is a promise.\n */\n * @param {Object} obj\n * @return {Boolean}\n * @api private\n */\n\nfunction
isPromise(obj) {\n  return 'function' === typeof obj.then;\n}\n\n/**\n * Check if `obj` is a generator.\n */\n * @param
{Mixed} obj\n * @return {Boolean}\n * @api private\n */\n\nfunction isGenerator(obj) {\n  return 'function' ===
typeof obj.next && 'function' === typeof obj.throw;\n}\n\n/**\n * Check if `obj` is a generator function.\n */\n *
@param {Mixed} obj\n * @return {Boolean}\n * @api private\n */\n\nfunction isGeneratorFunction(obj) {\n  var
constructor = obj.constructor;\n  if (!constructor) return false;\n  if ('GeneratorFunction' === constructor.name ||

```

```
'GeneratorFunction' === constructor.displayName) return true;\n return
isGenerator(constructor.prototype);\n\n/**\n * Check for plain object.\n * @param {Mixed} val\n * @return
{Boolean}\n * @api private\n */\nfunction isObject(val) {\n return Object === val.constructor;\n}\n\n\n//
WEBPACK FOOTER //\n// ../~/co/index.js", "use
strict';\n\n\nvar Cache = module.exports = function Cache() {\n this._cache = {};\n};\n\n\nCache.prototype.put =
function Cache_put(key, value) {\n this._cache[key] = value;\n};\n\n\nCache.prototype.get = function
Cache_get(key) {\n return this._cache[key];\n};\n\n\nCache.prototype.del = function Cache_del(key) {\n delete
this._cache[key];\n};\n\n\nCache.prototype.clear = function Cache_clear() {\n this._cache = {};\n};\n\n\n\n//
WEBPACK FOOTER //\n// ../~/ajv/lib/cache.js", "use strict';\n\n\nvar util = require('./util');\n\n\nvar DATE =
/^\\d\\d\\d\\d-(\\d\\d)-(\\d\\d)$/;\n\n\nvar DAYS = [0,31,29,31,30,31,30,31,31,30,31,30,31];\n\n\nvar TIME =
/^((\\d\\d):(\\d\\d):(\\d\\d)(\\d\\d+)?(z[+-]\\d\\d:\\d\\d)?$/i;\n\n\nvar HOSTNAME = /^(?:[a-z0-9](?:[a-z0-9-]{0,61}[a-z0-
9])?(?:\\.[a-z0-9](?:[a-z0-9-]{0,61}[0-9a-z])?)*$/i;\n\n\nvar URI = /^(?:[a-z][a-z0-9+\\-\\.]*)(?:\\/?\\/?\\/?(?:[a-z0-9\\-
_~!$&'()*+,:=]|%[0-9a-f]{2})*@)?(?:\\[(?:(?:[0-9a-f]{1,4}:){6}::(?:[0-9a-f]{1,4}:){5}|(?:[0-9a-
f]{1,4}:)?:(?:[0-9a-f]{1,4}:){4}|(?:[0-9a-f]{1,4}:){0,1}[0-9a-f]{1,4})?::(?:[0-9a-f]{1,4}:){3}|(?:[0-9a-
f]{1,4}:){0,2}[0-9a-f]{1,4})?::(?:[0-9a-f]{1,4}:){2}|(?:[0-9a-f]{1,4}:){0,3}[0-9a-f]{1,4})?::[0-9a-
f]{1,4}:(?:[0-9a-f]{1,4}:){0,4}[0-9a-f]{1,4})?::(?:[0-9a-f]{1,4}:[0-9a-f]{1,4})|(?:[0-9a-f]{1,4}:[0-9a-
f]{1,4})?)(?:25[0-5]|2[0-4]\\d|01?\\d\\d)?\\.[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*\\.(?:25[0-5]|2[0-4]\\d|01?\\d\\d)?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*\\.(?:25[0-5]|2[0-4]\\d|01?\\d\\d)?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*@?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-f]{2})*\\.(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*+?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-f]{2})*\\.(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*+?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-f]{2})*\\.(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*+?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-f]{2})*@/)?%[0-9a-
f]{2})*?/;#\n\n\nvar
URIREF = /^(?:[a-z][a-z0-9+\\-\\.]*)(?:\\/?\\/?\\/?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-f]{2})*@)?(?:\\[(?:(?:[0-
9a-f]{1,4}:){6}::(?:[0-9a-f]{1,4}:){5}|(?:[0-9a-f]{1,4}:)?:(?:[0-9a-f]{1,4}:){4}|(?:[0-9a-f]{1,4}:){0,1}[0-9a-
f]{1,4})?::(?:[0-9a-f]{1,4}:){3}|(?:[0-9a-f]{1,4}:){0,2}[0-9a-f]{1,4})?::(?:[0-9a-f]{1,4}:){2}|(?:[0-9a-
f]{1,4}:){0,3}[0-9a-f]{1,4})?::[0-9a-f]{1,4}:(?:[0-9a-f]{1,4}:){0,4}[0-9a-f]{1,4})?::(?:[0-9a-f]{1,4}:[0-9a-
f]{1,4})|(?:[0-9a-f]{1,4}:[0-9a-f]{1,4})?)(?:25[0-5]|2[0-4]\\d|01?\\d\\d)?\\.[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*\\.(?:25[0-5]|2[0-4]\\d|01?\\d\\d)?\\.[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*\\.(?:25[0-5]|2[0-4]\\d|01?\\d\\d)?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*\\.(?:25[0-5]|2[0-4]\\d|01?\\d\\d)?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*+?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-f]{2})*\\.(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*+?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-f]{2})*\\.(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-
f]{2})*+?(?:[a-z0-9\\-\\.!$&'()*+,:=]|%[0-9a-f]{2})*@/)?%[0-9a-
f]{2})*?/;#\n\n\nuri-template: https://tools.ietf.org/html/rfc6570\n\n\nvar URITEMPLATE = /^(?:(?:[^\x00-\x20"'<>\\^{}]|%
[0-9a-f]{2})|\\{[+#.!?/:@]|%[0-9a-f]{2})+(?:[1-9][0-9]{0,3}|\\*|%(?:[a-z0-9_]|%[0-9a-
f]{2})+(?:[1-9][0-9]{0,3}|\\*|%)*)$/i;\n\n\n// For the source: https://gist.github.com/dperini/729294\n\n\n// For test
cases: https://mathiasbynens.be/demo/url-regex\n\n\n@todo Delete current URL in favour of the commented out URL
rule when this issue is fixed https://github.com/eslint/eslint/issues/7983.\n\n\nvar URL =
/^(?:(?:https?|ftp):\\/?\\/?\\/?(?:[\\0-\\x08\\x0E-\\x1F!-\\x9F\\xA1-\\u167F\\u1681-\\u1FFF\\u200B-
\\u2027\\u202A-\\u202E\\u2030-\\u205E\\u2060-\\u2FFF\\u3001-\\uD7FF\\uE000-\\uFEFE\\uFF00-
\\uFFFF][\\uD800-\\uDBFF][\\uDC00-\\uDFFF][\\uE000-\\uDBFF]?|\\[\\uDC00-\\uDFFF])(?:[^\x00-
\\uDBFF])^)(?:[\\0-\\x08\\x0E-\\x1F!-\\x9F\\xA1-\\u167F\\u1681-\\u1FFF\\u200B-
```

```

\\u2027\\u202A-\\u202E\\u2030-\\u205E\\u2060-\\u2FFF\\u3001-\\uD7FF\\uE000-\\uFEFE\\uFFF0-
\\uFFFF][\\uD800-\\uDBFF][\\uDC00-\\uDFFF][\\uD800-\\uDBFF](?!\\uDC00-\\uDFFF)(?:[\\uD800-
\\uDBFF]^)(\\uDC00-\\uDFFF)*)?@)?(?:!10(?:\\.0-9]{1,3}){3})(?!127(?:\\.0-9]{1,3}){3})(?!169\\.254(?:\\.0-
9]{1,3}){2})(?!192\\.168(?:\\.0-9]{1,3}){2})(?!172\\.?(?:1[6-9]|2[0-9]|3[01])(?:\\.0-9]{1,3}){2})(?:[1-9][0-9]?|1[0-
9][0-9]?|2[01][0-9]?|22[0-3])(?:\\.?(?:1?0-9]{1,2}|2[0-4][0-9]?|25[0-5])){2}(?:\\.?(?:[1-9][0-9]?|1[0-9][0-9]?|2[0-4][0-
9]?|25[0-4]))(?:?:[0-9KsA-z\\xA1-\\uD7FF\\uE000-\\uFFFF][\\uD800-\\uDBFF](?!\\uDC00-
\\uDFFF)(?:[\\uD800-\\uDBFF]^)(\\uDC00-\\uDFFF)+-?)*(?:[0-9KsA-z\\xA1-\\uD7FF\\uE000-
\\uFFFF][\\uD800-\\uDBFF](?!\\uDC00-\\uDFFF)(?:[\\uD800-\\uDBFF]^)(\\uDC00-\\uDFFF)+)(?:\\.?(?:[0-
9KsA-z\\xA1-\\uD7FF\\uE000-\\uFFFF][\\uD800-\\uDBFF](?!\\uDC00-\\uDFFF)(?:[\\uD800-
\\uDBFF]^)(\\uDC00-\\uDFFF)+-?)*(?:[0-9KsA-z\\xA1-\\uD7FF\\uE000-\\uFFFF][\\uD800-
\\uDBFF](?!\\uDC00-\\uDFFF)(?:[\\uD800-\\uDBFF]^)(\\uDC00-\\uDFFF)+)*(?:\\.?(?:[KsA-z\\xA1-
\\uD7FF\\uE000-\\uFFFF][\\uD800-\\uDBFF](?!\\uDC00-\\uDFFF)(?:[\\uD800-\\uDBFF]^)(\\uDC00-
\\uDFFF){2,})))(?:[0-9]{2,5})(?:\\/(?:[\\0-\\x08\\x0E-\\x1F!-\\x9F\\xA1-\\u167F\\u1681-\\u1FFF\\u200B-
\\u2027\\u202A-\\u202E\\u2030-\\u205E\\u2060-\\u2FFF\\u3001-\\uD7FF\\uE000-\\uFEFE\\uFFF0-
\\uFFFF][\\uD800-\\uDBFF][\\uDC00-\\uDFFF][\\uD800-\\uDBFF](?!\\uDC00-\\uDFFF)(?:[\\uD800-
\\uDBFF]^)(\\uDC00-\\uDFFF)*)?$/i;\\nvar
  UUID = /^(?:urn:uuid:)?[0-9a-f]{8}-(?:[0-9a-f]{4}-){3}[0-9a-f]{12}$/i;\\nvar JSON_POINTER =
  /^(?:\\/(?:[\\^~\\/]|~0|~1)*)*$|^#(?:\\/(?:[a-z0-9\\-\\.!&'()*+;,:=@]|%[0-9a-f]{2}|~0|~1)*)*$/i;\\nvar
  RELATIVE_JSON_POINTER = /^(?:0|[1-9][0-9]*)(?:#(?:\\/(?:[\\^~\\/]|~0|~1)*)*$|^\\n\\nmodule.exports =
  formats;\\n\\nfunction formats(mode) {\\n  mode = mode === 'full' ? 'full' : 'fast';\\n  return
  util.copy(formats[mode]);\\n}\\n\\nformats.fast = {\\n  // date: http://tools.ietf.org/html/rfc3339#section-5.6\\n  date:
  /^\\d\\d\\d\\d-[0-1]\\d-[0-3]\\d$/i,\\n  // date-time: http://tools.ietf.org/html/rfc3339#section-5.6\\n  time: /^(?:[0-2]\\d:[0-
5]\\d:[0-5]\\d(?:\\.\\d+)?(?:z[+-]\\d\\d:\\d\\d)?$/i,\\n  'date-time': /^\\d\\d\\d\\d-[0-1]\\d-[0-3]\\d\\d[\\s][0-2]\\d:[0-5]\\d:[0-
5]\\d(?:\\.\\d+)?(?:z[+-]\\d\\d:\\d\\d)?$/i,\\n
  // uri: https://github.com/mafintosh/is-my-json-valid/blob/master/formats.js\\n  uri: /^(?:[a-z][a-z0-9+-
.]*)(?:\\|\\|\\|?\\[\\s]*$/i,\\n  'uri-reference': /^(?:[a-z][a-z0-9+-.*]?\\|\\|\\|?\\[\\s]*$/i,\\n  'uri-template':
  URITEMPLATE,\\n  url: URL,\\n  // email (sources from jsen validator):\\n  //
  http://stackoverflow.com/questions/201323/using-a-regular-expression-to-validate-an-email-address#answer-
  8829363\\n  // http://www.w3.org/TR/html5/forms.html#valid-e-mail-address (search for 'willful violation')\\n  email:
  /^[a-z0-9.!#$%&*+/=^_`{}~]+@[a-z0-9](?:[a-z0-9-]{0,61}[a-z0-9])?(?:\\.?[a-z0-9](?:[a-z0-9-]{0,61}[a-z0-
9])?)*$/i,\\n  hostname: HOSTNAME,\\n  // optimized https://www.safaribooksonline.com/library/view/regular-
  expressions-cookbook/9780596802837/ch07s16.html\\n  ipv4: /^(?:25[0-5]|2[0-4]\\d|01?\\d|\\d)?\\.\\.\\.3(?:25[0-
5]|2[0-4]\\d|01?\\d|\\d)?$/i,\\n  // optimized http://stackoverflow.com/questions/53497/regular-expression-that-
  matches-valid-ipv6-addresses\\n
  ipv6: /^(s*(?:(?:[0-9a-f]{1,4}){7}(?:[0-9a-f]{1,4}:)|)(?:(?:[0-9a-f]{1,4}:){6}(?:[0-9a-f]{1,4}|(?:25[0-5]|2[0-
4]\\d|1\\d|\\d|[1-9]?\\d)(?:\\.?(?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-9]?\\d))){3}|:)(?:(?:[0-9a-f]{1,4}){5}(?:(?:[0-9a-
f]{1,4}){1,2})(?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-9]?\\d)(?:\\.?(?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-9]?\\d))){3}|:)(?:(?:[0-9a-
f]{1,4}){4}(?:(?:[0-9a-f]{1,4}){1,3})(?:[0-9a-f]{1,4})?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-9]?\\d)(?:\\.?(?:25[0-
5]|2[0-4]\\d|1\\d|\\d|[1-9]?\\d))){3}|:)(?:(?:[0-9a-f]{1,4}){3}(?:[0-9a-f]{1,4}){1,4})(?:[0-9a-
f]{1,4}){0,2}(?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-9]?\\d)(?:\\.?(?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-9]?\\d))){3}|:)(?:(?:[0-9a-
f]{1,4}){2}(?:[0-9a-f]{1,4}){1,5})(?:[0-9a-f]{1,4}){0,3}(?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-
9]?\\d)(?:\\.?(?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-9]?\\d))){3}|:)(?:[0-9a-f]{1,4}){1}(?:[0-9a-
f]{1,4}){1,6})(?:[0-9a-f]{1,4}){0,4}(?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-9]?\\d)(?:\\.?(?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-
9]?\\d))){3}|:)(?:[0-9a-f]{1,4}){1,7})(?:[0-9a-f]{1,4}){0,5}(?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-
9]?\\d)(?:\\.?(?:25[0-5]|2[0-4]\\d|1\\d|\\d|[1-9]?\\d))){3}|:)))(?:%+)?\\s*$/i,\\n
  regex: regex,\\n  // uuid: http://tools.ietf.org/html/rfc4122\\n  uuid: UUID,\\n  // JSON-pointer:
  https://tools.ietf.org/html/rfc6901\\n  // uri fragment: https://tools.ietf.org/html/rfc3986#appendix-A\\n  'json-pointer':
  JSON_POINTER,\\n  // relative JSON-pointer: http://tools.ietf.org/html/draft-luff-relative-json-pointer-00\\n

```



```

RULES.custom = {};\n\n return RULES;\n};\n\n\n\n// WEBPACK FOOTER /\n//
~/~/ajv/lib/compile/rules.js","use strict";\n\n/all requires must be explicit because browserify won't work with
dynamic requires\nmodule.exports = {\n  '$ref': require('./dotjs/ref'),\n
  allOf: require('./dotjs/allOf'),\n  anyOf: require('./dotjs/anyOf'),\n  const: require('./dotjs/const'),\n  contains:
require('./dotjs/contains'),\n  dependencies: require('./dotjs/dependencies'),\n  'enum': require('./dotjs/enum'),\n
  format: require('./dotjs/format'),\n  items: require('./dotjs/items'),\n  maximum: require('./dotjs/_limit'),\n
  minimum: require('./dotjs/_limit'),\n  maxItems: require('./dotjs/_limitItems'),\n  minItems:
require('./dotjs/_limitItems'),\n  maxLength: require('./dotjs/_limitLength'),\n  minLength:
require('./dotjs/_limitLength'),\n  maxProperties: require('./dotjs/_limitProperties'),\n  minProperties:
require('./dotjs/_limitProperties'),\n  multipleOf: require('./dotjs/multipleOf'),\n  not: require('./dotjs/not'),\n
  oneOf: require('./dotjs/oneOf'),\n  pattern: require('./dotjs/pattern'),\n  properties: require('./dotjs/properties'),\n
  propertyNames: require('./dotjs/propertyNames'),\n  required: require('./dotjs/required'),\n
  uniqueItems: require('./dotjs/uniqueItems'),\n  validate: require('./dotjs/validate')\n};\n\n\n\n// WEBPACK
FOOTER /\n// ~/~/ajv/lib/compile/_rules.js","use strict";\n\nmodule.exports = function generate_ref(it, $keyword,
  $ruleType) {\n  var out = '';\n  var $lvl = it.level;\n  var $dataLvl = it.dataLevel;\n  var $schema =
it.schema[$keyword];\n  var $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n  var $breakOnError =
!it.opts.allErrors;\n  var $data = 'data' + ($dataLvl || '');\n  var $valid = 'valid' + $lvl;\n  var $async, $refCode;\n  if
($schema == '#' || $schema == '#/') {\n    if (it.isRoot) {\n      $async = it.async;\n      $refCode = 'validate';\n    } else
{\n      $async = it.root.schema.$async === true;\n      $refCode = 'root.refVal[0]';\n    } else {\n      var $refVal =
it.resolveRef(it.baseId, $schema, it.isRoot);\n      if ($refVal === undefined) {\n        var $message =
it.MissingRefError.message(it.baseId, $schema);\n        if (it.opts.missingRefs
=== 'fail') {\n          console.error($message);\n          var $$outStack = $$outStack || [];\n          $$outStack.push(out);\n
          out = '';\n          /* istanbul ignore else */\n          if (it.createErrors !== false) {\n            out += ' { keyword: \'' + ($ref) + ' +
', dataPath: (dataPath || '\\') + ' + (it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ',
params: { ref: \'' + (it.util.escapeQuotes($schema)) + '\\\' }';\n            if (it.opts.messages !== false) {\n              out += '
, message: \'' + 'can\\'\\'t resolve reference ' + (it.util.escapeQuotes($schema)) + '\\\'';\n            }\n            if
(it.opts.verbose) {\n              out += ', schema: ' + (it.util.toQuotedString($schema)) + ', parentSchema:
validate.schema' + (it.schemaPath) + ', data: ' + ($data) + '';\n            }\n            out += ' }';\n          } else {\n            out
+= ' }';\n          }\n          var __err = out;\n          out = $$outStack.pop();\n          if (!it.compositeRule
&& $breakOnError) /* istanbul ignore if */\n            if (it.async) {\n              out += ' throw new ValidationError([' +
(__err) + ']);';\n            } else {\n              out += ' validate.errors = [' + (__err) + ']; return false;';\n            }\n          } else
{\n            out += ' var err = ' + (__err) + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;';\n
          }\n          if ($breakOnError) {\n            out += ' if (false) {';\n          }\n          } else if (it.opts.missingRefs == 'ignore')
{\n            console.warn($message);\n            if ($breakOnError) {\n              out += ' if (true) {';\n            }\n          } else {\n
            throw new it.MissingRefError(it.baseId, $schema, $message);\n          }\n          } else if ($refVal.inline) {\n            var $it =
it.util.copy(it);\n            $it.level++;\n            var $nextValid = 'valid' + $it.level;\n            $it.schema = $refVal.schema;\n
            $it.schemaPath = '';\n            $it.errSchemaPath = $schema;\n            var $code =
it.validate($it).replace(/validate\\\.schema/g,
            $refVal.code);\n            out += ' ' + ($code) + '';\n            if ($breakOnError) {\n              out += ' if (' + ($nextValid) + ') {';\n
            }\n          } else {\n            $async = $refVal.$async === true;\n            $refCode = $refVal.code;\n          }\n          }\n          if ($refCode) {\n
            var $$outStack = $$outStack || [];\n            $$outStack.push(out);\n            out = '';\n            if (it.opts.passContext) {\n              out += '
' + ($refCode) + '.call(this, ';\n            } else {\n              out += ' ' + ($refCode) + '(';\n            }\n            out += ' ' + ($data) + ', (dataPath
|| '\\')';\n            if (it.errorPath != '\\') {\n              out += ' + ' + (it.errorPath);\n            }\n            var $parentData = $dataLvl ? 'data' +
(($dataLvl - 1) || '') : 'parentData',\n              $parentDataProperty = $dataLvl ? it.dataPathArr[$dataLvl] :
'parentDataProperty';\n            out += ', ' + ($parentData) + ', ' + ($parentDataProperty) + ', rootData) ';\n            var
__callValidate = out;\n            out = $$outStack.pop();\n            if ($async) {\n              if
(!it.async) throw new Error('async schema referenced by sync schema');\n              if ($breakOnError) {\n                out += '
var ' + ($valid) + '';\n              }\n              out += ' try { ' + (it.yieldAwait) + ' ' + (__callValidate) + ' ';\n              if

```

```

($breakOnError) {\n      out += ' + ($valid) + ' = true; '; \n      } \n      out += ' } catch (e) { if (!(e instanceof
ValidationError)) throw e; if (vErrors === null) vErrors = e.errors; else vErrors = vErrors.concat(e.errors); errors =
vErrors.length; '; \n      if ($breakOnError) {\n      out += ' + ($valid) + ' = false; '; \n      } \n      out += ' }'; \n      if
($breakOnError) {\n      out += ' if ( + ($valid) + ' ) { '; \n      } \n      } else {\n      out += ' if ( ! + (__callValidate) + '
) { if (vErrors === null) vErrors = ' + ($refCode) + '.errors; else vErrors = vErrors.concat( + ($refCode) + '.errors);
errors = vErrors.length; } '; \n      if ($breakOnError) {\n      out += ' else { '; \n      } \n      } \n      } \n      return
out; \n } \n \n \n \n // WEBPACK
FOOTER /\n// ../~/ajv/lib/dotjs/ref.js", "use strict"; \n module.exports = function generate_allOf(it, $keyword,
$ruleType) {\n      var out = ' '; \n      var $schema = it.schema[$keyword]; \n      var $schemaPath = it.schemaPath +
it.util.getProperty($keyword); \n      var $errSchemaPath = it.errSchemaPath + '/' + $keyword; \n      var $breakOnError =
!it.opts.allErrors; \n      var $it = it.util.copy(it); \n      var $closingBraces = "; \n      $it.level++; \n      var $nextValid = 'valid' +
$it.level; \n      var $currentBaseId = $it.baseId, \n      $allSchemasEmpty = true; \n      var arr1 = $schema; \n      if (arr1) {\n      var $sch, $i = -1, \n      l1 = arr1.length - 1; \n      while ($i < l1) {\n      $sch = arr1[$i += 1]; \n      if
(it.util.schemaHasRules($sch, it.RULES.all)) {\n      $allSchemasEmpty = false; \n      $it.schema = $sch; \n      $it.schemaPath = $schemaPath + '[' + $i + ']; \n      $it.errSchemaPath = $errSchemaPath + '/' + $i; \n      out += ' '
+ (it.validate($it)) + ' '; \n      $it.baseId = $currentBaseId; \n      if ($breakOnError) {\n      out += ' if ( + ($nextValid) + ' ) { '; \n      $closingBraces += ' '; \n      } \n      } \n      } \n      if ($breakOnError) {\n      if ($allSchemasEmpty) {\n      out += ' if (true) { '; \n      } else {\n      out += ' ' +
($closingBraces.slice(0, -1)) + ' '; \n      } \n      } \n      out = it.util.cleanUpCode(out); \n      return out; \n } \n \n \n \n // WEBPACK
FOOTER /\n// ../~/ajv/lib/dotjs/allOf.js", "use strict"; \n module.exports = function generate_anyOf(it, $keyword,
$ruleType) {\n      var out = ' '; \n      var $lvl = it.level; \n      var $dataLvl = it.dataLevel; \n      var $schema =
it.schema[$keyword]; \n      var $schemaPath = it.schemaPath + it.util.getProperty($keyword); \n      var $errSchemaPath =
it.errSchemaPath + '/' + $keyword; \n      var $breakOnError = !it.opts.allErrors; \n      var $data = 'data' + ($dataLvl || ''); \n      var $valid = 'valid' + $lvl; \n      var $errs = 'errs_' + $lvl; \n      var $it = it.util.copy(it); \n      var $closingBraces = "; \n      $it.level++; \n      var $nextValid = 'valid'
+ $it.level; \n      var $noEmptySchema = $schema.every(function($sch) {\n      return it.util.schemaHasRules($sch,
it.RULES.all); \n      }); \n      if ($noEmptySchema) {\n      var $currentBaseId = $it.baseId; \n      out += ' var ' + ($errs) + ' =
errors; var ' + ($valid) + ' = false; '; \n      var $wasComposite = it.compositeRule; \n      it.compositeRule =
$it.compositeRule = true; \n      var arr1 = $schema; \n      if (arr1) {\n      var $sch, $i = -1, \n      l1 = arr1.length - 1; \n      while ($i < l1) {\n      $sch = arr1[$i += 1]; \n      $it.schema = $sch; \n      $it.schemaPath = $schemaPath + '[' +
$i + ']; \n      $it.errSchemaPath = $errSchemaPath + '/' + $i; \n      out += ' ' + (it.validate($it)) + ' '; \n      $it.baseId = $currentBaseId; \n      out += ' ' + ($valid) + ' = ' + ($valid) + ' || ' + ($nextValid) + ' '; \n      if ( ! + ($valid) + '
) { '; \n      $closingBraces += ' '; \n      } \n      } \n      it.compositeRule = $it.compositeRule = $wasComposite; \n      out
+= ' ' + ($closingBraces)
+ ' if ( ! + ($valid) + ' ) { var err = ' ; /* istanbul ignore else */ \n      if (it.createErrors !== false) {\n      out += ' {
keyword: \'' + ('anyOf') + '\', dataPath: (dataPath || \'' + (it.errorPath) + '\', schemaPath: ' +
(it.util.toQuotedString($errSchemaPath)) + '\', params: { }'; \n      if (it.opts.messages !== false) {\n      out += ' ,
message: \'' + 'should match some schema in anyOf' + '\'; \n      } \n      if (it.opts.verbose) {\n      out += ' , schema:
validate.schema' + ($schemaPath) + '\', parentSchema: validate.schema' + (it.schemaPath) + '\', data: ' + ($data) + ' '; \n      } \n      out += ' }'; \n      } else {\n      out += ' { }'; \n      } \n      out += ' '; \n      if (vErrors === null) vErrors = [err]; else
vErrors.push(err); errors++; \n      if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */ \n      if
(it.async) {\n      out += ' throw new ValidationError(vErrors); \n      } else {\n      out += ' validate.errors =
vErrors; return false; \n      } \n      } \n      } \n      out += ' } else { errors = ' + ($errs) + ' ; if (vErrors !== null) { if ( + ($errs) + ' ) vErrors.length = ' +
($errs) + ' ; else vErrors = null; }'; \n      if (it.opts.allErrors) {\n      out += ' }'; \n      } \n      out =
it.util.cleanUpCode(out); \n      } else {\n      if ($breakOnError) {\n      out += ' if (true) { '; \n      } \n      } \n      return
out; \n } \n \n \n \n // WEBPACK FOOTER /\n// ../~/ajv/lib/dotjs/anyOf.js", "use strict"; \n module.exports = function
generate_const(it, $keyword, $ruleType) {\n      var out = ' '; \n      var $lvl = it.level; \n      var $dataLvl = it.dataLevel; \n      var

```



```

$schema = it.schema[$keyword];\n var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n var
$errSchemaPath = it.errSchemaPath + '/' + $keyword;\n var $breakOnError = !it.opts.allErrors;\n var $data = 'data'
+ ($dataLvl || '');\n var $valid = 'valid' + $lvl;\n var $isData = it.opts.$data && $schema && $schema.$data,\n $schemaValue;\n if ($isData) {\n   out += ' var schema' + ($lvl) + ' = ' +
(it.util.getData($schema.$data, $dataLvl, it.dataPathArr)) + ';\n   $schemaValue = 'schema' + $lvl;\n } else {\n
$schemaValue = $schema;\n }\n if (!$isData) {\n   out += ' var schema' + ($lvl) + ' = validate.schema' +
($schemaPath) + ';\n }\n   out += ' var ' + ($valid) + ' = equal(' + ($data) + ', schema' + ($lvl) + '); if (! + ($valid) +
) {\n   var $$outStack = $$outStack || [];\n   $$outStack.push(out);\n   out = "/* istanbul ignore else */\n   if
(it.createErrors !== false) {\n     out += ' { keyword: \'' + ('const') + '\', dataPath: (dataPath || \'\') + ' + (it.errorPath)
+ ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: { } ';\n     if (it.opts.messages !== false)
{\n       out += ', message: \'' + 'should be equal to constant' + '\';\n     }\n     if (it.opts.verbose) {\n       out += ', schema:
validate.schema' + ($schemaPath) + ', parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + ' ';\n
     }\n     out += ' } ';\n   } else {\n     out += ' } ';\n   }\n   var __err = out;\n   out = $$outStack.pop();\n   if (!it.compositeRule &&
$breakOnError) { /* istanbul ignore if */\n     if (it.async) {\n       out += ' throw new ValidationError([' + (__err) + ']);\n
     };\n   } else {\n     out += ' validate.errors = [' + (__err) + ']; return false; ';\n   }\n } else {\n   out += ' var err = ' +
(__err) + ';\n   if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++; ';\n }\n   out += ' ';\n   if
($breakOnError) {\n     out += ' else { ';\n     }\n     return out;\n   }\n   \n\n\n// WEBPACK FOOTER /\n\n//
./~/ajv/lib/dotjs/const.js", "use strict";\nmodule.exports = function generate_contains(it, $keyword, $ruleType) {\n
var out = ' ';\n var $lvl = it.level;\n var $dataLvl = it.dataLevel;\n var $schema = it.schema[$keyword];\n var
$schemaPath = it.schemaPath + it.util.getProperty($keyword);\n var $errSchemaPath = it.errSchemaPath + '/' +
$keyword;\n var $breakOnError = !it.opts.allErrors;\n var $data = 'data'
+ ($dataLvl || '');\n var $valid = 'valid' + $lvl;\n var $errs = 'errs__' + $lvl;\n var $it = it.util.copy(it);\n var
$closingBraces = ";\n $it.level++;\n var $nextValid = 'valid' + $it.level;\n var $idx = 'i' + $lvl,\n $dataNxt =
$it.dataLevel + 1,\n $nextData = 'data' + $dataNxt,\n $currentBaseId = it.baseId,\n $nonEmptySchema = it.util.schemaHasRules($schema, it.RULES.all);\n   out += ' var ' + ($errs) + ' = errors; var ' +
($valid) + ';\n   if ($nonEmptySchema) {\n     var $wasComposite = it.compositeRule;\n     it.compositeRule =
$it.compositeRule = true;\n     $it.schema = $schema;\n     $it.schemaPath = $schemaPath;\n     $it.errSchemaPath =
$errSchemaPath;\n     out += ' var ' + ($nextValid) + ' = false; for (var ' + ($idx) + ' = 0; ' + ($idx) + ' < ' + ($data) +
'.length; ' + ($idx) + '++) {\n       $it.errorPath = it.util.getPathExpr(it.errorPath, $idx, it.opts.jsonPointers, true);\n
       var $passData = $data + '[' + $idx + '];\n       $it.dataPathArr[$dataNxt]
= $idx;\n       var $code = it.validate($it);\n       $it.baseId = $currentBaseId;\n       if (it.util.varOccurences($code,
$nextData) < 2) {\n         out += ' ' + (it.util.varReplace($code, $nextData, $passData)) + ' ';\n       } else {\n         out += '
var ' + ($nextData) + ' = ' + ($passData) + ';\n         ' + ($code) + ' ';\n       }\n       out += ' if ( ' + ($nextValid) + ') break; } ';\n
     it.compositeRule = $it.compositeRule = $wasComposite;\n     out += ' ' + ($closingBraces) + ' if (! + ($nextValid) +
) {\n     } else {\n     out += ' if ( ' + ($data) + '.length == 0) {\n     }\n     var $$outStack = $$outStack || [];\n
     $$outStack.push(out);\n     out = "/* istanbul ignore else */\n     if (it.createErrors !== false) {\n       out += ' { keyword:
\' + ('contains') + '\', dataPath: (dataPath || \'\') + ' + (it.errorPath) + ', schemaPath: ' +
(it.util.toQuotedString($errSchemaPath)) + ', params: { } ';\n       if (it.opts.messages !== false) {\n         out += ',
message: \'' + 'should contain a valid item' + '\';\n       }\n       if (it.opts.verbose) {\n         out += ', schema: validate.schema' + ($schemaPath) + ', parentSchema:
validate.schema' + (it.schemaPath) + ', data: ' + ($data) + ' ';\n       }\n       out += ' } ';\n     } else {\n       out += ' } ';\n     }\n     var __err = out;\n     out = $$outStack.pop();\n     if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n       if (it.async) {\n         out += ' throw new ValidationError([' + (__err) + ']);\n       };\n     } else {\n       out += ' validate.errors =
[' + (__err) + ']; return false; ';\n     }\n   } else {\n     out += ' var err = ' + (__err) + ';\n     if (vErrors === null) vErrors =
[err]; else vErrors.push(err); errors++; ';\n   }\n   out += ' } else { ';\n   if ($nonEmptySchema) {\n     out += ' errors =
' + ($errs) + ';\n     if (vErrors !== null) {\n       if ( ' + ($errs) + ') vErrors.length = ' + ($errs) + ';\n       else vErrors = null;\n     };\n   }\n   if (it.opts.allErrors) {\n     out += ' } ';\n   }\n   out = it.util.cleanUpCode(out);\n   return out;\n }\n\n\n\n// WEBPACK

```

```

FOOTER /\n/ ../~/ajv/lib/dotjs/contains.js","use strict";\nmodule.exports = function generate_dependencies(it,
$keyword, $ruleType) {\n  var out = '';\n  var $lvl = it.level;\n  var $dataLvl = it.dataLevel;\n  var $schema =
it.schema[$keyword];\n  var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n  var $errSchemaPath =
it.errSchemaPath + '/' + $keyword;\n  var $breakOnError = !it.opts.allErrors;\n  var $data = 'data' + ($dataLvl || '');\n  var $errs = 'errs__' + $lvl;\n  var $it = it.util.copy(it);\n  var $closingBraces = '';\n  var $nextValid =
'valid' + $it.level;\n  var $schemaDeps = {},\n  $propertyDeps = {},\n  $ownProperties = it.opts.ownProperties;\n  for ($property in $schema) {\n    var $sch = $schema[$property];\n    var $deps = Array.isArray($sch) ?
$propertyDeps : $schemaDeps;\n    $deps[$property] = $sch;\n    out += 'var ' + ($errs) + ' = errors;';\n    var
$currentErrorPath = it.errorPath;\n    out += 'var missing' + ($lvl) + ';\n
for (var $property in $propertyDeps) {\n    $deps = $propertyDeps[$property];\n    if ($deps.length) {\n      out += '
if (' + ($data) + (it.util.getProperty($property)) + ' !== undefined';\n      if ($ownProperties) {\n        out += ' &&
Object.prototype.hasOwnProperty.call(' + ($data) + ', \'' + (it.util.escapeQuotes($property)) + '\')';\n      }\n      if
($breakOnError) {\n        out += ' && (';\n        var arr1 = $deps;\n        if (arr1) {\n          var $propertyKey, $i = -
1,\n          i1 = arr1.length - 1;\n          while ($i < i1) {\n            $propertyKey = arr1[$i += 1];\n            if ($i) {\n
              out += ' || ';\n            }\n            var $prop = it.util.getProperty($propertyKey),\n              $useData = $data +
$prop;\n            out += ' ( (' + ($useData) + ' === undefined';\n            if ($ownProperties) {\n              out += ' || !
Object.prototype.hasOwnProperty.call(' + ($data) + ', \'' + (it.util.escapeQuotes($propertyKey))
+ '\')';\n            }\n            out += ') && (missing' + ($lvl) + ' = ' + (it.util.toQuotedString(it.opts.jsonPointers ?
$propertyKey : $prop)) + ')';\n            }\n            out += ') {';\n            var $propertyPath = 'missing' + $lvl,\n
              $missingProperty = '\\' + ' + $propertyPath + ' + '\\';\n            if (it.opts._errorDataPathProperty) {\n              it.errorPath
= it.opts.jsonPointers ? it.util.getPathExpr($currentErrorPath, $propertyPath, true) : $currentErrorPath + ' + ' +
$propertyPath;\n            }\n            var $$outStack = $$outStack || [];\n            $$outStack.push(out);\n            out = '';\n
/* istanbul ignore else */\n            if (it.createErrors !== false) {\n              out += ' { keyword: \'' + ('dependencies') + '\',
dataPath: (dataPath || \'' + (it.errorPath) + '\', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ',
params: { property: \'' + (it.util.escapeQuotes($property)) + '\', missingProperty: \'' + ($missingProperty)
+ '\', depsCount: ' + ($deps.length) + ', deps: \'' + (it.util.escapeQuotes($deps.length === 1 ? $deps[0] : $deps.join('\',
\'')) + '\') + '\'}';\n              if (it.opts.messages !== false) {\n                out += ', message: \\'should have ';\n                if
($deps.length === 1) {\n                  out += 'property ' + (it.util.escapeQuotes($deps[0]));\n                } else {\n                  out
+= 'properties ' + (it.util.escapeQuotes($deps.join('\', \'')));\n                }\n                out += ' when property ' +
(it.util.escapeQuotes($property)) + ' is present\'';\n              }\n              if (it.opts.verbose) {\n                out += ', schema:
validate.schema' + ($schemaPath) + ', parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + '';\n            }\n
            out += ' }';\n            } else {\n              out += ' {';\n            }\n            var __err = out;\n            out =
$$outStack.pop();\n            if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n              if
(it.async) {\n                out += ' throw new ValidationError([' + (__err) + ']);';\n              } else {\n                out += '
validate.errors = [' + (__err) + ']; return false;';\n              }\n            } else {\n              out += ' var err = ' + (__err) + ';\n
if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;';\n            }\n            } else {\n              out += ' }';\n
              var arr2 = $deps;\n              if (arr2) {\n                var $propertyKey, i2 = -1,\n                i2 = arr2.length - 1;\n                while (i2 <
i2) {\n                  $propertyKey = arr2[i2 += 1];\n                  var $prop = it.util.getProperty($propertyKey),\n                    $missingProperty = it.util.escapeQuotes($propertyKey),\n
                    $useData = $data + $prop;\n                  if (it.opts._errorDataPathProperty) {\n                    it.errorPath = it.util.getPath($currentErrorPath, $propertyKey,
it.opts.jsonPointers);\n                  }\n                  out += ' if (' + ($useData) + ' === undefined';\n                  if ($ownProperties)
{\n                    out += ' || ! Object.prototype.hasOwnProperty.call(' + ($data) + ', \'' + (it.util.escapeQuotes($propertyKey)) + '\')';\n                  }\n
                  out += ') { var err = ';\n                  /* istanbul ignore else */\n                  if (it.createErrors !== false) {\n
                    out += ' { keyword: \'' + ('dependencies') + '\', dataPath: (dataPath ||
\'' + (it.errorPath) + '\', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: { property: \'' + (it.util.escapeQuotes($property)) + '\', missingProperty: \'' + ($missingProperty) + '\', depsCount: ' + ($deps.length)
+ ', deps: \'' + (it.util.escapeQuotes($deps.length === 1 ? $deps[0] : $deps.join('\', \'')) + '\') + '\'}';\n                    if
(it.opts.messages !== false) {\n                      out += ', message: \\'should have ';\n                      if ($deps.length === 1) {\n
                      out += 'property ' + (it.util.escapeQuotes($deps[0]));\n                    }\n                    if ($deps.length > 1) {\n
                      out += 'properties ' + (it.util.escapeQuotes($deps.join('\', \'')));\n                    }\n                    out += ' when property ' +
(it.util.escapeQuotes($property)) + ' is present\'';\n                    if (it.opts.verbose) {\n                      out += ', schema:
validate.schema' + ($schemaPath) + ', parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + '';\n                    }\n
                    out += ' }';\n                    var __err = out;\n                    out = $outStack.pop();\n                    if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n                      if
(it.async) {\n                        out += ' throw new ValidationError([' + (__err) + ']);';\n                      } else {\n                        out += '
validate.errors = [' + (__err) + ']; return false;';\n                      }\n                    } else {\n                      out += ' var err = ' + (__err) + ';\n
if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;';\n                    }\n                    } else {\n                      out += ' }';\n                    }\n
                  }\n                }\n              }\n            }\n          }\n        }\n      }\n    }\n  }\n  out += '\n';\n  return out;\n}

```



```

';\n  $schemaValue = 'schema' + $lvl;\n } else {\n  $schemaValue = $schema;\n }\n var $unknownFormats =
it.opts.unknownFormats,\n $allowUnknown = Array.isArray($unknownFormats);\n if ($isData) {\n  var $format
= 'format' + $lvl,\n  $isObject = 'isObject' + $lvl,\n  $formatType = 'formatType' + $lvl;\n  out += ' var ' +
($format) + ' = formats[' + ($schemaValue) + ']; var ' + ($isObject) + ' = typeof ' + ($format) + ' == \'object\' && !(
+ ($format) + ' instanceof RegExp) && ' + ($format) + '.validate; var ' + ($formatType) + ' = ' + ($isObject) + ' && '
+ ($format) + '.type || \'string\'; if (
+ ($isObject) + ') {\n  if (it.async) {\n  out += ' var async' + ($lvl) + ' = ' + ($format) + '.async;';\n  }\n  out
+= ' ' + ($format) + ' = ' + ($format) + '.validate; } if ( '\n  if ($isData) {\n  out += ' (' + ($schemaValue) + ') !==
undefined && typeof ' + ($schemaValue) + ' != \'string\') ||';\n  }\n  out += ' (';\n  if ($unknownFormats !=
'ignore') {\n  out += ' (' + ($schemaValue) + ') && ' + ($format) + ');\n  if ($allowUnknown) {\n  out += '
&& self._opts.unknownFormats.indexOf(' + ($schemaValue) + ') == -1';\n  }\n  out += ') ||';\n  }\n  out += '
(' + ($format) + ' && ' + ($formatType) + ' == \'\' + ($ruleType) + '\') && !(typeof ' + ($format) + ' == \'function\' ?
);\n  if (it.async) {\n  out += ' (async' + ($lvl) + ' ? ' + (it.yieldAwait) + ' ' + ($format) + '(' + ($data) + ') : ' +
($format) + '(' + ($data) + ')');\n  } else {\n  out += ' ' + ($format) + '(' + ($data) + ')';\n  }\n  out += '
: ' + ($format) + '.test(' + ($data) + ')'))';\n  } else {\n  var $format = it.formats[$schema];\n  if (!$format) {\n
if ($unknownFormats == 'ignore') {\n  console.warn('unknown format \'' + $schema + '\' ignored in schema at
path \'' + it.errSchemaPath + '\');\n  if ($breakOnError) {\n  out += ' if (true) {';\n  }\n  return out;\n
} else if ($allowUnknown && $unknownFormats.indexOf($schema) >= 0) {\n  if ($breakOnError) {\n
out += ' if (true) {';\n  }\n  return out;\n  } else {\n  throw new Error('unknown format \'' + $schema +
\' is used in schema at path \'' + it.errSchemaPath + '\');\n  }\n  }\n  var $isObject = typeof $format == 'object'
&& !($format instanceof RegExp) && $format.validate;\n  var $formatType = $isObject && $format.type ||
'string';\n  if ($isObject) {\n  var $async = $format.async === true;\n  $format = $format.validate;\n  }\n  if
($formatType != $ruleType)
{\n  if ($breakOnError) {\n  out += ' if (true) {';\n  }\n  return out;\n  }\n  if ($async) {\n  if
(it.async) throw new Error('async format in sync schema');\n  var $formatRef = 'formats' +
it.util.getProperty($schema) + '.validate';\n  out += ' if (!( ' + (it.yieldAwait) + ' ' + ($formatRef) + '(' + ($data) +
')) {';\n  } else {\n  out += ' if (!';\n  var $formatRef = 'formats' + it.util.getProperty($schema);\n  if
($isObject) $formatRef += '.validate';\n  if (typeof $format == 'function') {\n  out += ' ' + ($formatRef) + '(' +
($data) + ')';\n  } else {\n  out += ' ' + ($formatRef) + '.test(' + ($data) + ')';\n  }\n  out += ') {';\n  }\n
}\n  var $$outStack = $$outStack || [];\n  $$outStack.push(out);\n  out = "/* istanbul ignore else */\n if
(it.createErrors !== false) {\n  out += ' { keyword: \'' + ('format') + '\', dataPath: (dataPath || '\') + ' +
(it.errorPath) + ', schemaPath:
' + (it.util.toQuotedString($errSchemaPath)) + ', params: { format: ';\n  if ($isData) {\n  out += " +
($schemaValue);\n  } else {\n  out += " + (it.util.toQuotedString($schema));\n  }\n  out += ' }';\n  if
(it.opts.messages !== false) {\n  out += ', message: \'should match format\';\n  if ($isData) {\n  out += '\
' + ($schemaValue) + ' + \';\n  } else {\n  out += " + (it.util.escapeQuotes($schema));\n  }\n  out +=
'\'' + '\';\n  }\n  if (it.opts.verbose) {\n  out += ', schema: ';\n  if ($isData) {\n  out += 'validate.schema' +
($schemaPath);\n  } else {\n  out += " + (it.util.toQuotedString($schema));\n  }\n  out += '
, parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + ';\n  }\n  out += ' }';\n  } else {\n  out
+= ' {}';\n  }\n  var __err = out;\n  out = $$outStack.pop();\n  if (!it.compositeRule && $breakOnError) { /*
istanbul ignore
if */\n  if (it.async) {\n  out += ' throw new ValidationError([' + (__err) + ']);';\n  } else {\n  out += '
validate.errors = [' + (__err) + ']; return false;';\n  }\n  } else {\n  out += ' var err = ' + (__err) + '; if (vErrors ===
null) vErrors = [err]; else vErrors.push(err); errors++;';\n  }\n  out += ' }';\n  if ($breakOnError) {\n  out += ' else {
;\n  }\n  return out;\n  }\n\n\n\n// WEBPACK FOOTER //\n\n../~/.ajv/lib/dotjs/format.js","use strict";\nmodule.exports
= function generate_items(it, $keyword, $ruleType) {\n  var out = ';\n  var $lvl = it.level;\n  var $dataLvl =
it.dataLevel;\n  var $schema = it.schema[$keyword];\n  var $schemaPath = it.schemaPath +
it.util.getProperty($keyword);\n  var $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n  var $breakOnError =

```

```

!it.opts.allErrors;\n var $data = 'data' + ($dataLvl || '');\n var $valid = 'valid' + $lvl;\n var $errs = 'errs__' + $lvl;\n var $it = it.util.copy(it);\n var $closingBraces = '';\n
  $it.level++;\n var $nextValid = 'valid' + $it.level;\n var $idx = 'i' + $lvl,\n  $dataNxt = $it.dataLevel =
it.dataLevel + 1,\n  $nextData = 'data' + $dataNxt,\n  $currentBaseId = it.baseId;\n out += 'var ' + ($errs) + ' =
errors;var ' + ($valid) + ';\n if (Array.isArray($schema)) {\n   var $additionalItems = it.schema.additionalItems;\n if ($additionalItems === false) {\n   out += ' + ($valid) + ' = ' + ($data) + '.length <= ' + ($schema.length) + ';\n   var $currErrSchemaPath = $errSchemaPath;\n   $errSchemaPath = it.errSchemaPath + '/additionalItems';\n   out
+= ' if (!' + ($valid) + ') {\n     \n     var $$outStack = $$outStack || [];\n     $$outStack.push(out);\n     out = "/*
istanbul ignore else */\n     if (it.createErrors !== false) {\n       out += ' { keyword: \'' + ('additionalItems') + '\',
dataPath: (dataPath || '\'\') + ' + (it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ',
params: { limit:
' + ($schema.length) + ' }';\n       if (it.opts.messages !== false) {\n         out += ' , message: \'' + 'should NOT have
more than ' + ($schema.length) + ' items\'';\n       }\n       if (it.opts.verbose) {\n         out += ' , schema: false ,
parentSchema: validate.schema' + (it.schemaPath) + ' , data: ' + ($data) + ';\n       }\n       out += ' }';\n     } else
{\n       out += ' }';\n     }\n     var __err = out;\n     out = $$outStack.pop();\n     if (!it.compositeRule &&
$breakOnError) { /* istanbul ignore if */\n       if (it.async) {\n         out += ' throw new ValidationError([' + (__err)
+ ']);\n       }\n     } else {\n       out += ' validate.errors = [' + (__err) + ']; return false;';\n     }\n   } else {\n     out
+= ' var err = ' + (__err) + ';\n     if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;;\n   }\n   out
+= ' }';\n   $errSchemaPath = $currErrSchemaPath;\n   if ($breakOnError) {\n     $closingBraces
+= '};\n     out += ' else {\n     }\n     var arr1 = $schema;\n     if (arr1) {\n       var $sch, $i = -1,\n         $l1 =
arr1.length - 1;\n       while ($i < $l1) {\n         $sch = arr1[$i + 1];\n         if (it.util.schemaHasRules($sch,
it.RULES.all)) {\n           out += ' + ($nextValid) + ' = true; if (' + ($data) + '.length > ' + ($i) + ') {\n             var
$passData = $data + '[' + $i + '];\n             $it.schema = $sch;\n             $it.schemaPath = $schemaPath + '[' + $i + '];\n
             $it.errSchemaPath = $errSchemaPath + '/' + $i;\n             $it.errorPath = it.util.getPathExpr(it.errorPath, $i,
it.opts.jsonPointers, true);\n             $it.dataPathArr[$dataNxt] = $i;\n             var $code = it.validate($it);\n
             $it.baseId = $currentBaseId;\n             if (it.util.varOccurrences($code, $nextData) < 2) {\n               out += ' +
(it.util.varReplace($code, $nextData, $passData)) + ';\n             } else {\n               out += ' var ' + ($nextData) + ' = ' +
($passData)
+ ';\n               ' + ($code) + ';\n             }\n             out += ' }';\n             if ($breakOnError) {\n               out += ' if (' + ($nextValid)
+ ') {\n               $closingBraces += '};\n             }\n           }\n         }\n         if (typeof $additionalItems == 'object' &&
it.util.schemaHasRules($additionalItems, it.RULES.all)) {\n           $it.schema = $additionalItems;\n           $it.schemaPath
= it.schemaPath + '.additionalItems';\n           $it.errSchemaPath = it.errSchemaPath + '/additionalItems';\n           out += ' +
($nextValid) + ' = true; if (' + ($data) + '.length > ' + ($schema.length) + ') {\n             for (var ' + ($idx) + ' = ' +
($schema.length) + ';\n             ' + ($idx) + ' < ' + ($data) + '.length; ' + ($idx) + '++) {\n               $it.errorPath =
it.util.getPathExpr(it.errorPath, $idx, it.opts.jsonPointers, true);\n               var $passData = $data + '[' + $idx + '];\n
               $it.dataPathArr[$dataNxt] = $idx;\n               var $code = it.validate($it);\n               $it.baseId = $currentBaseId;\n               if
(it.util.varOccurrences($code,
$nextData) < 2) {\n                 out += ' + (it.util.varReplace($code, $nextData, $passData)) + ';\n               } else {\n                 out
+= ' var ' + ($nextData) + ' = ' + ($passData) + ';\n                 ' + ($code) + ';\n                 }\n                 if ($breakOnError) {\n                   out += ' if (' +
($nextValid) + ') break;;\n                 }\n                 out += ' } }';\n                 if ($breakOnError) {\n                   out += ' if (' +
($nextValid) + ') {\n                   $closingBraces += '};\n                 }\n                 }\n               } else if (it.util.schemaHasRules($schema,
it.RULES.all)) {\n                 $it.schema = $schema;\n                 $it.schemaPath = $schemaPath;\n                 $it.errSchemaPath =
$errSchemaPath;\n                 out += ' for (var ' + ($idx) + ' = ' + (0) + ';\n                 ' + ($idx) + ' < ' + ($data) + '.length; ' + ($idx) + '++)
{\n                   $it.errorPath = it.util.getPathExpr(it.errorPath, $idx, it.opts.jsonPointers, true);\n                   var $passData = $data + '['
+ $idx + '];\n                   $it.dataPathArr[$dataNxt] = $idx;\n                   var $code = it.validate($it);\n                   $it.baseId = $currentBaseId;\n
                 }\n               }\n             }\n           }\n         }\n       }\n     }\n   }\n   if (it.util.varOccurrences($code, $nextData) < 2) {\n     out += ' + (it.util.varReplace($code, $nextData, $passData))
+ ';\n   } else {\n     out += ' var ' + ($nextData) + ' = ' + ($passData) + ';\n     ' + ($code) + ';\n   }\n   if

```

```

($breakOnError) {\n    out += ' if (! + ($nextValid) + ) break; '; \n    } \n    out += ' '; \n    } \n    if ($breakOnError) {\n
    out += ' ' + ($closingBraces) + ' if ( ' + ($errs) + ' == errors) {'; \n    } \n    out = it.util.cleanUpCode(out); \n    return
out; \n} \n \n \n \n // WEBPACK FOOTER // \n // ..~/ajv/lib/dotjs/items.js", "use strict"; \n module.exports = function
generate__limit(it, $keyword, $ruleType) {\n    var out = ' '; \n    var $lvl = it.level; \n    var $dataLvl = it.dataLevel; \n
var $schema = it.schema[$keyword]; \n    var $schemaPath = it.schemaPath + it.util.getProperty($keyword); \n    var
$errSchemaPath = it.errSchemaPath + '/' + $keyword; \n    var $breakOnError = !it.opts.allErrors; \n    var
$errorKeyword; \n    var $data = 'data' + ($dataLvl || ''); \n    var $isData
= it.opts.$data && $schema && $schema.$data; \n    $schemaValue; \n    if ($isData) {\n        out += ' var schema' +
($lvl) + ' = ' + (it.util.getData($schema.$data, $dataLvl, it.dataPathArr)) + ' '; \n        $schemaValue = 'schema' + $lvl; \n
    } else {\n        $schemaValue = $schema; \n    } \n    var $isMax = $keyword == 'maximum'; \n    $exclusiveKeyword =
$isMax ? 'exclusiveMaximum' : 'exclusiveMinimum'; \n    $schemaExcl = it.schema[$exclusiveKeyword]; \n    $isDataExcl =
it.opts.$data && $schemaExcl && $schemaExcl.$data; \n    $op = $isMax ? '<' : '>'; \n    $notOp =
$isMax ? '>' : '<'; \n    $errorKeyword = undefined; \n    if ($isDataExcl) {\n        var $schemaValueExcl =
it.util.getData($schemaExcl.$data, $dataLvl, it.dataPathArr); \n        $exclusive = 'exclusive' + $lvl; \n        $exclType =
'exclType' + $lvl; \n        $exclIsNumber = 'exclIsNumber' + $lvl; \n        $opExpr = 'op' + $lvl; \n        $opStr = '\\ ' +
$opExpr + ' + \\'; \n        out += ' var schemaExcl' + ($lvl) + ' = ' + ($schemaValueExcl) + ' '; \n
        $schemaValueExcl = 'schemaExcl' + $lvl; \n        out += ' var ' + ($exclusive) + ' ; var ' + ($exclType) + ' = typeof ' +
($schemaValueExcl) + ' ; if ( ' + ($exclType) + ' != \\boolean\\ && ' + ($exclType) + ' != \\undefined\\ && ' +
($exclType) + ' != \\number\\ ) {'; \n        var $errorKeyword = $exclusiveKeyword; \n        var $$outStack = $$outStack ||
[]; \n        $$outStack.push(out); \n        out = ''; \n        /* istanbul ignore else */ \n        if (it.createErrors !== false) {\n            out += ' {
keyword: \\ ' + ($errorKeyword || '_exclusiveLimit') + '\\ , dataPath: (dataPath || \\ \\) + ' + (it.errorPath) + ' ,
schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ' , params: { }'; \n            if (it.opts.messages !== false) {\n
                out += ' , message: \\ ' + ($exclusiveKeyword) + ' should be boolean\\ '; \n            } \n            if (it.opts.verbose) {\n                out
+= ' , schema: validate.schema' + ($schemaPath) + ' , parentSchema: validate.schema' + (it.schemaPath) + ' , data: ' +
($data) + ' '; \n            } \n        } \n        out += ' }'; \n    } else {\n        out += ' {'; \n    } \n    var __err = out; \n    out =
$$outStack.pop(); \n    if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */ \n        if (it.async) {\n            out += ' throw new
ValidationErrors([' + (__err) + ']);'; \n        } else {\n            out += ' validate.errors = [' + (__err) + ']; return false;'; \n
        } \n    } else {\n        out += ' var err = ' + (__err) + ' ; if (vErrors === null) vErrors = [err]; else vErrors.push(err);
errors++;'; \n    } \n    out += ' } else if ('; \n    if ($isData) {\n        out += ' ( ' + ($schemaValue) + ' !== undefined &&
typeof ' + ($schemaValue) + ' != \\number\\ ) ||'; \n    } \n    out += ' ' + ($exclType) + ' == \\number\\ ? ( ( ' +
($exclusive) + ' + ' + ($schemaValue) + ' === undefined || ' + ($schemaValueExcl) + ' + ' + ($op) + ' = ' +
($schemaValue) + ' ) ? ' + ($data) + ' + ' + ($notOp) + ' = ' + ($schemaValueExcl) + ' : ' + ($data) + ' + ' + ($notOp) + ' +
($schemaValue) + ' ) : ( ( ' + ($exclusive)
+ ' = ' + ($schemaValueExcl) + ' === true ) ? ' + ($data) + ' + ' + ($notOp) + ' = ' + ($schemaValue) + ' : ' + ($data) + '
+ ' + ($notOp) + ' + ' + ($schemaValue) + ' ) || ' + ($data) + ' != ' + ($data) + ' ) { var op' + ($lvl) + ' = ' + ($exclusive) +
' ? \\ ' + ($op) + '\\ : \\ ' + ($op) + ' = \\';'; \n    } else {\n        var $exclIsNumber = typeof $schemaExcl == 'number'; \n
        $opStr = $op; \n        if ($exclIsNumber && $isData) {\n            var $opExpr = '\\ ' + $opStr + '\\'; \n            out += ' if ('; \n
            if ($isData) {\n                out += ' ( ' + ($schemaValue) + ' !== undefined && typeof ' + ($schemaValue) + ' !=
\\number\\ ) ||'; \n            } \n            out += ' ( ' + ($schemaValue) + ' === undefined || ' + ($schemaExcl) + ' + ' + ($op) + ' = ' +
($schemaValue) + ' ? ' + ($data) + ' + ' + ($notOp) + ' = ' + ($schemaExcl) + ' : ' + ($data) + ' + ' + ($notOp) + ' +
($schemaValue) + ' ) || ' + ($data) + ' != ' + ($data) + ' ) {'; \n        } else {\n            if ($exclIsNumber && $schema ===
undefined) {\n                $exclusive = true; \n                $errorKeyword = $exclusiveKeyword; \n                $errSchemaPath =
it.errSchemaPath + '/' + $exclusiveKeyword; \n                $schemaValue = $schemaExcl; \n                $notOp += '='; \n            }
            else {\n                if ($exclIsNumber) $schemaValue = Math[$isMax ? 'min' : 'max']($schemaExcl, $schema); \n                if ($schemaExcl
=== ($exclIsNumber ? $schemaValue : true)) {\n                    $exclusive = true; \n                    $errorKeyword =
$exclusiveKeyword; \n                    $errSchemaPath = it.errSchemaPath + '/' + $exclusiveKeyword; \n                    $notOp +=

```

```

'='\n    } else {\n        $exclusive = false;\n        $opStr += '=';\n    }\n    var $opExpr = '\' + $opStr +
'\';\n    out += ' if (\n    if ($isData) {\n        out += ' (' + ($schemaValue) + ' !== undefined && typeof ' +
($schemaValue) + ' !== \\'number\\\' || '\n    }\n    out += ' ' + ($data) + ' ' + ($notOp) + ' ' + ($schemaValue) + ' || ' +
($data) + ' !== ' + ($data) + ' ' {\n    }\n }\n $errorKeyword
= $errorKeyword || $keyword;\n var $$outStack = $$outStack || [];\n $$outStack.push(out);\n out = "/* istanbul
ignore else *\n if (it.createErrors !== false) {\n    out += ' { keyword: \'' + ($errorKeyword || '_limit') + '\',
dataPath: (dataPath || \\'\\\'') + ' ' + (it.errorPath) + ' ', schemaPath: ' ' + (it.util.toQuotedString($errSchemaPath)) + ' ',
params: { comparison: ' ' + ($opExpr) + ' ', limit: ' ' + ($schemaValue) + ' ', exclusive: ' ' + ($exclusive) + ' ' } '\n    if
(it.opts.messages !== false) {\n        out += ' , message: \\'should be ' + ($opStr) + ' '\n        if ($isData) {\n            out +=
'\'' + ' ' + ($schemaValue);\n        } else {\n            out += " ' + ($schemaValue) + '\';\n        }\n    }\n    if (it.opts.verbose)
{\n        out += ' , schema: '\n        if ($isData) {\n            out += 'validate.schema' + ($schemaPath);\n        } else {\n
out += " ' + ($schema);\n        }\n        out += ' ', parentSchema: validate.schema' + (it.schemaPath) + ' ', data: ' +
($data) +
' '\n    }\n    out += ' } '\n } else {\n    out += ' {\n    }\n    var __err = out;\n    out = $$outStack.pop();\n    if
(!it.compositeRule && $breakOnError) { /* istanbul ignore if *\n        if (it.async) {\n            out += ' throw new
ValidationError([' + (__err) + ']); '\n        } else {\n            out += ' validate.errors = [' + (__err) + ']; return false; '\n        }\n
} else {\n        out += ' var err = ' + (__err) + ' ; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;\n
'\n    }\n    out += ' '\n    if ($breakOnError) {\n        out += ' else { '\n    }\n    return out;\n}\n\n\n// WEBPACK
FOOTER /\n\n ..~/ajv/lib/dotjs/_limit.js", "use strict";\nmodule.exports = function generate__limitItems(it,
$keyword, $ruleType) {\n    var out = ' '\n    var $lvl = it.level;\n    var $dataLvl = it.dataLevel;\n    var $schema =
it.schema[$keyword];\n    var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n    var $errSchemaPath =
it.errSchemaPath + ' ' + $keyword;\n    var $breakOnError = !it.opts.allErrors;\n
    var $errorKeyword;\n    var $data = 'data' + ($dataLvl || '');\n    var $isData = it.opts.$data && $schema &&
$schema.$data,\n        $schemaValue;\n    if ($isData) {\n        out += ' var schema' + ($lvl) + ' = ' +
(it.util.getData($schema.$data, $dataLvl, it.dataPathArr)) + ' ; '\n        $schemaValue = 'schema' + $lvl;\n    } else {\n
        $schemaValue = $schema;\n    }\n    var $op = $keyword === 'maxItems' ? '>' : '<';\n    out += ' if (\n    if ($isData) {\n
        out += ' (' + ($schemaValue) + ' !== undefined && typeof ' + ($schemaValue) + ' !== \\'number\\\' || '\n    }\n    out += ' ' +
($data) + ' .length ' + ($op) + ' ' + ($schemaValue) + ' ) {\n    var $errorKeyword = $keyword;\n    var $$outStack =
$$outStack || [];\n    $$outStack.push(out);\n    out = "/* istanbul ignore else *\n    if (it.createErrors !== false) {\n
        out += ' { keyword: \'' + ($errorKeyword || '_limitItems') + '\', dataPath: (dataPath || \\'\\\'') + ' ' + (it.errorPath) + ' ',
schemaPath: ' ' + (it.util.toQuotedString($errSchemaPath))
+ ' ', params: { limit: ' ' + ($schemaValue) + ' ' } '\n        if (it.opts.messages !== false) {\n            out += ' , message:
\'' + 'should NOT have '\n            if ($keyword === 'maxItems') {\n                out += 'more';\n            } else {\n                out += 'less';\n
            }\n            out += ' than '\n            if ($isData) {\n                out += '\'' + ' ' + ($schemaValue) + ' ' + '\';\n            }
else {\n                out += " ' + ($schema);\n            }\n            out += ' items'\n        }\n        if (it.opts.verbose) {\n            out += ' , schema: '\n            if ($isData)
{\n                out += 'validate.schema' + ($schemaPath);\n            } else {\n                out += " ' + ($schema);\n            }\n
            out += ' ', parentSchema: validate.schema' + (it.schemaPath) + ' ', data: ' + ($data) + ' '\n        }\n        out += ' } '\n
    } else {\n        out += ' {\n    }\n    var __err = out;\n    out = $$outStack.pop();\n    if (!it.compositeRule && $breakOnError) { /*
istanbul ignore if *\n        if (it.async) {\n            out += ' throw new ValidationError([' + (__err)
+ ']); '\n        } else {\n            out += ' validate.errors = [' + (__err) + ']; return false; '\n        }\n    } else {\n        out += ' var err
= ' + (__err) + ' ; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;\n    }\n    out += ' '\n    if
($breakOnError) {\n        out += ' else { '\n    }\n    return out;\n}\n\n\n// WEBPACK FOOTER /\n\n
..~/ajv/lib/dotjs/_limitItems.js", "use strict";\nmodule.exports = function generate__limitLength(it, $keyword,
$ruleType) {\n    var out = ' '\n    var $lvl = it.level;\n    var $dataLvl = it.dataLevel;\n    var $schema =
it.schema[$keyword];\n    var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n    var $errSchemaPath =
it.errSchemaPath + ' ' + $keyword;\n    var $breakOnError = !it.opts.allErrors;\n    var $errorKeyword;\n    var $data =
'data' + ($dataLvl || '');\n    var $isData = it.opts.$data && $schema && $schema.$data,\n        $schemaValue;\n    if
($isData) {\n        out += ' var schema' + ($lvl) + ' = ' + (it.util.getData($schema.$data,

```

```

    $dataLvl, it.dataPathArr)) + ';';\n  $schemaValue = 'schema' + $lvl;\n } else {\n  $schemaValue = $schema;\n
}\n var $op = $keyword == 'maxLength' ? '>': '<';\n out += 'if (';\n if ($isData) {\n  out += ' (' + ($schemaValue)
+ ' !== undefined && typeof ' + ($schemaValue) + ' !== \\number\\) ||';\n };\n if (it.opts.unicode === false) {\n  out
+= ' ' + ($data) + '.length';\n } else {\n  out += ' ucs2length(' + ($data) + ')';\n };\n out += ' ' + ($op) + ' ' +
($schemaValue) + ') {';\n var $errorKeyword = $keyword;\n var $$outStack = $$outStack || [];\n
$$outStack.push(out);\n out = "/* istanbul ignore else */\n if (it.createErrors !== false) {\n  out += ' { keyword:
\\\" + ($errorKeyword || '_limitLength') + '\\\", dataPath: (dataPath || \\\"\\\") + ' + (it.errorPath) + ', schemaPath: ' +
(it.util.toQuotedString($errSchemaPath)) + ', params: { limit: ' + ($schemaValue) + ' }';\n  if (it.opts.messages !==
false) {\n  out += ', message: \\\"should
NOT be';\n  if ($keyword == 'maxLength') {\n  out += ' longer';\n  } else {\n  out += ' shorter';\n  }\n
  out += ' than';\n  if ($isData) {\n  out += '\\\" + ' + ($schemaValue) + ' + '\\\"';\n  } else {\n  out += " +
($schema);\n  }\n  out += ' characters\\\"';\n  }\n  if (it.opts.verbose) {\n  out += ', schema: ';;\n  if
($isData) {\n  out += 'validate.schema' + ($schemaPath);\n  } else {\n  out += " + ($schema);\n  }\n
  out += ' , parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + '';\n  }\n  out += ' }';\n
} else {\n  out += ' }';\n }\n var __err = out;\n out = $$outStack.pop();\n if (!it.compositeRule &&
$breakOnError) { /* istanbul ignore if */\n  if (it.async) {\n  out += ' throw new ValidationError([' + (__err) + ']);
';\n  } else {\n  out += ' validate.errors = [' + (__err) + ']; return false;';\n  }\n } else {\n  out
+= ' var err = ' + (__err) + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;';\n }\n out +=
'}';\n if ($breakOnError) {\n  out += ' else {';\n  }\n return out;\n}\n\n\n\n// WEBPACK FOOTER //\n\n\n\n
../~/ajv/lib/dotjs/_limitLength.js", "use strict";\nmodule.exports = function generate__limitProperties(it, $keyword,
$ruleType) {\n var out = '';\n var $lvl = it.level;\n var $dataLvl = it.dataLevel;\n var $schema =
it.schema[$keyword];\n var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n var $errSchemaPath =
it.errSchemaPath + '/' + $keyword;\n var $breakOnError = !it.opts.allErrors;\n var $errorKeyword;\n var $data =
'data' + ($dataLvl || '');\n var $isData = it.opts.$data && $schema && $schema.$data,\n  $schemaValue;\n if
($isData) {\n  out += ' var schema' + ($lvl) + ' = ' + (it.util.getData($schema.$data, $dataLvl, it.dataPathArr)) + '
';\n  $schemaValue = 'schema' + $lvl;\n } else {\n  $schemaValue = $schema;\n
}\n var $op = $keyword == 'maxProperties' ? '>': '<';\n out += 'if (';\n if ($isData) {\n  out += ' (' +
($schemaValue) + ' !== undefined && typeof ' + ($schemaValue) + ' !== \\number\\) ||';\n }\n out += '
Object.keys(' + ($data) + ').length' + ($op) + ' ' + ($schemaValue) + ') {';\n var $errorKeyword = $keyword;\n var
$$outStack = $$outStack || [];\n $$outStack.push(out);\n out = "/* istanbul ignore else */\n if (it.createErrors !==
false) {\n  out += ' { keyword: \\\" + ($errorKeyword || '_limitProperties') + '\\\", dataPath: (dataPath || \\\"\\\") + ' +
(it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: { limit: ' + ($schemaValue)
+ ' }';\n  if (it.opts.messages !== false) {\n  out += ', message: \\\"should NOT have';\n  if ($keyword ==
'maxProperties') {\n  out += ' more';\n  } else {\n  out += ' less';\n  }\n  }\n  out += ' than';\n  if ($isData)
{\n  out += '\\\" + ' + ($schemaValue)
+ ' + '\\\"';\n  } else {\n  out += " + ($schema);\n  }\n  out += ' properties\\\"';\n  }\n  if (it.opts.verbose)
{\n  out += ', schema: ';;\n  if ($isData) {\n  out += 'validate.schema' + ($schemaPath);\n  } else {\n
  out += " + ($schema);\n  }\n  out += ' , parentSchema: validate.schema' + (it.schemaPath) + ', data: ' +
($data) + '';\n  }\n  out += ' }';\n } else {\n  out += ' }';\n }\n var __err = out;\n out = $$outStack.pop();\n
if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n  if (it.async) {\n  out += ' throw new
ValidationError([' + (__err) + ']);';\n  } else {\n  out += ' validate.errors = [' + (__err) + ']; return false;';\n
}\n } else {\n  out += ' var err = ' + (__err) + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err);
errors++;';\n }\n }\n out += ' }';\n if ($breakOnError) {\n  out += ' else {';\n  }\n return out;\n}\n\n\n\n// WEBPACK
FOOTER //\n\n\n\n../~/ajv/lib/dotjs/_limitProperties.js", "use strict";\nmodule.exports = function
generate_multipleOf(it, $keyword, $ruleType) {\n var out = '';\n var $lvl = it.level;\n var $dataLvl =
it.dataLevel;\n var $schema = it.schema[$keyword];\n var $schemaPath = it.schemaPath +
it.util.getProperty($keyword);\n var $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n var $breakOnError =
!it.opts.allErrors;\n var $data = 'data' + ($dataLvl || '');\n var $isData = it.opts.$data &&

```



```

$schema.$data,\n  $schemaValue;\n  if ($isData) {\n    out += ' var schema' + ($lvl) + ' = ' +
(it.util.getData($schema.$data, $dataLvl, it.dataPathArr)) + ' ';;\n    $schemaValue = 'schema' + $lvl;\n  } else {\n
$schemaValue = $schema;\n  }\n  out += 'var division' + ($lvl) + ' ;if (;\n  if ($isData) {\n    out += ' ' +
($schemaValue) + ' !== undefined && ( typeof ' + ($schemaValue) + ' !== \'number\' || ';\n  }\n  out += ' (division' +
($lvl) + ' = ' + ($data) + ' / ' +
($schemaValue) + ' );\n  if (it.opts.multipleOfPrecision) {\n    out += ' Math.abs(Math.round(division' + ($lvl) + ') -
division' + ($lvl) + ') > 1e-' + (it.opts.multipleOfPrecision) + ' ';;\n  } else {\n    out += ' division' + ($lvl) + ' !==
parseInt(division' + ($lvl) + ') ';\n  }\n  out += ') ';\n  if ($isData) {\n    out += ' ) ';\n  }\n  out += ' ) { ';\n  var
$$outStack = $$outStack || [];\n  $$outStack.push(out);\n  out = " ;/* istanbul ignore else */\n  if (it.createErrors !==
false) {\n    out += ' { keyword: \'' + ('multipleOf') + '\', dataPath: (dataPath || '\') + ' + (it.errorPath) + ' ,
schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ' , params: { multipleOf: ' + ($schemaValue) + ' } ';\n
  if (it.opts.messages !== false) {\n    out += ' , message: \'' + 'should be multiple of ';\n    if ($isData) {\n      out += '\
' + ($schemaValue);\n    } else {\n      out += " + ($schemaValue) + " ';\n    }\n  }\n  if (it.opts.verbose) {\n
    out += ' , schema: ';\n    if ($isData) {\n      out += 'validate.schema' + ($schemaPath);\n    } else {\n      out
+= " + ($schema);\n    }\n    out += ' , parentSchema: validate.schema' + (it.schemaPath) + ' , data: ' + ($data)
+ ' ';\n  }\n  out += ' } ';\n  } else {\n    out += ' {} ';\n  }\n  var __err = out;\n  out = $$outStack.pop();\n  if
(!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n    if (it.async) {\n      out += ' throw new
ValidationError([' + (__err) + ']);\n    } else {\n      out += ' validate.errors = [' + (__err) + ']; return false; ';\n    }
  } else {\n    out += ' var err = ' + (__err) + ' ; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++
;\n  }\n  out += ' } ';\n  if ($breakOnError) {\n    out += ' else { ';\n  }\n  return out;\n}\n\n\n\n// WEBPACK
FOOTER /\n// ../~/ajv/lib/dotjs/multipleOf.js", "use strict";\nmodule.exports = function generate_not(it, $keyword,
$ruleType) {\n  var out
= ' ';\n  var $lvl = it.level;\n  var $dataLvl = it.dataLevel;\n  var $schema = it.schema[$keyword];\n  var
$schemaPath = it.schemaPath + it.util.getProperty($keyword);\n  var $errSchemaPath = it.errSchemaPath + '/' +
$keyword;\n  var $breakOnError = !it.opts.allErrors;\n  var $data = 'data' + ($dataLvl || '');\n  var $errs = 'errs_' +
$lvl;\n  var $it = it.util.copy(it);\n  $it.level++;\n  var $nextValid = 'valid' + $it.level;\n  if
(it.util.schemaHasRules($schema, it.RULES.all)) {\n    $it.schema = $schema;\n    $it.schemaPath = $schemaPath;\n
    $it.errSchemaPath = $errSchemaPath;\n    out += ' var ' + ($errs) + ' = errors; ';\n    var $wasComposite =
it.compositeRule;\n    it.compositeRule = $it.compositeRule = true;\n    $it.createErrors = false;\n    var
$allErrorsOption;\n    if ($it.opts.allErrors) {\n      $allErrorsOption = $it.opts.allErrors;\n      $it.opts.allErrors =
false;\n    }\n    out += ' ' + (it.validate($it)) + ' ';\n    $it.createErrors = true;\n    if ($allErrorsOption)
$it.opts.allErrors = $allErrorsOption;\n    it.compositeRule = $it.compositeRule = $wasComposite;\n    out += ' if ('
+ ($nextValid) + ') { ';\n    var $$outStack = $$outStack || [];\n    $$outStack.push(out);\n    out = " ;/* istanbul
ignore else */\n    if (it.createErrors !== false) {\n      out += ' { keyword: \'' + ('not') + '\', dataPath: (dataPath ||
\') + ' + (it.errorPath) + ' , schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ' , params: { } ';\n    if
(it.opts.messages !== false) {\n      out += ' , message: \'' + 'should NOT be valid\'';\n    }\n    if (it.opts.verbose) {\n
      out += ' , schema: validate.schema' + ($schemaPath) + ' , parentSchema: validate.schema' + (it.schemaPath) + ' ,
data: ' + ($data) + ' ';\n    }\n    out += ' } ';\n  } else {\n    out += ' {} ';\n  }\n  var __err = out;\n  out =
$$outStack.pop();\n  if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n    if (it.async) {\n
      out += ' throw new ValidationError([' + (__err) + ']);\n    } else {\n      out += ' validate.errors = [' + (__err) +
']; return false; ';\n    } }\n  } else {\n    out += ' var err = ' + (__err) + ' ; if (vErrors === null) vErrors = [err]; else
vErrors.push(err); errors++;\n  }\n  out += ' } else { errors = ' + ($errs) + ' ; if (vErrors !== null) { if (' + ($errs) +
') vErrors.length = ' + ($errs) + ' ; else vErrors = null; } ';\n  if (it.opts.allErrors) {\n    out += ' };\n  }\n  }
else {\n    out += ' var err = ';\n    /* istanbul ignore else */\n    if (it.createErrors !== false) {\n      out += ' { keyword: \''
+ ('not') + '\', dataPath: (dataPath || '\') + ' + (it.errorPath) + ' , schemaPath: ' +
(it.util.toQuotedString($errSchemaPath)) + ' , params: { } ';\n    if (it.opts.messages !== false) {\n      out += ' ,
message: \'' + 'should NOT be valid\'';\n    }\n    if (it.opts.verbose) {\n      out += ' , schema: validate.schema' +
($schemaPath)

```

```

+ ' , parentSchema: validate.schema' + (it.schemaPath) + ' , data: ' + ($data) + ' '; \n } \n out += ' } '; \n } else
{\n out += ' { ' '; \n } \n out += ' '; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++; \n if
($breakOnError) {\n out += ' if (false) { ' ; \n } \n } \n return out; \n \n \n \n \n // WEBPACK FOOTER // \n //
../~/ajv/lib/dotjs/not.js", "use strict"; \n module.exports = function generate_oneOf(it, $keyword, $ruleType) {\n var
out = ' '; \n var $lvl = it.level; \n var $dataLvl = it.dataLevel; \n var $schema = it.schema[$keyword]; \n var
$schemaPath = it.schemaPath + it.util.getProperty($keyword); \n var $errSchemaPath = it.errSchemaPath + '/' +
$keyword; \n var $breakOnError = !it.opts.allErrors; \n var $data = 'data' + ($dataLvl || ''); \n var $valid = 'valid' +
$lvl; \n var $errs = 'errs_' + $lvl; \n var $it = it.util.copy(it); \n var $closingBraces = ''; \n $it.level++; \n var
$nextValid = 'valid' + $it.level; \n out +=
'var ' + ($errs) + ' = errors; var prevValid' + ($lvl) + ' = false; var ' + ($valid) + ' = false; '; \n var $currentBaseId =
$it.baseId; \n var $wasComposite = it.compositeRule; \n it.compositeRule = $it.compositeRule = true; \n var arr1 =
$schema; \n if (arr1) {\n var $sch, $i = -1, $l1 = arr1.length - 1; \n while ($i < $l1) {\n $sch = arr1[$i +=
1]; \n if (it.util.schemaHasRules($sch, it.RULES.all)) {\n $it.schema = $sch; \n $it.schemaPath =
$schemaPath + '[' + $i + ']'; \n $it.errSchemaPath = $errSchemaPath + '/' + $i; \n out += ' ' + (it.validate($it))
+ ' '; \n $it.baseId = $currentBaseId; \n } else {\n out += ' var ' + ($nextValid) + ' = true; '; \n } \n if
($i) {\n out += ' if (' + ($nextValid) + ' && prevValid' + ($lvl) + ') ' + ($valid) + ' = false; else { ' ; \n
$closingBraces += ' '; \n } \n out += ' if (' + ($nextValid) + ') ' + ($valid) + ' = prevValid' + ($lvl) + ' = true; '; \n
} \n } \n
it.compositeRule = $it.compositeRule = $wasComposite; \n out += " + ($closingBraces) + 'if (!' + ($valid) + ') {
var err = ' ; /* istanbul ignore else */ \n if (it.createErrors !== false) {\n out += ' { keyword: \'' + ('oneOf') + '\',
dataPath: (dataPath || \\'\\\'') + ' ' + (it.errorPath) + ' , schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ' ,
params: { ' ; \n if (it.opts.messages !== false) {\n out += ' , message: \\'should match exactly one schema in
oneOf\' ' ; \n } \n if (it.opts.verbose) {\n out += ' , schema: validate.schema' + ($schemaPath) + ' ,
parentSchema: validate.schema' + (it.schemaPath) + ' , data: ' + ($data) + ' '; \n } \n out += ' } ' ; \n } else {\n out
+= ' { ' ; \n } \n out += ' '; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++; \n if
(!it.compositeRule && $breakOnError) { /* istanbul ignore if */ \n if (it.async) {\n out += ' throw new
ValidationError(vErrors); ' ; \n } else {\n
out += ' validate.errors = vErrors; return false; ' ; \n } \n } \n } \n out += ' } else { errors = ' + ($errs) + ' ; if (vErrors !==
null) { if (' + ($errs) + ') vErrors.length = ' + ($errs) + ' ; else vErrors = null; } ; \n if (it.opts.allErrors) {\n out += ' }
' ; \n } \n return out; \n \n \n \n \n // WEBPACK FOOTER // \n // ../~/ajv/lib/dotjs/oneOf.js", "use strict"; \n module.exports
= function generate_pattern(it, $keyword, $ruleType) {\n var out = ' '; \n var $lvl = it.level; \n var $dataLvl =
it.dataLevel; \n var $schema = it.schema[$keyword]; \n var $schemaPath = it.schemaPath +
it.util.getProperty($keyword); \n var $errSchemaPath = it.errSchemaPath + '/' + $keyword; \n var $breakOnError =
!it.opts.allErrors; \n var $data = 'data' + ($dataLvl || ''); \n var $isData = it.opts.$data && $schema &&
$schema.$data; \n var $schemaValue; \n if ($isData) {\n out += ' var schema' + ($lvl) + ' = ' +
(it.util.getData($schema.$data, $dataLvl, it.dataPathArr)) + ' ; ' ; \n $schemaValue = 'schema' + $lvl; \n
} else {\n $schemaValue = $schema; \n } \n var $regexp = $isData ? '(new RegExp(' + $schemaValue + '))' :
it.usePattern($schema); \n out += 'if (' ; \n if ($isData) {\n out += ' (' + ($schemaValue) + ') !== undefined &&
typeof ' + ($schemaValue) + ' !== \'string\' ' ; \n } \n out += ' !' + ($regexp) + '.test(' + ($data) + ') ) { ' ; \n var
$$outStack = $$outStack || []; \n $$outStack.push(out); \n out = ' ; /* istanbul ignore else */ \n if (it.createErrors !==
false) {\n out += ' { keyword: \'' + ('pattern') + '\', dataPath: (dataPath || \\'\\\'') + ' ' + (it.errorPath) + ' , schemaPath: '
+ (it.util.toQuotedString($errSchemaPath)) + ' , params: { pattern: ' ; \n if ($isData) {\n out += ' +
($schemaValue); \n } else {\n out += " + (it.util.toQuotedString($schema)); \n } \n out += ' ' ; \n if
(it.opts.messages !== false) {\n out += ' , message: \\'should match pattern \'' ; \n if ($isData) {\n out += '\\'
+ ' + ($schemaValue) + '
+ \'' ; \n } else {\n out += " + (it.util.escapeQuotes($schema)); \n } \n out += '\\' ' ; \n } \n if
(it.opts.verbose) {\n out += ' , schema: ' ; \n if ($isData) {\n out += 'validate.schema' + ($schemaPath); \n
} else {\n out += " + (it.util.toQuotedString($schema)); \n } \n out += ' , parentSchema:

```

```

validate.schema' + (it.schemaPath) + ', data: ' + ($data) + ';\n } \n out += ' }';\n } else {\n out += ' { }';\n }\n
var __err = out;\n out = $$outStack.pop();\n if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n
if (it.async) {\n out += ' throw new ValidationError([' + (__err) + ']);\n } else {\n out += ' validate.errors =\n
[' + (__err) + ']; return false;';\n }\n } else {\n out += ' var err = ' + (__err) + '; if (vErrors === null) vErrors =\n
[err]; else vErrors.push(err); errors++;';\n }\n out += ');\n if ($breakOnError) {\n out += ' else {';\n }\n
return out;\n}\n\n\n// WEBPACK FOOTER //\n\n../ajv/lib/dotjs/pattern.js", "use strict";\nmodule.exports =\n
function generate_properties(it, $keyword, $ruleType) {\n var out = ';\n var $lvl = it.level;\n var $dataLvl =\n
it.dataLevel;\n var $schema = it.schema[$keyword];\n var $schemaPath = it.schemaPath +\n
it.util.getProperty($keyword);\n var $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n var $breakOnError =\n
!it.opts.allErrors;\n var $data = 'data' + ($dataLvl || '');\n var $valid = 'valid' + $lvl;\n var $errs = 'errs_' + $lvl;\n
var $it = it.util.copy(it);\n var $closingBraces = '';\n var $nextValid = 'valid' + $it.level;\n var $key\n
= 'key' + $lvl,\n $idx = 'idx' + $lvl,\n $dataNxt = $it.dataLevel = it.dataLevel + 1,\n $nextData = 'data' +\n
$dataNxt,\n $dataProperties = 'dataProperties' + $lvl;\n var $schemaKeys = Object.keys($schema || {}),\n
$properties = it.schema.patternProperties || {},\n $propertyKeys = Object.keys($properties),\n
$additionalProperties = it.schema.additionalProperties,\n $someProperties = $schemaKeys.length ||\n
$propertyKeys.length,\n $noAdditional = $additionalProperties === false,\n $additionalIsSchema = typeof $additionalProperties\n
=== 'object' && Object.keys($additionalProperties).length,\n $removeAdditional = it.opts.removeAdditional,\n
$checkAdditional = $noAdditional || $additionalIsSchema || $removeAdditional,\n $ownProperties =\n
it.opts.ownProperties,\n $currentBaseId = it.baseId;\n var $required = it.schema.required;\n if ($required &&\n
!(it.opts.v5 && $required.$data) && $required.length < it.opts.loopRequired) var $requiredHash =\n
it.util.toHash($required);\n if (it.opts.patternGroups) {\n var $pgProperties = it.schema.patternGroups || {},\n
$pgPropertyKeys = Object.keys($pgProperties);\n }\n out += 'var ' + ($errs) + ' = errors;var ' + ($nextValid) + ' =\n
true;';\n if ($ownProperties) {\n out += 'var ' + ($dataProperties) + ' = undefined;';\n }\n if ($checkAdditional)\n
{\n if ($ownProperties) {\n out += ' ' + ($dataProperties) + ' = ' + ($dataProperties) + ' || Object.keys(' + ($data)\n
+ '); for (var ' + ($idx) + '=0; ' + ($idx) + '<' + ($dataProperties) + '.length; ' + ($idx) + '++) { var ' + ($key) + ' = '\n
' + ($dataProperties) + '[' + ($idx) + '];';\n } else {\n out += ' for (var ' + ($key) + ' in ' + ($data) + ') {';\n }\n
if ($someProperties) {\n out += ' var isAdditional' + ($lvl) + ' = !(false';\n if ($schemaKeys.length) {\n if\n
($schemaKeys.length > 5) {\n out += ' || validate.schema' + ($schemaPath) + '[' + ($key) + '];\n } else {\n
var arr1 = $schemaKeys;\n if (arr1) {\n var $propertyKey, i1 = -1,\n l1 = arr1.length - 1;\n
while (i1 < l1) {\n $propertyKey = arr1[i1 + 1];\n out += ' || ' + ($key) + ' == ' +\n
(it.util.toQuotedString($propertyKey)) + ';\n }\n }\n }\n }\n
if ($propertyKeys.length) {\n var arr2 = $propertyKeys;\n if (arr2) {\n var $pProperty, $i = -1,\n
l2 = arr2.length - 1;\n while ($i < l2) {\n $pProperty = arr2[$i + 1];\n out += ' || '\n
(it.usePattern($pProperty)) + '.test(' + ($key) + ')';\n }\n }\n }\n if (it.opts.patternGroups &&\n
$pgPropertyKeys.length) {\n var arr3 = $pgPropertyKeys;\n if (arr3) {\n var $pgProperty, $i = -1,\n
l3 = arr3.length - 1;\n while ($i < l3) {\n $pgProperty = arr3[$i + 1];\n out += ' || '\n
(it.usePattern($pgProperty)) + '.test(' + ($key) + ')';\n }\n }\n }\n out += ' ); if (isAdditional' + ($lvl)\n
+ ') {';\n }\n if ($removeAdditional === 'all') {\n out += ' delete ' + ($data) + '[' + ($key) + '];\n } else {\n
var $currentErrorPath = it.errorPath;\n var $additionalProperty = '\\\' + ' + $key +\n
' + '\\';\n if (it.opts._errorDataPathProperty) {\n it.errorPath = it.util.getPathExpr(it.errorPath, $key,\n
it.opts.jsonPointers);\n }\n if ($noAdditional) {\n if ($removeAdditional) {\n out += ' delete '\n
($data) + '[' + ($key) + '];';\n } else {\n out += ' ' + ($nextValid) + ' = false;';\n var\n
$currErrSchemaPath = $errSchemaPath;\n $errSchemaPath = it.errSchemaPath + '/additionalProperties';\n
var $$outStack = $$outStack || [];\n $$outStack.push(out);\n out = '';\n /* istanbul ignore else */\n if\n
(it.createErrors !== false) {\n out += ' { keyword: '\\\' + ('additionalProperties') + '\\', dataPath: (dataPath ||\n
\\\'\\') + ' + (it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: {\n
additionalProperty: '\\\' + ($additionalProperty) + '\\\' }';\n if (it.opts.messages !== false) {\n out += ',\n
message: \\\'should\n

```

```

NOT have additional properties\\';\n        }\n        if (it.opts.verbose) {\n            out += ' , schema: false ,\nparentSchema: validate.schema' + (it.schemaPath) + ' , data: ' + ($data) + ' '; \n        }\n        out += ' }';\n    }\n    else {\n        out += ' { }';\n    }\n    var __err = out;\n    out = $$outStack.pop();\n    if\n    (!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n        if (it.async) {\n            out += ' throw new\nValidationError([' + (__err) + ']);\n        }\n    } else {\n        out += ' validate.errors = [' + (__err) + ']; return false;\n    };\n    }\n    } else {\n        out += ' var err = ' + (__err) + ' ; if (vErrors === null) vErrors = [err]; else\nvErrors.push(err); errors++;'\n    }\n    $errSchemaPath = $currErrSchemaPath;\n    if ($breakOnError)\n    {\n        out += ' break;';\n    }\n    }\n    } else if ($additionalIsSchema)\n    {\n        if ($removeAdditional === 'failing') {\n            out += ' var ' + ($errs) + ' = errors;';\n            var\n$wasComposite = it.compositeRule;\n            it.compositeRule = $it.compositeRule = true;\n            $it.schema =\n$aProperties;\n            $it.schemaPath = it.schemaPath + '.additionalProperties';\n            $it.errSchemaPath =\nit.errSchemaPath + '/additionalProperties';\n            $it.errorPath = it.opts._errorDataPathProperty ? it.errorPath :\nit.util.getPathExpr(it.errorPath, $key, it.opts.jsonPointers);\n            var $passData = $data + '[' + $key + ']';\n            $it.dataPathArr[$dataNxt] = $key;\n            var $code = it.validate($it);\n            $it.baseId = $currentBaseId;\n            if\n(it.util.varOccurrences($code, $nextData) < 2) {\n                out += ' ' + (it.util.varReplace($code, $nextData,\n$passData)) + ' '; \n            } else {\n                out += ' var ' + ($nextData) + ' = ' + ($passData) + ' ; ' + ($code) + ' '; \n            }\n            out += ' if\n(' + ($nextValid) + ') { errors = ' + ($errs) + ' ; if (validate.errors !== null) { if (errors) validate.errors.length =\nerrors; else validate.errors = null; } delete ' + ($data) + '[' + ($key) + ']; }';\n            it.compositeRule =\n$it.compositeRule = $wasComposite;\n        } else {\n            $it.schema = $aProperties;\n            $it.schemaPath =\nit.schemaPath + '.additionalProperties';\n            $it.errSchemaPath = it.errSchemaPath + '/additionalProperties';\n            $it.errorPath = it.opts._errorDataPathProperty ? it.errorPath :\nit.util.getPathExpr(it.errorPath, $key,\nit.opts.jsonPointers);\n            var $passData = $data + '[' + $key + ']';\n            $it.dataPathArr[$dataNxt] = $key;\n            var $code = it.validate($it);\n            $it.baseId = $currentBaseId;\n            if (it.util.varOccurrences($code, $nextData)\n< 2) {\n                out += ' ' + (it.util.varReplace($code, $nextData, $passData)) + ' '; \n            } else {\n                out += '\nvar ' + ($nextData) + '\n= ' + ($passData) + ' ; ' + ($code) + ' '; \n            }\n            if ($breakOnError) {\n                out += ' if (! + ($nextValid) +\n) break;';\n            }\n            }\n            }\n            it.errorPath = $currentErrorPath;\n            }\n            if ($someProperties) {\n                out\n+= ' }';\n            }\n            out += ' }';\n            if ($breakOnError) {\n                out += ' if ( ' + ($nextValid) + ') {;\n                $closingBraces\n+= '};\n            }\n            }\n            var $useDefaults = it.opts.useDefaults && !it.compositeRule;\n            if ($schemaKeys.length) {\n                var arr4 = $schemaKeys;\n                if (arr4) {\n                    var $propertyKey, i4 = -1,\n                        l4 = arr4.length - 1;\n                    while (i4 <\nl4) {\n                        $propertyKey = arr4[i4 += 1];\n                        var $sch = $schema[$propertyKey];\n                        if\n(it.util.schemaHasRules($sch, it.RULES.all)) {\n                            var $prop = it.util.getProperty($propertyKey),\n                                $passData = $data + $prop,\n                                $hasDefault = $useDefaults && $sch.default !== undefined;\n                            $it.schema\n= $sch;\n                            $it.schemaPath\n= $schemaPath + $prop;\n                            $it.errSchemaPath = $errSchemaPath + '/' +\nit.util.escapeFragment($propertyKey);\n                            $it.errorPath = it.util.getPath(it.errorPath, $propertyKey,\nit.opts.jsonPointers);\n                            $it.dataPathArr[$dataNxt] = it.util.toQuotedString($propertyKey);\n                            var $code =\nit.validate($it);\n                            $it.baseId = $currentBaseId;\n                            if (it.util.varOccurrences($code, $nextData) < 2) {\n                                $code = it.util.varReplace($code, $nextData, $passData);\n                                var $useData = $passData;\n                            } else {\n                                var $useData = $nextData;\n                                out += ' var ' + ($nextData) + ' = ' + ($passData) + ' ;';\n                            }\n                            if\n($hasDefault) {\n                                out += ' ' + ($code) + ' '; \n                            } else {\n                                if ($requiredHash &&\n$requiredHash[$propertyKey]) {\n                                    out += ' if ( ' + ($useData) + ' === undefined';\n                                }\n                                if\n($ownProperties) {\n                                    out += ' || ! Object.prototype.hasOwnProperty.call(\n+ ($data) + ' , \\\"' + (it.util.escapeQuotes($propertyKey)) + '\\\" )';\n                                }\n                                out += ' ) { ' + ($nextValid) + '\n= false;';\n                                var $currentErrorPath = it.errorPath,\n                                    $currErrSchemaPath = $errSchemaPath,\n                                    $missingProperty = it.util.escapeQuotes($propertyKey);\n                                if (it.opts._errorDataPathProperty) {\n                                    it.errorPath = it.util.getPath($currentErrorPath, $propertyKey, it.opts.jsonPointers);\n                                }\n                            }\n            }\n        }\n    }\n}

```

```

SerrSchemaPath = it.errSchemaPath + '/required';\n      var $$outStack = $$outStack || [];\n
$$outStack.push(out);\n      out = "/* istanbul ignore else */\n      if (it.createErrors !== false) {\n
out += ' keyword: \'' + ('required') + '\', dataPath: (' + (dataPath || '') + ') + (' + (it.errorPath) + '), schemaPath: ' +\n
(it.util.toQuotedString($errSchemaPath)) + ', params: { missingProperty: \'' + ($missingProperty)\n
+ '\'}';\n      if (it.opts.messages !== false) {\n      out += ', message: \'';\n      if\n
(it.opts._errorDataPathProperty) {\n      out += 'is a required property';\n      } else {\n
out += 'should have required property \'' + ($missingProperty) + '\';\n      }\n      out += '\n';\n
}\n      if (it.opts.verbose) {\n      out += ', schema: validate.schema' + ($schemaPath) + ',\n
parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + '';\n      }\n      out += ' }';\n
} else {\n      out += ' {}';\n      }\n      var __err = out;\n      out = $$outStack.pop();\n
if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n      if (it.async) {\n      out += '\n
throw new ValidationError([\n
+ (__err) + ']);';\n      } else {\n      out += ' validate.errors = [' + (__err) + ']; return false;';\n
}\n      } else {\n      out += ' var err = ' + (__err) + '; if (vErrors === null) vErrors = [err]; else\n
vErrors.push(err); errors++;';\n      }\n      $errSchemaPath = $currErrSchemaPath;\n      it.errorPath =\n
$currentErrorPath;\n      out += ' } else {';\n      } else {\n      if ($breakOnError) {\n      out += '\n
if (' + ($useData) + ') === undefined;\n      if ($ownProperties) {\n      out += ' || '\n
Object.prototype.hasOwnProperty.call(' + ($data) + ', \'' + (it.util.escapeQuotes($propertyKey)) + '\');\n
}\n      out += ') { ' + ($nextValid) + ' = true; } else {';\n      } else {\n      out += ' if (' + ($useData)\n
+ ') !== undefined;\n      if ($ownProperties) {\n      out\n
+= ' && Object.prototype.hasOwnProperty.call(' + ($data) + ', \'' + (it.util.escapeQuotes($propertyKey)) + '\');\n
}\n      out += ') {';\n      }\n      }\n      out += ' ' + ($code) + ' }';\n      }\n      }\n
if ($breakOnError) {\n      out += ' if (' + ($nextValid) + ') {';\n      $closingBraces += '};\n      }\n      }\n      }\n
}\n      if ($pPropertyKeys.length) {\n      var arr5 = $pPropertyKeys;\n      if (arr5) {\n      var $pProperty, i5 = -1,\n
l5 = arr5.length - 1;\n      while (i5 < l5) {\n      $pProperty = arr5[i5 + 1];\n      var $sch =\n
$pProperties[$pProperty];\n      if (it.util.schemaHasRules($sch, it.RULES.all)) {\n      $it.schema = $sch;\n
$it.schemaPath = it.schemaPath + '.patternProperties' + it.util.getProperty($pProperty);\n      $it.errSchemaPath =\n
it.errSchemaPath + '/patternProperties/' + it.util.escapeFragment($pProperty);\n      if ($ownProperties)\n
{\n      out += ' ' + ($dataProperties) + ' = ' + ($dataProperties) + ' || Object.keys(' + ($data) + '); for (var ' + ($idx)\n
+ '=0; ' + ($idx) + '<' + ($dataProperties) + '.length; ' + ($idx) + '++) { var ' + ($key) + ' = ' + ($dataProperties) + '[' +\n
($idx) + '];';\n      } else {\n      out += ' for (var ' + ($key) + ' in ' + ($data) + ') {';\n      }\n      out += ' if\n
(' + (it.usePattern($pProperty)) + ').test(' + ($key) + ') {';\n      $it.errorPath = it.util.getPathExpr(it.errorPath,\n
$key, it.opts.jsonPointers);\n      var $passData = $data + '[' + $key + '];\n      $it.dataPathArr[$dataNxt] =\n
$key;\n      var $code = it.validate($it);\n      $it.baseId = $currentBaseId;\n      if\n
(it.util.varOccurrences($code, $nextData) < 2) {\n      out += ' ' + (it.util.varReplace($code, $nextData,\n
$passData)) + '';\n      } else {\n      out += ' var ' + ($nextData) + ' = ' + ($passData) + ' + ' + ($code) + '';\n
}\n
}\n      if ($breakOnError) {\n      out += ' if (!' + ($nextValid) + ') break;';\n      }\n      out += ' }';\n      if\n
($breakOnError) {\n      out += ' else ' + ($nextValid) + ' = true;';\n      }\n      out += ' }';\n      if\n
($breakOnError) {\n      out += ' if (' + ($nextValid) + ') {';\n      $closingBraces += '};\n      }\n      }\n
}\n      }\n      }\n      if (it.opts.patternGroups && $pgPropertyKeys.length) {\n      var arr6 = $pgPropertyKeys;\n      if (arr6)\n
{\n      var $pgProperty, i6 = -1,\n      l6 = arr6.length - 1;\n      while (i6 < l6) {\n      $pgProperty = arr6[i6 +\n
1];\n      var $pgSchema = $pgProperties[$pgProperty],\n      $sch = $pgSchema.schema;\n      if\n
(it.util.schemaHasRules($sch, it.RULES.all)) {\n      $it.schema = $sch;\n      $it.schemaPath = it.schemaPath +\n
'.patternGroups' + it.util.getProperty($pgProperty) + '.schema';\n      $it.errSchemaPath = it.errSchemaPath +\n
'/patternGroups/'\n
+ it.util.escapeFragment($pgProperty) + '/schema';\n      out += ' var pgPropCount' + ($lvl) + ' = 0;';\n      if\n
($ownProperties) {\n      out += ' ' + ($dataProperties) + ' = ' + ($dataProperties) + ' || Object.keys(' + ($data) + ');';\n
}\n
}\n
}

```

```

for (var ' + ($idx) + '=0; ' + ($idx) + '<' + ($dataProperties) + '.length; ' + ($idx) + '++) { var ' + ($key) + ' = ' +
($dataProperties) + '[' + ($idx) + '];';\n      } else {\n      out += ' for (var ' + ($key) + ' in ' + ($data) + ') {';\n
}\n      out += ' if (' + (it.usePattern($pgProperty)) + '.test(' + ($key) + ')) { pgPropCount' + ($lvl) + '++;';\n
$it.errorPath = it.util.getPathExpr(it.errorPath, $key, it.opts.jsonPointers);\n      var $passData = $data + '[' + $key
+ '];\n      $it.dataPathArr[$dataNxt] = $key;\n      var $code = it.validate($it);\n      $it.baseId =
$currentBaseId;\n      if (it.util.varOccurrences($code, $nextData) < 2) {\n      out
+= ' ' + (it.util.varReplace($code, $nextData, $passData)) + ';\n      } else {\n      out += ' var ' + ($nextData)
+ ' = ' + ($passData) + '; ' + ($code) + ';\n      }\n      if ($breakOnError) {\n      out += ' if (!' + ($nextValid)
+ ') break;';\n      }\n      out += ' }';\n      if ($breakOnError) {\n      out += ' else ' + ($nextValid) + ' =
true;';\n      }\n      out += ' }';\n      if ($breakOnError) {\n      out += ' if (' + ($nextValid) + ') {';\n
$closingBraces += '};\n      }\n      var $pgMin = $pgSchema.minimum,\n      $pgMax =
$pgSchema.maximum;\n      if ($pgMin !== undefined || $pgMax !== undefined) {\n      out += ' var ' +
($valid) + ' = true;';\n      var $currErrSchemaPath = $errSchemaPath;\n      if ($pgMin !== undefined) {\n
var $limit = $pgMin,\n      $reason = 'minimum',\n      $moreOrLess = 'less';\n
out += ' ' + ($valid) + ' = pgPropCount' + ($lvl) + ' >= ' + ($pgMin) + ';\n      $errSchemaPath =
it.errSchemaPath + '/patternGroups/minimum';\n      out += ' if (!' + ($valid) + ') {';\n      var $$outStack
= $$outStack || [];\n      $$outStack.push(out);\n      out = "/* istanbul ignore else */\n      if
(it.createErrors !== false) {\n      out += ' { keyword: \'' + ('patternGroups') + '\', dataPath: (dataPath || '\') +
' + (it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: { reason: \'' + ($reason)
+ '\', limit: ' + ($limit) + ', pattern: \'' + (it.util.escapeQuotes($pgProperty)) + '\'}';\n      if (it.opts.messages
!== false) {\n      out += ', message: \'' + 'should NOT have ' + ($moreOrLess) + ' than ' + ($limit) + ' properties
matching pattern \'' + (it.util.escapeQuotes($pgProperty)) + '\'\'';\n      }\n      if (it.opts.verbose)
{\n      out += ', schema: validate.schema' + ($schemaPath) + ', parentSchema: validate.schema' +
(it.schemaPath) + ', data: ' + ($data) + ';\n      }\n      out += ' }';\n      } else {\n      out += '
{';\n      }\n      var __err = out;\n      out = $$outStack.pop();\n      if (!it.compositeRule &&
$breakOnError) { /* istanbul ignore if */\n      if (it.async) {\n      out += ' throw new ValidationError(['
+ (__err) + ']);';\n      } else {\n      out += ' validate.errors = [' + (__err) + ']; return false;';\n
}\n      } else {\n      out += ' var err = ' + (__err) + '; if (vErrors === null) vErrors = [err]; else
vErrors.push(err); errors++;';\n      }\n      out += ' }';\n      if ($pgMax !== undefined) {\n
out += ' else';\n      }\n      }\n
if ($pgMax !== undefined) {\n      var $limit = $pgMax,\n      $reason = 'maximum',\n
$moreOrLess = 'more';\n      out += ' ' + ($valid) + ' = pgPropCount' + ($lvl) + ' <= ' + ($pgMax) + ';\n
$errSchemaPath = it.errSchemaPath + '/patternGroups/maximum';\n      out += ' if (!' + ($valid) + ') {';\n
var $$outStack = $$outStack || [];\n      $$outStack.push(out);\n      out = "/* istanbul ignore else */\n
if (it.createErrors !== false) {\n      out += ' { keyword: \'' + ('patternGroups') + '\', dataPath: (dataPath ||
'\') + ' + (it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: { reason: \'' +
($reason) + '\', limit: ' + ($limit) + ', pattern: \'' + (it.util.escapeQuotes($pgProperty)) + '\'}';\n      if
(it.opts.messages !== false) {\n      out += ', message: \'' + 'should NOT have ' +
($moreOrLess) + ' than ' + ($limit) + ' properties matching pattern \'' + (it.util.escapeQuotes($pgProperty)) + '\'\''
;\n      }\n      if (it.opts.verbose) {\n      out += ', schema: validate.schema' + ($schemaPath) + ',
parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + ';\n      }\n      out += ' }';\n
}\n      } else {\n      out += ' {';\n      }\n      var __err = out;\n      out = $$outStack.pop();\n
if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n      if (it.async) {\n      out += '
throw new ValidationError([' + (__err) + ']);';\n      } else {\n      out += ' validate.errors = [' + (__err) +
']; return false;';\n      }\n      } else {\n      out += ' var err = ' + (__err) + '; if (vErrors === null)
vErrors = [err]; else vErrors.push(err); errors++;';\n      }\n      }\n      out += ' }';\n      }\n
$errSchemaPath = $currErrSchemaPath;\n      if
($breakOnError) {\n      out += ' if (' + ($valid) + ') {';\n      $closingBraces += '};\n      }\n      }\n
}

```

```

    }\n    }\n    }\n    }\n    if ($breakOnError) {\n      out += ' + ($closingBraces) + ' if (' + ($errs) + ' == errors) {';\n    }\n    out = it.util.cleanupCode(out);\n    return out;\n  }\n\n  WEBPACK FOOTER /\n\n  ..~/ajv/lib/dotjs/properties.js", "use strict";\n  module.exports = function generate_propertyNames(it, $keyword,\n  $ruleType) {\n    var out = ');\n    var $lvl = it.level;\n    var $dataLvl = it.dataLevel;\n    var $schema =\n    it.schema[$keyword];\n    var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n    var $errSchemaPath =\n    it.errSchemaPath + '/' + $keyword;\n    var $breakOnError = !it.opts.allErrors;\n    var $data = 'data' + ($dataLvl || '');\n    var $errs = 'errs_' + $lvl;\n    var $it = it.util.copy(it);\n    var $closingBraces = ');\n    $it.level++;\n    var $nextValid = 'valid' + $it.level;\n    if\n    (it.util.schemaHasRules($schema, it.RULES.all)) {\n      $it.schema = $schema;\n      $it.schemaPath = $schemaPath;\n      $it.errSchemaPath = $errSchemaPath;\n      var $key = 'key' + $lvl,\n          $idx = 'idx' + $lvl,\n          $i = 'i' + $lvl,\n          $invalidName = '\\'+ '$key' + '\\',\n          $dataNxt = $it.dataLevel = it.dataLevel + 1,\n          $nextData = 'data' +\n          $dataNxt,\n          $dataProperties = 'dataProperties' + $lvl,\n          $ownProperties = it.opts.ownProperties,\n          $currentBaseId = it.baseId;\n      out += ' var ' + ($errs) + ' = errors;);\n      if ($ownProperties) {\n        out += ' var '\n        + ($dataProperties) + ' = undefined;);\n      }\n      if ($ownProperties) {\n        out += ' + ($dataProperties) + ' = '\n        + ($dataProperties) + ' || Object.keys(' + ($data) + '); for (var ' + ($idx) + '=0; ' + ($idx) + '<' + ($dataProperties) +\n        '.length; ' + ($idx) + '++) { var ' + ($key) + ' = ' + ($dataProperties)\n        + '[' + ($idx) + '];\n      } else {\n        out += ' for (var ' + ($key) + ' in ' + ($data) + ') {';\n      }\n      out += ' var\n      startErrs' + ($lvl) + ' = errors;);\n      var $passData = $key;\n      var $wasComposite = it.compositeRule;\n      it.compositeRule = $it.compositeRule = true;\n      var $code = it.validate($it);\n      $it.baseId = $currentBaseId;\n      if\n      (it.util.varOccurrences($code, $nextData) < 2) {\n        out += ' + (it.util.varReplace($code, $nextData, $passData)) +\n        ');\n      } else {\n        out += ' var ' + ($nextData) + ' = ' + ($passData) + '; ' + ($code) + ');\n      }\n      it.compositeRule\n      = $it.compositeRule = $wasComposite;\n      out += ' if (!(' + ($nextValid) + ')) { for (var ' + ($i) + '=startErrs' + ($lvl)\n      + '; ' + ($i) + '<errors; ' + ($i) + '++) { vErrors[' + ($i) + '].propertyName = ' + ($key) + '; } var err = ';\n      /* istanbul\n      ignore else */\n      if (it.createErrors !== false) {\n        out += ' { keyword: \'' + ('propertyNames') + '\', dataPath:\n        (dataPath\n        || \\') + ' + (it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: {\n        propertyName: \'' + ($invalidName) + '\\'});\n        if (it.opts.messages !== false) {\n          out += ', message:\n          \\'' + 'property name ' + ($invalidName) + ' is invalid\\'';\n        }\n        if (it.opts.verbose) {\n          out += ',\n          schema: validate.schema' + ($schemaPath) + ', parentSchema: validate.schema' + (it.schemaPath) + ', data: '\n          + ($data) + ');\n        }\n        out += ' });\n      } else {\n        out += ' });\n      }\n      out += '; if (vErrors === null) vErrors =\n      [err]; else vErrors.push(err); errors++;);\n      if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n        if (it.async) {\n          out += ' throw new ValidationError(vErrors);;\n        } else {\n          out += ' validate.errors =\n          vErrors; return false;);\n        }\n      }\n      if ($breakOnError) {\n        out += ' break;);\n      }\n      out += ' }';\n    }\n    if\n    ($breakOnError)\n    {\n      out += ' + ($closingBraces) + ' if (' + ($errs) + ' == errors) {';\n    }\n    out = it.util.cleanupCode(out);\n    return\n    out;\n  }\n\n  WEBPACK FOOTER /\n\n  ..~/ajv/lib/dotjs/propertyNames.js", "use strict";\n  module.exports =\n  function generate_required(it, $keyword, $ruleType) {\n    var out = ');\n    var $lvl = it.level;\n    var $dataLvl =\n    it.dataLevel;\n    var $schema = it.schema[$keyword];\n    var $schemaPath = it.schemaPath +\n    it.util.getProperty($keyword);\n    var $errSchemaPath = it.errSchemaPath + '/' + $keyword;\n    var $breakOnError =\n    !it.opts.allErrors;\n    var $data = 'data' + ($dataLvl || '');\n    var $valid = 'valid' + $lvl;\n    var $isData = it.opts.$data\n    && $schema && $schema.$data,\n        $schemaValue;\n    if ($isData) {\n      out += ' var schema' + ($lvl) + ' = '\n      + (it.util.getData($schema.$data, $dataLvl, it.dataPathArr)) + ');\n      $schemaValue = 'schema' + $lvl;\n    } else {\n      $schemaValue = $schema;\n    }\n    var $vSchema = 'schema' + $lvl;\n    if (!$isData)\n    {\n      if ($schema.length < it.opts.loopRequired && it.schema.properties &&\n      Object.keys(it.schema.properties).length) {\n        var $required = [];\n        var arr1 = $schema;\n        if (arr1) {\n          var $property, i1 = -1,\n              l1 = arr1.length - 1;\n          while (i1 < l1) {\n            $property = arr1[i1 + 1];\n            var $propertySch = it.schema.properties[$property];\n            if (!$propertySch &&\n            it.util.schemaHasRules($propertySch, it.RULES.all)) {\n              $required[$required.length] = $property;\n            }\n          }\n        }\n      }\n    }\n  }\n
```

```

}\n    }\n    }\n } else {\n    var $required = $schema;\n    }\n }\n if ($isData || $required.length) {\n    var
$currentErrorPath = it.errorPath,\n    $loopRequired = $isData || $required.length >= it.opts.loopRequired,\n    $ownProperties = it.opts.ownProperties;\n    if ($breakOnError) {\n        out += ' var missing' + ($lvl) + ' ';;\n        if
($loopRequired) {\n            if (!$isData) {\n                out += ' var ' + ($vSchema) + ' = validate.schema'
+ ($schemaPath) + ' ';;\n            }\n            var $i = 'i' + $lvl,\n                $propertyPath = 'schema' + $lvl + '[' + $i + ']',\n                $missingProperty = '\\ ' + $propertyPath + ' \\';\n            if (it.opts._errorDataPathProperty) {\n                it.errorPath =
it.util.getPathExpr($currentErrorPath, $propertyPath, it.opts.jsonPointers);\n            }\n            out += ' var ' + ($valid) +
' = true;';\n            if ($isData) {\n                out += ' if (schema' + ($lvl) + ' === undefined) ' + ($valid) + ' = true; else if
(!Array.isArray(schema' + ($lvl) + ')) ' + ($valid) + ' = false; else {';\n            }\n            out += ' for (var ' + ($i) + ' = 0; ' +
($i) + ' < ' + ($vSchema) + '.length; ' + ($i) + '++) { ' + ($valid) + ' = ' + ($data) + '[' + ($vSchema) + '[' + ($i) + ']'
!== undefined';\n            if ($ownProperties) {\n                out += ' && Object.prototype.hasOwnProperty.call(' + ($data)
+ ', ' + ($vSchema) + '[' + ($i) + '])';\n            }\n            out += '; if (! ' + ($valid)
+ ') break; }';\n            if ($isData) {\n                out += ' }';\n            }\n            out += ' if (! ' + ($valid) + ') {';\n            var
$$outStack = $$outStack || [];\n            $$outStack.push(out);\n            out = "/* istanbul ignore else */\n            if
(it.createErrors !== false) {\n                out += ' { keyword: \'' + ('required') + '\', dataPath: (dataPath || '\\') + ' +
(it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: { missingProperty: \'' +
($missingProperty) + '\\ ' }';\n                if (it.opts.messages !== false) {\n                    out += ', message: \'';\n                    if
(it.opts._errorDataPathProperty) {\n                        out += 'is a required property';\n                    } else {\n                        out +=
'should have required property \'' + ($missingProperty) + '\'';\n                    }\n                    out += '\\';\n                }\n            }
if (it.opts.verbose) {\n                out += ', schema: validate.schema' + ($schemaPath) +
', parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + '';\n            }\n            out += ' }';\n        }
else {\n            out += ' {}';\n        }\n        var __err = out;\n        out = $$outStack.pop();\n        if (!it.compositeRule
&& $breakOnError) { /* istanbul ignore if */\n            if (it.async) {\n                out += ' throw new ValidationError([' +
(__err) + ']);';\n            } else {\n                out += ' validate.errors = [' + (__err) + ']; return false;';\n            }\n        } else
{\n            out += ' var err = ' + (__err) + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;';\n        }
}\n        out += ' } else {';\n        } else {\n            out += ' if (';\n            var arr2 = $required;\n            if (arr2) {\n                var $propertyKey, $i = -1,\n                    l2 = arr2.length - 1;\n                while ($i < l2) {\n                    $propertyKey = arr2[$i ++
= 1];\n                    if ($i) {\n                        out += ' ||';\n                    }\n                    var $prop = it.util.getProperty($propertyKey),\n                        $useData = $data + $prop;\n                    out += ' (
' + ($useData) + ' === undefined';\n                    if ($ownProperties) {\n                        out += ' || !
Object.prototype.hasOwnProperty.call(' + ($data) + ', \'' + (it.util.escapeQuotes($propertyKey)) + '\\)';\n                    }\n                    out += ') && (missing' + ($lvl) + ' = ' + (it.util.toQuotedString(it.opts.jsonPointers ? $propertyKey : $prop)) +
')';\n                }\n            }\n            out += ') {';\n            var $propertyPath = 'missing' + $lvl,\n                $missingProperty = '\\
' + $propertyPath + ' \\';\n            if (it.opts._errorDataPathProperty) {\n                it.errorPath = it.opts.jsonPointers ?
it.util.getPathExpr($currentErrorPath, $propertyPath, true) : $currentErrorPath + ' + ' + $propertyPath;\n            }\n            var $$outStack = $$outStack || [];\n            $$outStack.push(out);\n            out = "/* istanbul ignore else */\n            if
(it.createErrors !== false) {\n                out += ' { keyword: \'' + ('required') + '\', dataPath: (dataPath || '\\') + ' +
(it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: { missingProperty: \'' +
($missingProperty) + '\\ ' }';\n                if (it.opts.messages !== false) {\n                    out += ', message: \'';\n                    if
(it.opts._errorDataPathProperty) {\n                        out += 'is a required property';\n                    } else {\n                        out +=
'should have required property \'' + ($missingProperty) + '\'';\n                    }\n                    out += '\\';\n                }\n            }
if (it.opts.verbose) {\n                out += ', schema: validate.schema' + ($schemaPath) + ', parentSchema:
validate.schema' + (it.schemaPath) + ', data: ' + ($data) + '';\n            }\n            out += ' }';\n        } else {\n            out
+= ' {}';\n        }\n        var __err = out;\n        out = $$outStack.pop();\n        if (!it.compositeRule
&& $breakOnError) { /* istanbul ignore if */\n            if (it.async) {\n                out += ' throw new ValidationError([' +
(__err) + ']);';\n            } else {\n                out += ' validate.errors = [' + (__err) + ']; return false;';\n            }\n        } else
{\n            out += ' var err = ' + (__err) + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++;';\n        }
}\n        out += ' } else {';\n        }\n        } else {\n            if ($loopRequired) {\n                if (!$isData) {\n                    out += ' var '

```





```

(it.util.getData($schema.$data, $dataLvl, it.dataPathArr)) + ' ';
  $schemaValue = 'schema' + $lvl;
} else {
  $schemaValue = $schema;
}
  if (($schema || $isData) && it.opts.uniqueItems !== false) {
    if ($isData) {
      out += ' var ' + ($valid) + ' ';
      if (' + ($schemaValue) + ' === false || ' + ($schemaValue) + ' === undefined) + ($valid) + ' = true;
    } else if (typeof ' + ($schemaValue) + ' !== 'boolean') + ($valid) + ' = false;
    else {
      out += ' var ' + ($valid) + ' = true;
      if (' + ($data) + '.length > 1) {
        var i = ' + ($data) + '.length, j;
        outer: for (; i--;) {
          for (j = i; j--;) {
            if (equal(' + ($data) + '[i], ' + ($data) + '[j])) {
              ' + ($valid) + ' = false;
              break outer;
            }
          }
        }
      };
      if ($isData) {
        out += ' ';
        out += ' if (!' + ($valid) + ') {
          ' + ($valid) + ' var $$outStack = $$outStack || [];
          $$outStack.push(out);
          out = "/* istanbul ignore else */
          (it.createErrors !== false) {
            out += ' { keyword: \'' + ('uniqueItems') + '\', dataPath: (dataPath || '\') + ' + (it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: { i: i, j: j } ';
            if (it.opts.messages !== false) {
              out += ', message: \'' + 'should NOT have duplicate items (items ##' + j + ' and ##' + i + ' are identical)';
            }
            if (it.opts.verbose) {
              out += ', schema: ' + ($schema) + ' ';
              if ($isData) {
                out += 'validate.schema' + ($schemaPath);
              }
            } else {
              out += ' + ($schema)';
            }
            out += ' , parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + ' ';
          }
          out += ' } ';
        } else {
          out += ' {} ';
        }
        var __err = out;
        out = $$outStack.pop();
        if (!it.compositeRule && $breakOnError) {
          /* istanbul ignore if */
          if (it.async) {
            out += ' throw new ValidationError([' + (__err) + ']); ';
          } else {
            out += ' validate.errors = [' + (__err) + ']; return false; ';
          }
        } else {
          out += ' var err = ' + (__err) + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err); errors++; ';
        }
        out += ' ';
        if ($breakOnError) {
          out += ' else { ';
        } else {
          if ($breakOnError) {
            out += ' if (true) { ';
          }
        }
        out += ' } ';
        out += ' } ';
        return out;
      }
    }
  }
}
return out;
}

// WEBPACK FOOTER //
./~/ajv/lib/dotjs/uniqueItems.js, "use strict";
var KEYWORDS = [
  'multipleOf',
  'maximum',
  'exclusiveMaximum',
  'minimum',
  'exclusiveMinimum',
  'maxLength',
  'minLength',
  'pattern',
  'additionalItems',
  'maxItems',
  'minItems',
  'uniqueItems',
  'maxProperties',
  'minProperties',
  'required',
  'additionalProperties',
  'enum',
  'format',
  'const'
];
module.exports = function (metaSchema, keywordsJsonPointers) {
  for (var i=0; i<keywordsJsonPointers.length; i++) {
    metaSchema = JSON.parse(JSON.stringify(metaSchema));
    var segments = keywordsJsonPointers[i].split('/');
    var keywords = metaSchema;
    var j;
    for (j=1; j<segments.length; j++) {
      keywords = keywords[segments[j]];
      for (j=0; j<KEYWORDS.length; j++) {
        var key = KEYWORDS[j];
        var schema = keywords[key];
        if (schema) {
          keywords[key] = {
            anyOf: [
              schema,
              { $ref: 'https://raw.githubusercontent.com/epoberezkin/ajv/master/lib/refs/$data.json#' }
            ]
          };
        }
      }
    }
    return metaSchema;
  }
}

// WEBPACK FOOTER //
./~/ajv/lib/$data.js, "use strict";
var META_SCHEMA_ID = 'http://json-schema.org/draft-06/schema';
module.exports = function (ajv) {
  var defaultMeta = ajv._opts.defaultMeta;
  var metaSchemaRef = typeof defaultMeta === 'string' ? { $ref: defaultMeta } : defaultMeta;
  ajv.getSchema(META_SCHEMA_ID) ? { $ref: META_SCHEMA_ID } : metaSchemaRef;
  ajv.addKeyword('patternGroups', {
    // implemented in properties.jst
    metaSchema: {
      type: 'object',
      additionalProperties: {
        type: 'object',
        required: ['schema'],
        properties: {
          maximum: {
            type: 'integer',
            minimum: 0
          },
          minimum: {
            type: 'integer',
            minimum: 0
          },
          schema: metaSchemaRef
        },
        additionalProperties: false
      }
    }
  });
  ajv.RULES.all.properties.implements.push('patternGroups');
}

// WEBPACK FOOTER //
./~/ajv/lib/patternGroups.js, "use strict";
var MissingRefError = require('./error_classes').MissingRef;
module.exports = compileAsync;
/**
 * Creates validating function for passed schema with asynchronous loading of missing schemas.
 * `loadSchema` option should be a function that accepts schema uri and returns promise that resolves with the schema.
 * @this Ajv
 * @param {Object} schema schema object
 * @param {Boolean} meta optional true to compile meta-schema; this parameter can be skipped
 * @param {Function} callback an optional node-style callback, it is called with 2 parameters: error (or null) and validating function.
 * @return {Promise} promise that resolves with a validating function.
 */

```

```

compileAsync(schema, meta, callback) {\n /* eslint no-shadow: 0 *\n /* global Promise *\n /* jshint validthis:
true *\n var self = this;\n if (typeof this._opts.loadSchema !== 'function')\n
  throw new Error('options.loadSchema should be a function');\n\n if (typeof meta === 'function') {\n  callback =
meta;\n  meta = undefined;\n }\n\n var p = loadMetaSchemaOf(schema).then(function () {\n  var schemaObj =
self._addSchema(schema, undefined, meta);\n  return schemaObj.validate || _compileAsync(schemaObj);\n });\n\n if (callback) {\n  p.then(\n    function(v) { callback(null, v); },\n    callback\n  );\n }\n\n return p;\n\n\n function loadMetaSchemaOf(sch) {\n  var $schema = sch.$schema;\n  return $schema &&
!self.getSchema($schema)\n    ? compileAsync.call(self, { $ref: $schema }, true)\n    : Promise.resolve();\n }\n\n\n function _compileAsync(schemaObj) {\n  try { return self._compile(schemaObj); }\n  catch(e) {\n  if
(e instanceof MissingRefError) return loadMissingSchema(e);\n  throw e;\n }\n\n\n function
loadMissingSchema(e) {\n  var ref = e.missingSchema;\n  if (added(ref)) throw new Error('Schema
' + ref + ' is loaded but ' + e.missingRef + ' cannot be resolved');\n\n  var schemaPromise =
self._loadingSchemas[ref];\n  if (!schemaPromise) {\n    schemaPromise = self._loadingSchemas[ref] =
self._opts.loadSchema(ref);\n    schemaPromise.then(removePromise, removePromise);\n  }\n\n  return
schemaPromise.then(function (sch) {\n    if (!added(ref)) {\n      return loadMetaSchemaOf(sch).then(function
() {\n        if (!added(ref)) self.addSchema(sch, ref, undefined, meta);\n      });\n    }\n  }).then(function()
{\n    return _compileAsync(schemaObj);\n  });\n\n  function removePromise() {\n    delete
self._loadingSchemas[ref];\n  }\n\n  function added(ref) {\n    return self._refs[ref] || self._schemas[ref];\n
}\n  }\n }\n }\n\n\n// WEBPACK FOOTER //\n\n ..~/ajv/lib/compile/async.js", "use strict";\n\n\nvar IDENTIFIER
= /^[a-z_$][a-z0-9_$-]*$/i;\n\nvar customRuleCode = require('./dotjs/custom');\n\n\nmodule.exports
= {\n  add: addKeyword,\n  get: getKeyword,\n  remove: removeKeyword\n};\n\n\n/**\n * Define custom keyword\n
* @this Ajv\n * @param {String} keyword custom keyword, should be unique (including different from all
standard, custom and macro keywords).\n * @param {Object} definition keyword definition object with properties
`type` (type(s) which the keyword applies to), `validate` or `compile`\n * ^\n\nfunction addKeyword(keyword,
definition) {\n /* jshint validthis: true *\n /* eslint no-shadow: 0 *\n var RULES = this.RULES;\n\n if
(RULES.keywords[keyword])\n  throw new Error('Keyword ' + keyword + ' is already defined');\n\n if
(!IDENTIFIER.test(keyword))\n  throw new Error('Keyword ' + keyword + ' is not a valid identifier');\n\n if
(definition) {\n  if (definition.macro && definition.valid !== undefined)\n    throw new Error('"valid" option
cannot be used with macro keywords');\n  var dataType = definition.type;\n  if (Array.isArray(dataType)) {\n
  var i, len = dataType.length;\n  for (i=0; i<len; i++) checkDataType(dataType[i]);\n  for (i=0; i<len; i++)
_addRule(keyword, dataType[i], definition);\n  } else {\n  if (dataType) checkDataType(dataType);\n
_addRule(keyword, dataType, definition);\n  }\n\n  var $data = definition.$data === true && this._opts.$data;\n
if ($data && !definition.validate)\n    throw new Error('$data support: "validate" function is not defined');\n\n
var metaSchema = definition.metaSchema;\n  if (metaSchema) {\n  if ($data) {\n    metaSchema = {\n
  anyOf: [\n    metaSchema,\n    { $ref:
'https://raw.githubusercontent.com/epoberezkin/ajv/master/lib/refs/$data.json#' }\n  ]\n  };\n  }\n\n
  definition.validateSchema = this.compile(metaSchema, true);\n  }\n  }\n\n  RULES.keywords[keyword] =
RULES.all[keyword] = true;\n\n\n  function _addRule(keyword, dataType, definition) {\n  var ruleGroup;\n  for
(var i=0; i<RULES.length;\n  i++) {\n  var rg = RULES[i];\n  if (rg.type === dataType) {\n    ruleGroup = rg;\n
break;\n  }\n  }\n\n  if (!ruleGroup) {\n    ruleGroup = { type: dataType, rules: []};\n    RULES.push(ruleGroup);\n  }\n\n  var rule
= {\n    keyword: keyword,\n    definition: definition,\n    custom: true,\n    code: customRuleCode,\n
implements: definition.implements\n  };\n  ruleGroup.rules.push(rule);\n  RULES.custom[keyword] = rule;\n
}\n\n\n  function checkDataType(dataType) {\n  if (!RULES.types[dataType]) throw new Error('Unknown type ' +
dataType);\n  }\n }\n }\n\n\n\n/**\n * Get keyword\n * @this Ajv\n * @param {String} keyword pre-defined or custom
keyword.\n * @return {Object|Boolean} custom keyword definition, `true` if it is a predefined keyword, `false`
otherwise.\n * ^\n\nfunction getKeyword(keyword) {\n /* jshint validthis: true *\n var rule =
this.RULES.custom[keyword];\n  return rule ? rule.definition : this.RULES.keywords[keyword]

```

```

|| false;\n}\n\n\n/**\n * Remove keyword\n * @this Ajv\n * @param {String} keyword pre-defined or custom
keyword.\n */\nfunction removeKeyword(keyword) {\n /* jshint validthis: true *\n var RULES = this.RULES;\n
delete RULES.keywords[keyword];\n delete RULES.all[keyword];\n delete RULES.custom[keyword];\n for (var
i=0; i<RULES.length; i++) {\n var rules = RULES[i].rules;\n for (var j=0; j<rules.length; j++) {\n if
(rules[j].keyword == keyword) {\n rules.splice(j, 1);\n break;\n }\n }\n }\n}\n\n\n\n// WEBPACK
FOOTER /\n// ..~/ajv/lib/keyword.js","use strict";\nmodule.exports = function generate_custom(it, $keyword,
$ruleType) {\n var out = '';\n var $lvl = it.level;\n var $dataLvl = it.dataLevel;\n var $schema =
it.schema[$keyword];\n var $schemaPath = it.schemaPath + it.util.getProperty($keyword);\n var $errSchemaPath =
it.errSchemaPath + '/' + $keyword;\n var $breakOnError = !it.opts.allErrors;\n var $errKeyword;\n var
$data = 'data' + ($dataLvl || '');\n var $valid = 'valid' + $lvl;\n var $errs = 'errs_' + $lvl;\n var $isData =
it.opts.$data && $schema && $schema.$data,\n $schemaValue;\n if ($isData) {\n out += ' var schema' + ($lvl)
+ ' = ' + (it.util.getData($schema.$data, $dataLvl, it.dataPathArr)) + ';\n };\n $schemaValue = 'schema' + $lvl;\n }
else {\n $schemaValue = $schema;\n }\n var $rule = this,\n $definition = 'definition' + $lvl,\n $rDef =
$rule.definition,\n $closingBraces = ";\n var $compile, $inline, $macro, $ruleValidate, $validateCode;\n if
($isData && $rDef.$data) {\n $validateCode = 'keywordValidate' + $lvl;\n var $validateSchema =
$rDef.validateSchema;\n out += ' var ' + ($definition) + ' = RULES.custom[\'\' + ($keyword) + \'\'].definition; var '
+ ($validateCode) + ' = ' + ($definition) + '.validate';\n } else {\n $ruleValidate = it.useCustomRule($rule,
$schema, it.schema, it);\n if (!$ruleValidate) return;\n $schemaValue = 'validate.schema'
+ $schemaPath;\n $validateCode = $ruleValidate.code;\n $compile = $rDef.compile;\n $inline =
$rDef.inline;\n $macro = $rDef.macro;\n }\n var $ruleErrs = $validateCode + '.errors',\n $i = 'i' + $lvl,\n
$ruleErr = 'ruleErr' + $lvl,\n $asyncKeyword = $rDef.async;\n if ($asyncKeyword && !it.async) throw new
Error('async keyword in sync schema');\n if (!($inline || $macro)) {\n out += " + ($ruleErrs) + ' = null';\n }\n out
+= 'var ' + ($errs) + ' = errors;var ' + ($valid) + ';\n if ($isData && $rDef.$data) {\n $closingBraces += '};\n
out += 'if (' + ($schemaValue) + ' === undefined) { ' + ($valid) + ' = true; } else {';\n if ($validateSchema) {\n
$closingBraces += '};\n out += ' + ($valid) + ' = ' + ($definition) + '.validateSchema(' + ($schemaValue) + '); if
(' + ($valid) + ') {\n }\n }\n if ($inline) {\n if ($rDef.statements) {\n out += ' + ($ruleValidate.validate) + '
;\n } else {\n out +=
' + ($valid) + ' = ' + ($ruleValidate.validate) + ';\n }\n }\n } else if ($macro) {\n var $it = it.util.copy(it);\n var
$closingBraces = ";\n $it.level++;\n var $nextValid = 'valid' + $it.level;\n $it.schema =
$ruleValidate.validate;\n $it.schemaPath = ";\n var $wasComposite = it.compositeRule;\n it.compositeRule =
$it.compositeRule = true;\n var $code = it.validate($it).replace(/validate\\.schema/g, $validateCode);\n
it.compositeRule = $it.compositeRule = $wasComposite;\n out += ' + ($code);\n } else {\n var $$outStack =
$$outStack || [];\n $$outStack.push(out);\n out = ";\n out += ' ' + ($validateCode) + '.call(';\n if
(it.opts.passContext) {\n out += 'this';\n } else {\n out += 'self';\n }\n if ($compile || $rDef.schema ===
false) {\n out += ', ' + ($data) + ';\n } else {\n out += ', ' + ($schemaValue) + ', ' + ($data) + ',
validate.schema' + (it.schemaPath) + ';\n }\n out +=
', (dataPath || \'\'');\n if (it.errorPath != '\') {\n out += ' + (it.errorPath);\n }\n var $parentData =
$dataLvl ? 'data' + (($dataLvl - 1) || '') : 'parentData',\n $parentDataProperty = $dataLvl ?
it.dataPathArr[$dataLvl] : 'parentDataProperty';\n out += ', ' + ($parentData) + ', ' + ($parentDataProperty) + ',
rootData)';\n var def_callRuleValidate = out;\n out = $$outStack.pop();\n if ($rDef.errors === false) {\n
out += ' + ($valid) + ' = ';\n if ($asyncKeyword) {\n out += " + (it.yieldAwait);\n }\n out += " +
(def_callRuleValidate) + ';\n } else {\n if ($asyncKeyword) {\n $ruleErrs = 'customErrors' + $lvl;\n
out += ' var ' + ($ruleErrs) + ' = null; try { ' + ($valid) + ' = ' + (it.yieldAwait) + (def_callRuleValidate) + ';\n } catch
(e) { ' + ($valid) + ' = false; if (e instanceof ValidationError) ' + ($ruleErrs) + ' = e.errors; else throw e; };\n }
else {\n out += '
' + ($ruleErrs) + ' = null; ' + ($valid) + ' = ' + (def_callRuleValidate) + ';\n }\n }\n }\n if ($rDef.modifying)
{\n out += 'if (' + ($parentData) + ') ' + ($data) + ' = ' + ($parentData) + '[' + ($parentDataProperty) + '];\n }\n
out += " + ($closingBraces);\n if ($rDef.valid) {\n if ($breakOnError) {\n out += 'if (true) {';\n }\n } else

```

```

{\n  out += ' if (';\n  if ($rDef.valid === undefined) {\n    out += '!';\n    if ($macro) {\n      out += " +
($nextValid);\n    } else {\n      out += " + ($valid);\n    }\n  } else {\n    out += "' + (!$rDef.valid) + '";\n  }\n
out += ') {';\n  $errorKeyword = $rule.keyword;\n  var $$outStack = $$outStack || [];\n  $$outStack.push(out);\n
  out = ";\n  var $$outStack = $$outStack || [];\n  $$outStack.push(out);\n  out = "/* istanbul ignore else */\n  if
(it.createErrors !== false) {\n    out += ' { keyword: \'' + ($errorKeyword || 'custom') + '\', dataPath:
(dataPath || \\\') + ' + (it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: {
keyword: \'' + ($rule.keyword) + '\' }';\n    if (it.opts.messages !== false) {\n      out += ', message: \\\'should pass
\'' + ($rule.keyword) + '\" keyword validation\'';\n    }\n    if (it.opts.verbose) {\n      out += ', schema:
validate.schema' + ($schemaPath) + ', parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + '';\n
    }\n    out += ' }';\n  } else {\n    out += ' { }';\n  }\n  var __err = out;\n  out = $$outStack.pop();\n  if
(!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n    if (it.async) {\n      out += ' throw new
ValidationError([' + (__err) + ']);';\n    } else {\n      out += ' validate.errors = [' + (__err) + ']; return false;';\n
    }\n  } else {\n    out += ' var err = ' + (__err) + '; if (vErrors === null) vErrors = [err]; else vErrors.push(err);
errors++;\n\n';\n  }\n  var def_customError = out;\n  out = $$outStack.pop();\n  if ($inline) {\n    if ($rDef.errors) {\n      if
($rDef.errors !== 'full') {\n        out += ' for (var ' + ($i) + ' = ' + ($errs) + '; ' + ($i) + ' < errors; ' + ($i) + '++) { var ' +
($ruleErr) + ' = vErrors[' + ($i) + ']; if (' + ($ruleErr) + '.dataPath === undefined) ' + ($ruleErr) + '.dataPath =
(dataPath || \\\') + ' + (it.errorPath) + '; if (' + ($ruleErr) + '.schemaPath === undefined) { ' + ($ruleErr) +
'.schemaPath = \'' + ($errSchemaPath) + '\'; }';\n        if (it.opts.verbose) {\n          out += ' ' + ($ruleErr) +
'.schema = ' + ($schemaValue) + '; ' + ($ruleErr) + '.data = ' + ($data) + '';;\n        }\n        out += ' }';\n      }\n
    } else {\n      if ($rDef.errors === false) {\n        out += ' ' + (def_customError) + '';\n      } else {\n        out += '
if (' + ($errs) + ' == errors) { ' + (def_customError) + ' } else { for (var ' + ($i) + ' = ' + ($errs) +
'; ' + ($i) + ' < errors; ' + ($i) + '++) { var ' + ($ruleErr) + ' = vErrors[' + ($i) + ']; if (' + ($ruleErr) + '.dataPath ===
undefined) ' + ($ruleErr) + '.dataPath = (dataPath || \\\') + ' + (it.errorPath) + '; if (' + ($ruleErr) + '.schemaPath ===
undefined) { ' + ($ruleErr) + '.schemaPath = \'' + ($errSchemaPath) + '\'; }';\n        if (it.opts.verbose) {\n          out += ' ' + ($ruleErr) + '.schema = ' + ($schemaValue) + '; ' + ($ruleErr) + '.data = ' + ($data) + '';;\n        }\n
        out += ' } }';\n      }\n    }\n  } else if ($macro) {\n    out += ' var err = '/* istanbul ignore else */\n    if
(it.createErrors !== false) {\n      out += ' { keyword: \'' + ($errorKeyword || 'custom') + '\', dataPath: (dataPath ||
\\\') + ' + (it.errorPath) + ', schemaPath: ' + (it.util.toQuotedString($errSchemaPath)) + ', params: { keyword: \'' +
($rule.keyword) + '\' }';\n      if (it.opts.messages !== false) {\n        out += ', message: \\\'should
pass \'' + ($rule.keyword) + '\" keyword validation\'';\n      }\n      if (it.opts.verbose) {\n        out += ', schema:
validate.schema' + ($schemaPath) + ', parentSchema: validate.schema' + (it.schemaPath) + ', data: ' + ($data) + '';\n
      }\n      out += ' }';\n    } else {\n      out += ' { }';\n    }\n    out += '; if (vErrors === null) vErrors = [err];
else vErrors.push(err); errors++;;\n    if (!it.compositeRule && $breakOnError) { /* istanbul ignore if */\n      if
(it.async) {\n        out += ' throw new ValidationError(vErrors);';\n      } else {\n        out += ' validate.errors =
vErrors; return false;';\n      }\n    }\n  } else {\n    if ($rDef.errors === false) {\n      out += ' ' +
(def_customError) + '';\n    } else {\n      out += ' if (Array.isArray(' + ($ruleErrs) + ')) { if (vErrors === null)
vErrors = ' + ($ruleErrs) + '; else vErrors = vErrors.concat(' + ($ruleErrs) + '); errors = vErrors.length; for
(var ' + ($i) + ' = ' + ($errs) + '; ' + ($i) + ' < errors; ' + ($i) + '++) { var ' + ($ruleErr) + ' = vErrors[' + ($i) + ']; if (' +
($ruleErr) + '.dataPath === undefined) ' + ($ruleErr) + '.dataPath = (dataPath || \\\') + ' + (it.errorPath) + '; ' +
($ruleErr) + '.schemaPath = \'' + ($errSchemaPath) + '\';';\n      if (it.opts.verbose) {\n        out += ' ' + ($ruleErr)
+ '.schema = ' + ($schemaValue) + '; ' + ($ruleErr) + '.data = ' + ($data) + '';;\n      }\n      out += ' } } else { ' +
(def_customError) + ' }';\n    }\n  }\n  out += ' }';\n  if ($breakOnError) {\n    out += ' else {';\n  }\n  }\n
return out;\n}\n\n\n\n// WEBPACK FOOTER //\n\n../~/ajv/lib/dotjs/custom.js", "module.exports =
{"$schema": "http://json-schema.org/draft-06/schema#", "$id": "https://raw.githubusercontent.com/epoberezkin/ajv/master/lib/refs/$data.json#", "description": "Meta-schema for $data reference (JSON-schema extension proposal)", "type": "object", "required": ["$data"], "properties": {"$data": {"type": "string"}, "anyOf": [{"for

```



```

paddingLeft: 6,\n paddingRight: 6,\n fontWeight: \"bold\", \n }; \n return (\n <div key={props.index}
className={props.className}>\n <div className={props.hasToolbar ? \"col-xs-9\" : \"col-xs-12\"}>\n
{props.children}\n </div>\n {props.hasToolbar && (\n <div className=\"col-xs-3 array-item-
toolbox\">\n <div\n className=\"btn-group\" \n style={{ display: \"flex\", justifyContent:
\"space-around\" }}>\n {props.hasMoveUp || props.hasMoveDown} && (\n <IconBtn\n
icon=\"arrow-up\" \n className=\"array-item-move-up\" \n
tabIndex=\"-1\" \n style={btnStyle} \n disabled={props.disabled || props.readonly ||
!props.hasMoveUp} \n onClick={props.onReorderClick(props.index, props.index - 1)} \n />\n
)} \n {props.hasMoveUp || props.hasMoveDown} && (\n <IconBtn\n icon=\"arrow-
down\" \n className=\"array-item-move-down\" \n tabIndex=\"-1\" \n style={btnStyle} \n
disabled={\n props.disabled || props.readonly || !props.hasMoveDown \n } \n
onClick={props.onReorderClick(props.index, props.index + 1)} \n />\n ) \n ) \n
{props.hasRemove && (\n <IconBtn\n type=\"danger\" \n icon=\"remove\" \n
className=\"array-item-remove\" \n tabIndex=\"-1\" \n style={btnStyle} \n
disabled={props.disabled
|| props.readonly} \n onClick={props.onDropIndexClick(props.index)} \n />\n ) \n
</div>\n </div>\n ) \n </div>\n ); \n \n \n function DefaultFixedArrayFieldTemplate(props) {\n return (\n
<fieldset className={props.className}>\n <ArrayFieldTitle\n key={`array-field-title-
${props.idSchema.$id}`}\n TitleField={props.TitleField}\n idSchema={props.idSchema}\n
title={props.uiSchema[\"ui:title\"] || props.title}\n required={props.required}\n />\n
{props.uiSchema[\"ui:description\"] || props.schema.description} && (\n <div\n className=\"field-
description\" \n key={`field-description-${props.idSchema.$id}`}\n {props.uiSchema[\"ui:description\"]
|| props.schema.description}\n </div>\n ) \n <div\n className=\"row array-item-list\" \n
key={`array-item-list-${props.idSchema.$id}`}\n {props.items && props.items.map(DefaultArrayItem)} \n
</div>\n {props.canAdd && (\n <AddButton\n onClick={props.onAddClick}\n
disabled={props.disabled || props.readonly}\n />\n ) \n </fieldset>\n ); \n \n \n function
DefaultNormalArrayFieldTemplate(props) {\n return (\n <fieldset className={props.className}>\n
<ArrayFieldTitle\n key={`array-field-title-${props.idSchema.$id}`}\n TitleField={props.TitleField}\n
idSchema={props.idSchema}\n title={props.uiSchema[\"ui:title\"] || props.title}\n
required={props.required}\n />\n {props.uiSchema[\"ui:description\"] || props.schema.description} && (\n
<ArrayFieldDescription\n key={`array-field-description-${props.idSchema.$id}`}\n
DescriptionField={props.DescriptionField}\n idSchema={props.idSchema}\n description={\n
props.uiSchema[\"ui:description\"] || props.schema.description\n } \n />\n
)} \n <div\n className=\"row array-item-list\" \n key={`array-item-list-${props.idSchema.$id}`}\n
{props.items && props.items.map(p => DefaultArrayItem(p))}\n </div>\n {props.canAdd && (\n
<AddButton\n onClick={props.onAddClick}\n disabled={props.disabled || props.readonly}\n />\n
)} \n </fieldset>\n ); \n \n \n class ArrayField extends Component {\n static defaultProps = {\n uiSchema: {}, \n
formData: [], \n idSchema: {}, \n required: false, \n disabled: false, \n readonly: false, \n autofocus: false, \n
}; \n \n get itemTitle() {\n const { schema } = this.props; \n return schema.items.title || schema.items.description ||
\"Item\"; \n } \n \n isItemRequired(itemSchema) {\n if (Array.isArray(itemSchema.type)) {\n // While we don't
yet support composite/nullable jsonschema types, it's \n // future-proof to check for requirement against these. \n
return !itemSchema.type.includes(\"null\"); \n } \n // All non-null array item types are inherently required by design \n
return itemSchema.type !== \"null\"; \n } \n \n canAddItem(formItems) {\n const { schema, uiSchema } = this.props; \n let {
addable } =
getUiOptions(uiSchema); \n if (addable !== false) {\n // if ui:options.addable was not explicitly set to false, we
can add \n // another item if we have not exceeded maxItems yet \n if (schema.maxItems !== undefined) {\n
addable = formItems.length < schema.maxItems; \n } else {\n addable = true; \n } \n } \n return
addable; \n } \n \n onAddClick = event => {\n event.preventDefault(); \n const { schema, formData, registry =

```

```

getDefaultRegistry() } = this.props;\n  const { definitions } = registry;\n  let itemSchema = schema.items;\n  if (isFixedItems(schema) && allowAdditionalItems(schema)) {\n    itemSchema = schema.additionalItems;\n  }\n  this.props.onChange(\n    [...formData, getDefaultFormState(itemSchema, undefined, definitions)],\n    { validate: false }\n  );\n};\n\n onDropIndexClick = index => {\n  return event => {\n    if (event) {\n      event.preventDefault();\n    }\n    const { formData, onChange } = this.props;\n    // refs #195: revalidate to ensure properly reindexing errors\n    onChange(formData.filter((_, i) => i !== index), { validate: true });\n  };\n};\n\n onReorderClick = (index, newIndex) => {\n  return event => {\n    if (event) {\n      event.preventDefault();\n      event.target.blur();\n    }\n    const { formData, onChange } = this.props;\n    onChange(\n      formData.map((item, i) => {\n        if (i === newIndex) {\n          return formData[index];\n        } else if (i === index) {\n          return formData[newIndex];\n        } else {\n          return item;\n        }\n      }),\n      { validate: true }\n    );\n  };\n};\n\n onChangeForIndex = index => {\n  return value => {\n    const { formData, onChange } = this.props;\n    const newFormData = formData.map((item, i) => {\n      // We need to treat undefined items as nulls to have validation.\n      // See https://github.com/tdegrun/jsonschema/issues/206\n      const jsonValue = typeof value === \"undefined\" ? null : value;\n      return index === i ? jsonValue : item;\n    });\n    onChange(newFormData, { validate: false });\n  };\n};\n\n onSelectChange = value => {\n  this.props.onChange(value, { validate: false });\n};\n\n render() {\n  const {\n    schema,\n    uiSchema,\n    idSchema,\n    registry = getDefaultRegistry(),\n  } = this.props;\n  const { definitions } = registry;\n  if (!schema.hasOwnProperty(\"items\")) {\n    return (\n      <UnsupportedField\n        schema={schema}\n        idSchema={idSchema}\n        reason=\"Missing items definition\"\n      />\n    );\n  }\n  if (isFixedItems(schema)) {\n    return this.renderFixedArray();\n  }\n  if (isFilesArray(schema, uiSchema, definitions)) {\n    return this.renderFiles();\n  }\n  if (isMultiSelect(schema, definitions)) {\n    return this.renderMultiSelect();\n  }\n  return this.renderNormalArray();\n}\n\n renderNormalArray() {\n  const {\n    schema,\n    uiSchema,\n    formData,\n    errorSchema,\n    idSchema,\n    name,\n    required,\n    disabled,\n    readonly,\n    autofocus,\n    registry = getDefaultRegistry(),\n    formContext,\n    onBlur,\n    onFocus,\n  } = this.props;\n  const title = schema.title === undefined ? name : schema.title;\n  const { ArrayFieldTemplate, definitions, fields } = registry;\n  const { TitleField, DescriptionField } = fields;\n  const itemsSchema = retrieveSchema(schema.items, definitions);\n  const arrayProps = {\n    canAdd: this.canAddItem(formData),\n    items: formData.map((item, index) => {\n      const itemSchema = retrieveSchema(schema.items, definitions, item);\n      const itemErrorSchema = errorSchema ? errorSchema[index] : undefined;\n      const itemIdPrefix = idSchema.$id + \"_\" + index;\n      const itemIdSchema = toIdSchema(\n        itemSchema,\n        itemIdPrefix,\n        definitions,\n        item\n      );\n      return this.renderArrayFieldItem({\n        index,\n        canMoveUp: index > 0,\n        canMoveDown: index < formData.length - 1,\n        itemSchema: itemSchema,\n        itemIdSchema,\n        itemErrorSchema,\n        itemData: item,\n        itemUiSchema: uiSchema.items,\n        autofocus: autofocus && index === 0,\n        onBlur,\n        onFocus,\n      });\n    }),\n    className: `field field-array field-array-of-${itemsSchema.type}`,\n    DescriptionField,\n    disabled,\n    idSchema,\n    uiSchema,\n    onAddClick: this.onAddClick,\n    readonly,\n    required,\n    schema,\n    title,\n    TitleField,\n    formContext,\n    formData,\n  };\n  // Check if a custom render function was passed in\n  const Component = ArrayFieldTemplate || DefaultNormalArrayFieldTemplate;\n  return <Component {...arrayProps} />;\n}\n\n renderMultiSelect() {\n  const {\n    schema,\n    idSchema,\n    uiSchema,\n    formData,\n    disabled,\n    readonly,\n    autofocus,\n    onBlur,\n    onFocus,\n    registry = getDefaultRegistry(),\n  } = this.props;\n  const items = this.props.formData;\n  const { widgets, definitions, formContext } = registry;\n  const itemsSchema = retrieveSchema(schema.items, definitions, formData);\n  const enumOptions = optionsList(itemsSchema);\n  const { widget = \"select\", ...options } = {\n    ...getUiOptions(uiSchema),\n    enumOptions,\n  };\n  const Widget = getWidget(schema, widget, widgets);\n  return (\n    <Widget\n      id={idSchema && idSchema.$id}\n      multiple\n      onChange={this.onSelectChange}\n    />\n  );\n}

```



```

    onBlur={onBlur}\n    onFocus={onFocus}\n    options={options}\n    schema={schema}\n
value={items}\n    disabled={disabled}\n    readonly={readonly}\n    formContext={formContext}\n
autofocus={autofocus}\n    />\n );\n }\n\n renderFiles() {\n const {\n schema,\n uiSchema,\n
idSchema,\n name,\n disabled,\n readonly,\n autofocus,\n onBlur,\n onFocus,\n registry =
getDefaultRegistry(),\n } = this.props;\n const title = schema.title || name;\n const items =
this.props.formData;\n const { widgets, formContext } = registry;\n const { widget = \"files\", ...options } =
getUiOptions(uiSchema);\n const Widget = getWidget(schema, widget, widgets);\n return (\n <Widget\n
options={options}\n id={idSchema && idSchema.$id}\n multiple\n
onChange={this.onSelectChange}\n onBlur={onBlur}\n onFocus={onFocus}\n schema={schema}\n
title={title}\n value={items}\n disabled={disabled}\n readonly={readonly}\n
formContext={formContext}\n autofocus={autofocus}\n />\n );\n }\n\n renderFixedArray() {\n const
{\n schema,\n uiSchema,\n formData,\n errorSchema,\n idSchema,\n name,\n required,\n
disabled,\n readonly,\n autofocus,\n registry = getDefaultRegistry(),\n onBlur,\n onFocus,\n } =
this.props;\n const title = schema.title || name;\n let items = this.props.formData;\n const {
ArrayFieldTemplate, definitions, fields } = registry;\n const { TitleField } = fields;\n const itemSchemas =
schema.items.map((item, index) =>\n retrieveSchema(item, definitions, formData[index])\n );\n const
additionalSchema = allowAdditionalItems(schema)\n ? retrieveSchema(schema.additionalItems, definitions,
formData)\n : null;\n\n if (!items || items.length < itemSchemas.length) {\n
// to make sure at least all fixed items are generated\n items = items || [];\n items = items.concat(new
Array(itemSchemas.length - items.length));\n }\n\n // These are the props passed into the render function\n
const arrayProps = {\n canAdd: this.canAddItem(items) && additionalSchema,\n className: \"field field-
array field-array-fixed-items\",\n disabled,\n idSchema,\n formData,\n items: items.map((item, index)
=> {\n const additional = index >= itemSchemas.length;\n const itemSchema = additional\n ?
retrieveSchema(schema.additionalItems, definitions, item)\n : itemSchemas[index];\n const itemIdPrefix =
idSchema.$id + \"_\" + index;\n const itemIdSchema = toIdSchema(\n itemSchema,\n
itemIdPrefix,\n definitions,\n item\n ));\n const itemUiSchema = additional\n ?
uiSchema.additionalItems || {}\n : Array.isArray(uiSchema.items)\n
? uiSchema.items[index]\n : uiSchema.items || {};\n const itemErrorSchema = errorSchema ?
errorSchema[index] : undefined;\n return this.renderArrayFieldItem({\n index,\n canRemove:
additional,\n canMoveUp: index >= itemSchemas.length + 1,\n canMoveDown: additional && index <
items.length - 1,\n itemSchema,\n itemData: item,\n itemUiSchema,\n itemIdSchema,\n
itemErrorSchema,\n autofocus: autofocus && index === 0,\n onBlur,\n onFocus,\n });\n
}),\n onAddClick: this.onAddClick,\n readonly,\n required,\n schema,\n uiSchema,\n title,\n
TitleField,\n });\n\n // Check if a custom template template was passed in\n const Template =
ArrayFieldTemplate || DefaultFixedArrayFieldTemplate;\n return <Template {...arrayProps} />\n }\n\n
renderArrayFieldItem(props) {\n const {\n index,\n
canRemove = true,\n canMoveUp = true,\n canMoveDown = true,\n itemSchema,\n itemData,\n
itemUiSchema,\n itemIdSchema,\n itemErrorSchema,\n autofocus,\n onBlur,\n onFocus,\n } =
props;\n const {\n disabled,\n readonly,\n uiSchema,\n registry = getDefaultRegistry(),\n } =
this.props;\n const { fields: { SchemaField } } = registry;\n const { orderable, removable } = {\n orderable:
true,\n removable: true,\n ...uiSchema[\"ui:options\"],\n };\n const has = {\n moveUp: orderable &&
canMoveUp,\n moveDown: orderable && canMoveDown,\n remove: removable && canRemove,\n };
has.toolbar = Object.keys(has).some(key => has[key]);\n\n return {\n children: (\n <SchemaField\n
schema={itemSchema}\n uiSchema={itemUiSchema}\n formData={itemData}\n
errorSchema={itemErrorSchema}\n idSchema={itemIdSchema}\n
required={this.isItemRequired(itemSchema)}\n onChange={this.onChangeForIndex(index)}\n
onBlur={onBlur}\n onFocus={onFocus}\n registry={this.props.registry}\n
disabled={this.props.disabled}\n readonly={this.props.readonly}\n autofocus={autofocus}\n />\n

```

```

),\n  className: \"array-item\",\n  disabled,\n  hasToolbar: has.toolbar,\n  hasMoveUp: has.moveUp,\n  hasMoveDown: has.moveDown,\n  hasRemove: has.remove,\n  index,\n  onDropIndexClick:\n  this.onDropIndexClick,\n  onReorderClick: this.onReorderClick,\n  readonly,\n  });\n }\n}\n\nfunction\nAddButton({ onClick, disabled }) {\n  return (\n    <div className=\"row\">\n      <p className=\"col-xs-3 col-xs-\noffset-9 array-item-add text-right\">\n        <IconBtn\n          type=\"info\"\n          icon=\"plus\"\n          className=\"btn-add col-xs-12\"\n          tabIndex=\"0\"\n          onClick={onClick}\n          disabled={disabled}\n        />\n      </p>\n    </div>\n  );\n}\n\nif (process.env.NODE_ENV !== \"production\") {\n  ArrayField.propTypes\n= {\n  schema: PropTypes.object.isRequired,\n  uiSchema: PropTypes.shape({\n    \"ui:options\":\n    PropTypes.shape({\n      addable: PropTypes.bool,\n      orderable: PropTypes.bool,\n      removable:\n      PropTypes.bool,\n    }),\n  }),\n  idSchema: PropTypes.object,\n  errorSchema: PropTypes.object,\n  onChange: PropTypes.func.isRequired,\n  onBlur: PropTypes.func,\n  onFocus: PropTypes.func,\n  formData:\n  PropTypes.array,\n  required: PropTypes.bool,\n  disabled: PropTypes.bool,\n  readonly: PropTypes.bool,\n  autofocus: PropTypes.bool,\n  registry: PropTypes.shape({\n    widgets: PropTypes.objectOf(\n    PropTypes.oneOfType([PropTypes.func, PropTypes.object])\n    ).isRequired,\n    fields:\n    PropTypes.objectOf(PropTypes.func).isRequired,\n    definitions: PropTypes.object.isRequired,\n    formContext:\n    PropTypes.object.isRequired,\n  }),\n};\n}\n\nexport default ArrayField;\n\n\n// WEBPACK FOOTER //\n\n./components/fields/ArrayField.js\", \"import React from \"react\";\nimport PropTypes from \"prop-\ntypes\";\n\nfunction UnsupportedField({ schema, idSchema, reason }) {\n  return (\n    <div\n      className=\"unsupported-field\">\n      <p>\n        Unsupported field schema {idSchema &&\n        idSchema.$id\n        && (\n          <span>\n            {\" for\"} field <code>{idSchema.$id}</code>\n            </span>\n          )\n        {reason && <em>: {reason}</em>}.</p>\n        {schema && <pre>{JSON.stringify(schema, null,\n2)}</pre>}\n      </div>\n    );\n}\n\nif (process.env.NODE_ENV !== \"production\") {\n  UnsupportedField.propTypes = {\n    schema: PropTypes.object.isRequired,\n    idSchema: PropTypes.object,\n    reason: PropTypes.string,\n  };}\n\nexport default UnsupportedField;\n\n\n// WEBPACK FOOTER //\n\n./components/fields/UnsupportedField.js\", \"import React from \"react\";\nimport\n  PropTypes from \"prop-types\";\n\nimport {\n  getWidget,\n  getUiOptions,\n  optionsList,\n  getDefaultRegistry,\n} from \"../utils\";\n\nfunction BooleanField(props) {\n  const {\n    schema,\n    name,\n    uiSchema,\n    idSchema,\n    formData,\n    registry = getDefaultRegistry(),\n    required,\n    disabled,\n    readonly,\n    autofocus,\n    onChange,\n  } = props;\n  const { title } = schema;\n  const { widgets, formContext } =\n  registry;\n  const { widget = \"checkbox\", ...options } = getUiOptions(uiSchema);\n  const Widget =\n  getWidget(schema, widget, widgets);\n  const enumOptions = optionsList({\n    enum: [true, false],\n    enumNames:\n    schema.enumNames || [\"yes\", \"no\"],\n  });\n  return (\n    <Widget\n      options={{ ...options, enumOptions }}\n      schema={schema}\n      id={idSchema && idSchema.$id}\n      onChange={onChange}\n      label={title ===\n      undefined ? name : title}\n      value={formData}\n      required={required}\n      disabled={disabled}\n      readonly={readonly}\n      registry={registry}\n      formContext={formContext}\n      autofocus={autofocus}\n    />\n  );\n}\n\nif (process.env.NODE_ENV !== \"production\") {\n  BooleanField.propTypes = {\n    schema:\n    PropTypes.object.isRequired,\n    uiSchema: PropTypes.object,\n    idSchema: PropTypes.object,\n    onChange:\n    PropTypes.func.isRequired,\n    formData: PropTypes.bool,\n    required: PropTypes.bool,\n    disabled:\n    PropTypes.bool,\n    readonly: PropTypes.bool,\n    autofocus: PropTypes.bool,\n    registry: PropTypes.shape({\n      widgets: PropTypes.objectOf(\n        PropTypes.oneOfType([PropTypes.func, PropTypes.object])\n      ).isRequired,\n      fields: PropTypes.objectOf(PropTypes.func).isRequired,\n      definitions:\n      PropTypes.object.isRequired,\n      formContext: PropTypes.object.isRequired,\n    }),\n  };\n}\n\nBooleanField.defaultProps = {\n  uiSchema: {},\n  disabled: false,\n  readonly: false,\n  autofocus:\n  false,\n};\n\nexport default BooleanField;\n\n\n//\n  WEBPACK FOOTER //\n\n./components/fields/BooleanField.js\", \"import React from \"react\";\nimport PropTypes\n  from \"prop-types\";\n\nfunction DescriptionField(props) {\n  const { id, description } = props;\n  if (!description)\n  {\n    // See #312: Ensure compatibility with old versions of React.\n    return <div />;\n  }\n  if (typeof description

```

```

=== `string`) {\n  return (\n    <p id={id} className="field-description">\n      {description}\n    </p>\n  );\n } else {\n  return (\n    <div id={id} className="field-description">\n      {description}\n    </div>\n  );\n }\n}\n\nif (process.env.NODE_ENV !== `production`) {\n  DescriptionField.propTypes = {\n    id:\n    PropTypes.string,\n    description: PropTypes.oneOfType([PropTypes.string, PropTypes.element]),\n  };\n}\n\nexport default DescriptionField;\n\n\n// WEBPACK FOOTER //\n\n./components/fields/DescriptionField.js", "import React from `react`; \nimport PropTypes from `prop-types`; \nimport { asNumber\n  } from `../../utils`; \n\nfunction NumberField(props) {\n  const { StringField } = props.registry.fields;\n  return (\n    <StringField\n      {...props}\n      onChange={value => props.onChange(asNumber(value))}\n    />\n  );\n }\n\nif (process.env.NODE_ENV !== `production`) {\n  NumberField.propTypes = {\n    schema:\n    PropTypes.object.isRequired,\n    uiSchema: PropTypes.object,\n    idSchema: PropTypes.object,\n    onChange:\n    PropTypes.func.isRequired,\n    formData: PropTypes.oneOfType([PropTypes.number, PropTypes.string]),\n    required: PropTypes.bool,\n    formContext: PropTypes.object.isRequired,\n  };\n }\n\nNumberField.defaultProps = {\n  uiSchema: {},\n};\n\nexport default NumberField;\n\n\n// WEBPACK FOOTER //\n\n./components/fields/NumberField.js", "import React, { Component } from `react`; \nimport PropTypes from `prop-types`; \nimport {\n  orderProperties,\n  retrieveSchema,\n  getDefaultRegistry,\n} from `../../utils`; \n\nfunction\nDefaultObjectFieldTemplate(props)\n  {\n    const { TitleField, DescriptionField } = props;\n    return (\n      <fieldset>\n        ({props.uiSchema["ui:title"] ||\n        props.title} && (\n          <TitleField\n            id={` ${props.idSchema.$id}__title`}\n            title={props.title ||\n            props.uiSchema["ui:title"]}\n            required={props.required}\n            formContext={props.formContext}\n          />\n        ))\n        {props.description && (\n          <DescriptionField\n            id={` ${props.idSchema.$id}__description`}\n            description={props.description}\n            formContext={props.formContext}\n          />\n        ))\n        {props.properties.map(prop => prop.content)}\n      </fieldset>\n    );\n  }\n}\n\nclass ObjectField extends Component {\n  static defaultProps = {\n    uiSchema: {},\n    formData: {},\n    errorSchema: {},\n    idSchema: {},\n    required: false,\n    disabled: false,\n    readonly: false,\n  };\n\n  isRequired(name) {\n    const schema = this.props.schema;\n    return (\n      Array.isArray(schema.required)\n      && schema.required.indexOf(name) !== -1\n    );\n  }\n\n  onPropertyChange = name => {\n    return (value,\n    options) => {\n      const newFormData = { ...this.props.formData, [name]: value };\n      this.props.onChange(newFormData, options);\n    };\n  }\n\n  render() {\n    const {\n      uiSchema,\n      formData,\n      errorSchema,\n      idSchema,\n      name,\n      required,\n      disabled,\n      readonly,\n      onBlur,\n      onFocus,\n      registry = getDefaultRegistry(),\n    } = this.props;\n    const { definitions, fields, formContext } =\n      registry;\n    const { SchemaField, TitleField, DescriptionField } = fields;\n    const schema =\n      retrieveSchema(this.props.schema, definitions, formData);\n    const title = schema.title === undefined ? name :\n      schema.title;\n    const description = uiSchema["ui:description"] || schema.description;\n    let\n      orderedProperties;\n\n    try {\n      const properties = Object.keys(schema.properties);\n      orderedProperties =\n        orderProperties(properties,\n        uiSchema["ui:order"]);\n    } catch (err) {\n      return (\n        <div>\n          <p className="config-error"\n            style={{ color: "red" }}>\n            Invalid {name || `root`} object field configuration:\n            <em>{err.message}</em>.\n          </p>\n          <pre>{JSON.stringify(schema)}</pre>\n        </div>\n      );\n    }\n\n    const Template = registry.ObjectFieldTemplate ||\n      DefaultObjectFieldTemplate;\n    const templateProps =\n      {\n        title: uiSchema["ui:title"] || title,\n        description,\n        TitleField,\n        DescriptionField,\n        properties:\n        orderedProperties.map(name => {\n          return {\n            content: (\n              <SchemaField\n                key={name}\n                name={name}\n                required={this.isRequired(name)}\n                schema={schema.properties[name]}\n                uiSchema={uiSchema[name]}\n                errorSchema={errorSchema[name]}\n                idSchema={idSchema[name]}\n                formData={formData[name]}\n                onChange={this.onPropertyChange(name)}\n                onBlur={onBlur}\n                onFocus={onFocus}\n                registry={registry}\n                disabled={disabled}\n                readonly={readonly}\n              />\n            ),\n            name,\n            readonly,\n            disabled,\n            required,\n          };\n        })\n      };

```

```

    });\n  },\n  required,\n  idSchema,\n  uiSchema,\n  schema,\n  formData,\n  formContext,\n  });\n  return <Template {...templateProps} />;\n  }\n}\n\nif (process.env.NODE_ENV !== "production") {\n  ObjectField.propTypes = {\n    schema: PropTypes.object.isRequired,\n    uiSchema: PropTypes.object,\n    errorSchema: PropTypes.object,\n    idSchema: PropTypes.object,\n    onChange: PropTypes.func.isRequired,\n    formData: PropTypes.object,\n    required: PropTypes.bool,\n    disabled: PropTypes.bool,\n    readonly:\n    PropTypes.bool,\n    registry: PropTypes.shape({\n      widgets: PropTypes.objectOf(\n        PropTypes.oneOfType([PropTypes.func, PropTypes.object])\n      ).isRequired,\n      fields:\n        PropTypes.objectOf(PropTypes.func).isRequired,\n      definitions: PropTypes.object.isRequired,\n      formContext:\n        PropTypes.object.isRequired,\n    }},\n  });\n}\n\nexport default ObjectField;\n\n// WEBPACK FOOTER //\n./components/fields/ObjectField.js", "import React from 'react';\nimport PropTypes from 'prop-types';\nimport\n{\n  isMultiSelect,\n  retrieveSchema,\n  getDefaultRegistry,\n  getUiOptions,\n  isFilesArray,\n  deepEquals,\n}\nfrom '../utils';\nimport UnsupportedField from './UnsupportedField';\nconst\nREQUIRED_FIELD_SYMBOL = '*';\nconst COMPONENT_TYPES = {\n  array: 'ArrayField',\n  boolean:\n  'BooleanField',\n  integer: 'NumberField',\n  number: 'NumberField',\n  object: 'ObjectField',\n  string:\n  'StringField',\n};\n\nfunction getFieldComponent(schema, uiSchema, idSchema, fields) {\n  const field =\n  uiSchema["ui:field"];\n  if\n  (typeof field === "function") {\n    return field;\n  }\n  if (typeof field === "string" && field in fields) {\n    return fields[field];\n  }\n  const componentName = COMPONENT_TYPES[schema.type];\n  return\n  componentName in fields\n    ? fields[componentName]\n    : () => {\n      return (\n        <UnsupportedField\n          schema={schema}\n          idSchema={idSchema}\n          reason={`Unknown field type ${schema.type}`}\n        />\n      );\n    };\n}\n\nfunction Label(props) {\n  const { label, required, id } = props;\n  if (!label) {\n    // See\n    #312: Ensure compatibility with old versions of React.\n    return <div />;\n  }\n  return (\n    <label\n      className="control-label"\n      htmlFor={id}>\n      {required ? label + REQUIRED_FIELD_SYMBOL : label}\n    </label>\n  );\n}\n\nfunction Help(props) {\n  const { help } = props;\n  if (!help) {\n    // See #312: Ensure\n    compatibility with old versions of React.\n    return <div />;\n  }\n  if (typeof help === "string")\n  {\n    return <p className="help-block">{help}</p>;\n  }\n  return <div className="help-\n  block">{help}</div>;\n}\n\nfunction ErrorList(props) {\n  const { errors = [] } = props;\n  if (errors.length === 0)\n  {\n    return <div />;\n  }\n  return (\n    <div>\n      <p />\n      <ul className="error-detail bs-callout bs-callout-\n      info">\n        {errors.map((error, index) => {\n          return (\n            <li className="text-danger"\n              key={index}>\n                {error}\n              </li>\n            );\n          });\n        }\n      </ul>\n    </div>\n  );\n}\n\nfunction\n  DefaultTemplate(props) {\n  const {\n    id,\n    classNames,\n    label,\n    children,\n    errors,\n    help,\n    description,\n    hidden,\n    required,\n    displayLabel,\n  } = props;\n  if (hidden) {\n    return children;\n  }\n  return (\n    <div className={classNames}>\n      {displayLabel && <Label label={label} required={required}\n      id={id} />}\n      {displayLabel && description ? description : null}\n      {\n        children\n      }\n      {\n        errors\n      }\n      {\n        help\n      }\n    </div>\n  );\n}\n\nif (process.env.NODE_ENV !== "production") {\n  DefaultTemplate.propTypes = {\n    id: PropTypes.string,\n    classNames: PropTypes.string,\n    label:\n    PropTypes.string,\n    children: PropTypes.node.isRequired,\n    errors: PropTypes.element,\n    rawErrors:\n    PropTypes.arrayOf(PropTypes.string),\n    help: PropTypes.element,\n    rawHelp:\n    PropTypes.oneOfType([PropTypes.string, PropTypes.element]),\n    description: PropTypes.element,\n    rawDescription: PropTypes.oneOfType([PropTypes.string, PropTypes.element]),\n    hidden: PropTypes.bool,\n    required: PropTypes.bool,\n    readonly: PropTypes.bool,\n    displayLabel: PropTypes.bool,\n    fields:\n    PropTypes.object,\n    formContext: PropTypes.object,\n  };\n}\n\nDefaultTemplate.defaultProps = {\n  hidden:\n  false,\n  readonly: false,\n  required: false,\n  displayLabel: true,\n};\n\nfunction SchemaFieldRender(props) {\n  const {\n    uiSchema,\n    formData,\n    errorSchema,\n    idSchema,\n    name,\n    required,\n    registry = getDefaultRegistry(),\n  } = props;\n  const {\n    definitions,\n    fields,\n    formContext,\n    FieldTemplate = DefaultTemplate,\n  } = registry;\n  const schema =\n  retrieveSchema(props.schema, definitions, formData);\n  const FieldComponent = getFieldComponent(schema,\n  uiSchema, idSchema, fields);\n  const { DescriptionField } = fields;\n  const disabled = Boolean(props.disabled ||

```

```

uiSchema["ui:disabled"]);
const readonly = Boolean(props.readonly || uiSchema["ui:readonly"]);
const autofocus = Boolean(props.autofocus || uiSchema["ui:autofocus"]);
if (Object.keys(schema).length === 0) {
  // See #312: Ensure compatibility with old versions of React.
  return <div />;
}
const uiOptions = getUiOptions(uiSchema);
let { label: displayLabel = true } = uiOptions;
if (schema.type === "array") {
  displayLabel =
    isMultiSelect(schema, definitions) ||
    isFilesArray(schema, uiSchema, definitions);
}
if (schema.type === "object") {
  displayLabel = false;
}
if (schema.type === "boolean" && !uiSchema["ui:widget"]) {
  displayLabel = false;
}
if (uiSchema["ui:field"]) {
  displayLabel = false;
}
const { __errors, ...fieldErrorSchema } = errorSchema;
// See #439: uiSchema: Don't pass consumed class names to child components
const field = (
  <FieldComponent
    {...props}
    schema={schema}
    uiSchema={{ ...uiSchema, classNames: undefined }}
    disabled={disabled}
    readonly={readonly}
    autofocus={autofocus}
    errorSchema={fieldErrorSchema}
    formContext={formContext}
  />
);
const { type } = schema;
const id = idSchema.$id;
const label =
  uiSchema["ui:title"] || props.schema.title || schema.title || name;
const description =
  uiSchema["ui:description"] ||
  props.schema.description ||
  schema.description;
const errors = __errors;
const help = uiSchema["ui:help"];
const hidden = uiSchema["ui:widget"] === "hidden";
const classNames = [
  "form-group",
  "field",
  `field-${type}`,
  errors && errors.length > 0 ? "field-error has-error has-danger" : "",
  uiSchema.classNames,
].join(" ").trim();
const fieldProps = {
  description: (
    <DescriptionField
      id={id + "__description"}
      description={description}
    />
  ),
  rawDescription: description,
  help: <Help help={help} />,
  rawHelp: typeof help === "string" ? help : undefined,
  errors: <ErrorList errors={errors} />,
  rawErrors: errors,
  id,
  label,
  hidden,
  required,
  readonly,
  displayLabel,
  classNames,
  formContext,
  fields,
  schema,
  uiSchema,
};
return <FieldTemplate
  {...fieldProps}>{field}</FieldTemplate>;
}
class SchemaField extends React.Component {
  shouldComponentUpdate(nextProps, nextState) {
    // if schemas are equal idSchemas will be equal as well,
    // so it is not necessary to compare
    return !deepEquals(
      { ...this.props, idSchema: undefined },
      { ...nextProps, idSchema: undefined }
    );
  }
  render() {
    return SchemaFieldRender(this.props);
  }
}
SchemaField.defaultProps = {
  uiSchema: {},
  errorSchema: {},
  idSchema: {},
  disabled: false,
  readonly: false,
  autofocus: false,
};
if (process.env.NODE_ENV !== "production") {
  SchemaField.propTypes = {
    schema: PropTypes.object.isRequired,
    uiSchema: PropTypes.object,
    idSchema: PropTypes.object,
    formData: PropTypes.any,
    errorSchema: PropTypes.object,
    registry: PropTypes.shape({
      widgets: PropTypes.objectOf(
        PropTypes.oneOfType([
          PropTypes.func,
          PropTypes.object
        ])
      ).isRequired,
      fields: PropTypes.objectOf(
        PropTypes.func
      ).isRequired,
      definitions: PropTypes.object.isRequired,
      ArrayFieldTemplate: PropTypes.func,
      ObjectFieldTemplate: PropTypes.func,
      FieldTemplate: PropTypes.func,
      formContext: PropTypes.object.isRequired,
    }),
  };
}
export default SchemaField;
// WEBPACK FOOTER //
./components/fields/SchemaField.js,
import React from "react";
import PropTypes from "prop-types";
import {
  getWidget,
  getUiOptions,
  isSelect,
  optionsList,
  getDefaultRegistry,
} from "../../utils";
function StringField(props) {
  const {
    schema,
    name,
    uiSchema,
    idSchema,
    formData,
    required,
    disabled,
    readonly,
    autofocus,
    onChange,
    onBlur,
    onFocus,
    registry = getDefaultRegistry(),
  } = props;
  const { title, format } = schema;
  const { widgets, formContext } = registry;
  const enumOptions = isSelect(schema) && optionsList(schema);
  const defaultWidget = format || (enumOptions ? "select" : "text");
  const {
    widget = defaultWidget,
    placeholder = "",
    ...options
  } = getUiOptions(uiSchema);
  const Widget = getWidget(schema, widget, widgets);
  return (
    <Widget
      options={{ ...options, enumOptions }}
      schema={schema}
      id={idSchema && idSchema.$id}
      label={title === undefined ? name : title}
      value={formData}
      onChange={onChange}
      onBlur={onBlur}
      onFocus={onFocus}
      required={required}
      disabled={disabled}
      readonly={readonly}
      formContext={formContext}
      autofocus={autofocus}
      registry={registry}
      placeholder={placeholder}
    />
  );
}

```

```

(process.env.NODE_ENV !== "production") {\n  StringField.propTypes = {\n    schema:
PropTypes.object.isRequired,\n    uiSchema: PropTypes.object.isRequired,\n    idSchema: PropTypes.object,\n    onChange: PropTypes.func.isRequired,\n    onBlur: PropTypes.func,\n    onFocus: PropTypes.func,\n    formData:
PropTypes.oneOfType([PropTypes.string,
  PropTypes.number]),\n    registry: PropTypes.shape({\n      widgets: PropTypes.objectOf(\n
PropTypes.oneOfType([PropTypes.func, PropTypes.object]))\n    }).isRequired,\n    fields:
PropTypes.objectOf(PropTypes.func).isRequired,\n    definitions: PropTypes.object.isRequired,\n    formContext:
PropTypes.object.isRequired,\n    },\n    formContext: PropTypes.object.isRequired,\n    required:
PropTypes.bool,\n    disabled: PropTypes.bool,\n    readonly: PropTypes.bool,\n    autofocus: PropTypes.bool,\n
  });\n}\n\nStringField.defaultProps = {\n  uiSchema: {},\n  disabled: false,\n  readonly: false,\n  autofocus:
false,\n};\n\nexport default StringField;\n\n\n\n// WEBPACK FOOTER //\n\n\n\n./components/fields/StringField.js", "import React from "react";\nimport PropTypes from "prop-types";\n\nconst
REQUIRED_FIELD_SYMBOL = "*";\n\nfunction TitleField(props) {\n  const { id, title, required } = props;\n  const legend = required ? title + REQUIRED_FIELD_SYMBOL : title;\n  return
<legend id={id}>{legend}</legend>;\n}\n\nif (process.env.NODE_ENV !== "production") {\n
TitleField.propTypes = {\n  id: PropTypes.string,\n  title: PropTypes.string,\n  required: PropTypes.bool,\n
};\n}\n\nexport default TitleField;\n\n\n\n// WEBPACK FOOTER //\n\n\n./components/fields/TitleField.js", "import
AltDateWidget from "AltDateWidget";\nimport AltDateTimeWidget from "AltDateTimeWidget";\nimport
BaseInput from "BaseInput";\nimport CheckboxWidget from "CheckboxWidget";\nimport CheckboxesWidget
from "CheckboxesWidget";\nimport ColorWidget from "ColorWidget";\nimport DateWidget from
"DateWidget";\nimport DateTimeWidget from "DateTimeWidget";\nimport EmailWidget from
"EmailWidget";\nimport FileWidget from "FileWidget";\nimport HiddenWidget from
"HiddenWidget";\nimport PasswordWidget from "PasswordWidget";\nimport RadioWidget from
"RadioWidget";\nimport RangeWidget from "RangeWidget";\nimport SelectWidget from
"SelectWidget";\nimport
TextareaWidget from "TextareaWidget";\nimport TextWidget from "TextWidget";\nimport URLWidget from
"URLWidget";\nimport UpDownWidget from "UpDownWidget";\n\nexport default {\n  BaseInput,\n  PasswordWidget,\n  RadioWidget,\n  UpDownWidget,\n  RangeWidget,\n  SelectWidget,\n  TextWidget,\n  DateWidget,\n  DateTimeWidget,\n  AltDateWidget,\n  AltDateTimeWidget,\n  EmailWidget,\n  URLWidget,\n  TextareaWidget,\n  HiddenWidget,\n  ColorWidget,\n  FileWidget,\n  CheckboxWidget,\n
  CheckboxesWidget,\n};\n\n\n\n// WEBPACK FOOTER //\n\n\n./components/widgets/index.js", "import React, {
Component } from "react";\nimport PropTypes from "prop-types";\n\nimport { shouldRender, parseDateString,
toDateString, pad } from "../utils";\n\nfunction rangeOptions(start, stop) {\n  let options = [];\n  for (let i = start; i
<= stop; i++) {\n    options.push({ value: i, label: pad(i, 2) });\n  }\n  return options;\n}\n\nfunction
readyForChange(state) {\n  return
Object.keys(state).every(key => state[key] !== -1);\n}\n\nfunction DateElement(props) {\n  const {\n    type,\n
range,\n    value,\n    select,\n    rootId,\n    disabled,\n    readonly,\n    autofocus,\n    registry,\n    onBlur,\n  } =
props;\n  const id = rootId + "_" + type;\n  const { SelectWidget } = registry.widgets;\n  return (\n
<SelectWidget\n    schema={{ type: "integer" }}\n    id={id}\n    className="form-control"\n    options={{
enumOptions: rangeOptions(range[0], range[1]) }}\n    placeholder={type}\n    value={value}\n
disabled={disabled}\n    readonly={readonly}\n    autofocus={autofocus}\n    onChange={value => select(type,
value)}\n    onBlur={onBlur}\n  />\n);\n}\n\nclass AltDateWidget extends Component {\n  static defaultProps =
{\n    time: false,\n    disabled: false,\n    readonly: false,\n    autofocus: false,\n  }; \n\n  constructor(props) {\n
super(props);\n    this.state = parseDateString(props.value, props.time);\n  }\n\n  componentWillReceiveProps(nextProps) {\n
this.setState(parseDateString(nextProps.value,
nextProps.time));\n  }\n\n  shouldComponentUpdate(nextProps, nextState) {\n    return shouldRender(this,
nextProps, nextState);\n  }\n\n  onChange = (property, value) => {\n    this.setState(\n      { [property]: typeof value
=== "undefined" ? -1 : value },\n      () => {\n        // Only propagate to parent state if we have a complete

```

```

date{time}\n    if (readyForChange(this.state)) {\n        this.props.onChange(toDateString(this.state,
this.props.time));\n    }\n    }\n    );\n    });\n    setNow = event => {\n    event.preventDefault();\n    const { time,
disabled, readonly, onChange } = this.props;\n    if (disabled || readonly) {\n    return;\n    }\n    const nowDateObj
= parseDateString(new Date().toJSON(), time);\n    this.setState(nowDateObj, () =>
onChange(toDateString(this.state, time)));;\n    }\n    clear = event => {\n    event.preventDefault();\n    const { time,
disabled, readonly, onChange } = this.props;\n    if (disabled || readonly) {\n    return;\n    }\n    this.setState(parseDateString("", time), () => onChange(undefined));;\n    }\n    get dateElementProps() {\n    const
{ time } = this.props;\n    const { year, month, day, hour, minute, second } = this.state;\n    const data = [\n    { type:
\"year\", range: [1900, 2020], value: year },\n    { type: \"month\", range: [1, 12], value: month },\n    { type:
\"day\", range: [1, 31], value: day },\n    ];\n    if (time) {\n    data.push(\n    { type: \"hour\", range: [0, 23], value:
hour },\n    { type: \"minute\", range: [0, 59], value: minute },\n    { type: \"second\", range: [0, 59], value:
second }\n    );\n    }\n    return data;\n    }\n    render() {\n    const { id, disabled, readonly, autofocus, registry,
onBlur } = this.props;\n    return (\n    <ul className=\"list-inline\">\n
{this.dateElementProps.map((elemProps, i) => (\n    <li key={i}>\n
        <DateElement\n            rootId={id}\n            select={this.onChange}\n            {...elemProps}\n
disabled={disabled}\n            readonly={readonly}\n            registry={registry}\n            onBlur={onBlur}\n
            autofocus={autofocus && i === 0}\n            />\n        </li>\n    ))}\n    <li>\n    <a href=\"#\"
className=\"btn btn-info btn-now\" onClick={this.setNow}>\n        Now\n    </a>\n    </li>\n    <li>\n
    <a\n        href=\"#\"\n        className=\"btn btn-warning btn-clear\"\n        onClick={this.clear}>\n
Clear\n    </a>\n    </li>\n    </ul>\n    );\n    }\n    }\n    nif (process.env.NODE_ENV !== \"production\") {\n
AltDateWidget.propTypes = {\n    schema: PropTypes.object.isRequired,\n    id: PropTypes.string.isRequired,\n
value: PropTypes.string,\n    required: PropTypes.bool,\n    disabled: PropTypes.bool,\n    readonly:
PropTypes.bool,\n
    autofocus: PropTypes.bool,\n    onChange: PropTypes.func,\n    onBlur: PropTypes.func,\n    time:
PropTypes.bool,\n    };\n    }\n    }\n    export default AltDateWidget;\n    }\n    }\n    // WEBPACK FOOTER //\n    //
./components/widgets/AltDateWidget.js\", \"import React from \"react\";\n    import PropTypes from \"prop-
types\";\n    function AltDateTimeWidget(props) {\n    const { AltDateWidget } = props.registry.widgets;\n    return
<AltDateWidget time {...props} />;\n    }\n    }\n    nif (process.env.NODE_ENV !== \"production\") {\n
AltDateTimeWidget.propTypes = {\n    schema: PropTypes.object.isRequired,\n    id:
PropTypes.string.isRequired,\n    value: PropTypes.string,\n    required: PropTypes.bool,\n    onChange:
PropTypes.func,\n    };\n    }\n    }\n    export default AltDateTimeWidget;\n    }\n    }\n    // WEBPACK FOOTER //\n    //
./components/widgets/AltDateTimeWidget.js\", \"import React from \"react\";\n    import PropTypes from \"prop-
types\";\n    function BaseInput(props) {\n    // Note: since React 15.2.0 we can't forward unknown element attributes,
so
we\n    // exclude the \"options\" and \"schema\" ones here.\n    const {\n    value,\n    readonly,\n    disabled,\n
autofocus,\n    onBlur,\n    onFocus,\n    options,\n    schema,\n    formContext,\n    registry,\n    ...inputProps\n    } =
props;\n    inputProps.type = options.inputType || inputProps.type || \"text\";\n    const _onChange = ({ target: { value
} }) => {\n    return props.onChange(value === \"\" ? options.emptyValue : value);\n    };\n    return (\n    <input\n
className=\"form-control\"\n    readOnly={readonly}\n    disabled={disabled}\n    autoFocus={autofocus}\n
value={value == null ? \"\" : value}\n    {...inputProps}\n    onChange={_onChange}\n    onBlur={onBlur &&
(event => onBlur(inputProps.id, event.target.value))}\n    onFocus={onFocus && (event =>
onFocus(inputProps.id, event.target.value))}\n    />\n    );\n    }\n    }\n    BaseInput.defaultProps = {\n    type: \"text\",
required: false,\n    disabled: false,\n    readonly: false,\n    autofocus: false,\n    };\n    }\n    nif
(process.env.NODE_ENV !== \"production\") {\n    BaseInput.propTypes = {\n    id: PropTypes.string.isRequired,\n
placeholder: PropTypes.string,\n    value: PropTypes.any,\n    required: PropTypes.bool,\n    disabled:
PropTypes.bool,\n    readonly: PropTypes.bool,\n    autofocus: PropTypes.bool,\n    onChange: PropTypes.func,\n
onBlur: PropTypes.func,\n    onFocus: PropTypes.func,\n    };\n    }\n    }\n    export default BaseInput;\n    }\n    }\n    // WEBPACK
FOOTER //\n    // ./components/widgets/BaseInput.js\", \"import React from \"react\";\n    import PropTypes from \"prop-

```

```

types";\nimport DescriptionField from \"../fields/DescriptionField.js\";\n\nfunction CheckboxWidget(props) {\n  const {\n    schema,\n    id,\n    value,\n    required,\n    disabled,\n    readonly,\n    label,\n    autofocus,\n    onChange,\n  } = props;\n  return (\n    <div className={`checkbox ${disabled || readonly ? \"disabled\" : \"\"}`>\n      {schema.description && (\n        <DescriptionField description={schema.description} />\n      )}\n      <label>\n        <input\n          type=\"checkbox\"\n          id={id}\n          checked={typeof value ===\n            \"undefined\" ? false : value}\n          required={required}\n          disabled={disabled || readonly}\n          autoFocus={autofocus}\n          onChange={event => onChange(event.target.checked)}\n        />\n      <span>{label}</span>\n    </label>\n  </div>)\n};\n\nCheckboxWidget.defaultProps = {\n  autofocus:\n  false,\n};\n\nif (process.env.NODE_ENV !== \"production\") {\n  CheckboxWidget.propTypes = {\n    schema:\n      PropTypes.object.isRequired,\n    id: PropTypes.string.isRequired,\n    value: PropTypes.bool,\n    required:\n      PropTypes.bool,\n    disabled: PropTypes.bool,\n    readonly: PropTypes.bool,\n    autofocus: PropTypes.bool,\n    onChange: PropTypes.func,\n  };\n}\n\nexport default CheckboxWidget;\n\n// WEBPACK FOOTER //\n\n../components/widgets/CheckboxWidget.js\", \"import React from \"react\";\nimport PropTypes from \"prop-\ntypes\";\n\nfunction\n  selectValue(value, selected, all) {\n    const at = all.indexOf(value);\n    const updated = selected.slice(0,\n      at).concat(value, selected.slice(at));\n    // As inserting values at predefined index positions doesn't work with empty\n    // arrays, we need to reorder the updated selection to match the initial order\n    return updated.sort((a, b) =>\n      all.indexOf(a) > all.indexOf(b));\n  }\n\n  function deselectValue(value, selected) {\n    return selected.filter(v => v !==\n      value);\n  }\n\n  function CheckboxesWidget(props) {\n    const { id, disabled, options, value, autofocus, readonly,\n      onChange } = props;\n    const { enumOptions, inline } = options;\n    return (\n      <div className=\"checkboxes\"\n        id={id}>\n        {enumOptions.map((option, index) => {\n          const checked = value.indexOf(option.value) !== -\n            1;\n          const disabledCls = disabled || readonly ? \"disabled\" : \"\";\n          const checkbox = (\n            <span>\n              <input\n                type=\"checkbox\"\n                id={`_${id}_${index}`}\n                checked={checked}\n                disabled={disabled || readonly}\n                autoFocus={autofocus && index\n                  === 0}\n                onChange={event => {\n                  const all = enumOptions.map(({ value }) => value);\n                  if (event.target.checked) {\n                    onChange(selectValue(option.value, value, all));\n                  } else {\n                    onChange(deselectValue(option.value, value));\n                  }\n                }}\n              </span>\n              <span>\n                );\n          return inline ? (\n            <label key={index}\n              className={`checkbox-inline ${disabledCls}`}>\n                {checkbox}\n              </label>\n            ) : (\n              <div\n                key={index} className={`checkbox ${disabledCls}`>\n                <label>{checkbox}</label>\n              </div>\n            );\n          })\n        </div>)\n      );\n\n    CheckboxesWidget.defaultProps = {\n      autofocus: false,\n      options: {\n        inline:\n          false,\n        },\n      };\n\n    if (process.env.NODE_ENV !== \"production\") {\n      CheckboxesWidget.propTypes = {\n        schema:\n          PropTypes.object.isRequired,\n        id: PropTypes.string.isRequired,\n        options: PropTypes.shape({\n          enumOptions: PropTypes.array,\n          inline: PropTypes.bool,\n        }).isRequired,\n        value: PropTypes.any,\n        required: PropTypes.bool,\n        readonly: PropTypes.bool,\n        disabled: PropTypes.bool,\n        multiple:\n          PropTypes.bool,\n        autofocus: PropTypes.bool,\n        onChange: PropTypes.func,\n      };\n    }\n\n    export default\n      CheckboxesWidget;\n\n    // WEBPACK FOOTER //\n\n    ../components/widgets/CheckboxesWidget.js\", \"import\n      React from \"react\";\n      import\n        PropTypes from \"prop-types\";\n\n      function ColorWidget(props) {\n        const { disabled,\n          readonly, registry: { widgets: { BaseInput } } } = props;\n        return <BaseInput type=\"color\" {...props}\n          disabled={disabled || readonly} />;\n      }\n\n      if (process.env.NODE_ENV !== \"production\") {\n        ColorWidget.propTypes = {\n          schema: PropTypes.object.isRequired,\n          id: PropTypes.string.isRequired,\n          value: PropTypes.string,\n          required: PropTypes.bool,\n          disabled:\n            PropTypes.bool,\n          readonly: PropTypes.bool,\n          autofocus: PropTypes.bool,\n          onChange: PropTypes.func,\n        };\n      }\n\n      export default\n        ColorWidget;\n\n      // WEBPACK FOOTER //\n\n      ../components/widgets/ColorWidget.js\", \"import\n        React from \"react\";\n        import\n          PropTypes from \"prop-\ntypes\";\n\n        function DateWidget(props) {\n          const { onChange, registry: { widgets: { BaseInput } } } = props;\n          return (\n            <BaseInput\n              type=\"date\"\n              {...props}\n              onChange={value => onChange(value ||

```



```

undefined)}\n />\n );\n}\n\nif (process.env.NODE_ENV !== \"production\") {\n DateWidget.propTypes = {\n
value: PropTypes.string,\n };\n}\n\nexport default DateWidget;\n\n\n// WEBPACK FOOTER /\n//
./components/widgets/DateWidget.js\", \"import React from \\\"react\\\";\nimport PropTypes from \\\"prop-
types\\\";\nimport { pad } from \\\"../utils\\\";\n\nexport function utcToLocal(jsonDate)
{\n if (!jsonDate) {\n return \\\"\\\";\n }\n\n // required format of \\\"yyyy-MM-ddThh:mm\\\" followed by optional
\\\":ss\\\" or \\\":ss.SSS\\\" \n // https://html.spec.whatwg.org/multipage/input.html#local-date-and-time-state-
(type%3Ddatetime-local)\n // > should be a _valid local date and time string_ (not GMT)\n\n // Note - date
constructor passed local ISO-8601 does not correctly\n // change time to UTC in node pre-8\n const date = new
Date(jsonDate);\n\n const yyyy = pad(date.getFullYear(), 4);\n const MM = pad(date.getMonth() + 1, 2);\n const
dd = pad(date.getDate(), 2);\n const hh = pad(date.getHours(), 2);\n const mm = pad(date.getMinutes(), 2);\n const
ss = pad(date.getSeconds(), 2);\n const SSS = pad(date.getMilliseconds(), 3);\n\n return ` ${yyyy}-${MM}-
${dd}T${hh}:${mm}:${ss}.${SSS}`;\n}\n\nexport function localToUTC(dateString) {\n if (dateString) {\n
return new Date(dateString).toJSON();\n }\n}\n\nfunction DateTimeWidget(props) {\n const { value,
onChange, registry: { widgets: { BaseInput } } } = props;\n return (\n <BaseInput\n type=\\\"datetime-local\\\"
\n { ...props }\n value={utcToLocal(value)}\n onChange={value => onChange(localToUTC(value))}\n />\n
);\n}\n\nif (process.env.NODE_ENV !== \"production\") {\n DateTimeWidget.propTypes = {\n value:
PropTypes.string,\n };\n}\n\nexport default DateTimeWidget;\n\n\n// WEBPACK FOOTER /\n//
./components/widgets/DateTimeWidget.js\", \"import React from \\\"react\\\";\nimport PropTypes from \\\"prop-
types\\\";\n\nfunction EmailWidget(props) {\n const { BaseInput } = props.registry.widgets;\n return <BaseInput
type=\\\"email\\\" { ...props } />;\n}\n\nif (process.env.NODE_ENV !== \"production\") {\n EmailWidget.propTypes =
{\n value: PropTypes.string,\n };\n}\n\nexport default EmailWidget;\n\n\n// WEBPACK FOOTER /\n//
./components/widgets/EmailWidget.js\", \"import React, { Component } from \\\"react\\\";\nimport PropTypes from
\\\"prop-types\\\";\n\nimport { dataURIToBlob,
shouldRender, setState } from \\\"../utils\\\";\n\nfunction addNameToDataURL(dataURL, name) {\n return
dataURL.replace(\\\";base64\\\", `;name=${name};base64`);\n}\n\nfunction processFile(file) {\n const { name, size,
type } = file;\n return new Promise((resolve, reject) => {\n const reader = new window.FileReader();\n
reader.onload = event => {\n resolve({\n dataURL: addNameToDataURL(event.target.result, name),\n
name,\n size,\n type,\n });\n });\n reader.readAsDataURL(file);\n });\n}\n\nfunction
processFiles(files) {\n return Promise.all([].map.call(files, processFile));\n}\n\nfunction FileInfo(props) {\n const
{ fileInfo } = props;\n if (fileInfo.length === 0) {\n return null;\n }\n return (\n <ul className=\\\"file-
info\\\">\n {fileInfo.map((fileInfo, key) => {\n const { name, size, type } = fileInfo;\n return (\n <li
key={key}>\n <strong>{name}</strong> ({type}, {size} bytes)\n
</li>\n );\n })}\n </ul>\n );\n}\n\nfunction extractFileInfo(dataURLs) {\n return dataURLs\n
.filter(dataURL => typeof dataURL !== \"undefined\")\n .map(dataURL => {\n const { blob, name } =
dataURIToBlob(dataURL);\n return {\n name: name,\n size: blob.size,\n type: blob.type,\n };\n
});\n}\n\nclass FileWidget extends Component {\n defaultProps = {\n multiple: false,\n };\n\n constructor(props)
{\n super(props);\n const { value } = props;\n const values = Array.isArray(value) ? value : [value];\n
this.state = { values, fileInfo: extractFileInfo(values) };\n}\n\n shouldComponentUpdate(nextProps, nextState)
{\n return shouldRender(this, nextProps, nextState);\n }\n\n onChange = event => {\n const { multiple,
onChange } = this.props;\n processFiles(event.target.files).then(fileInfo => {\n const state = {\n
values: fileInfo.map(fileInfo => fileInfo.dataURL),\n fileInfo,\n
};\n setState(this, state, () => {\n if (multiple) {\n onChange(state.values);\n } else {\n
onChange(state.values[0]);\n }\n });\n });\n });\n\n render() {\n const { multiple, id, readonly, disabled,
autofocus } = this.props;\n const { fileInfo } = this.state;\n return (\n <div>\n <p>\n <input\n
ref={ref => (this.inputRef = ref)}\n id={id}\n type=\\\"file\\\" disabled={readonly || disabled}\n
onChange={this.onChange}\n defaultValue=\\\"\\\" autoFocus={autofocus}\n
multiple={multiple}\n />\n </p>\n <FileInfo fileInfo={fileInfo} />\n </div>\n );\n
}\n}\n\nFileWidget.defaultProps = {\n autofocus: false,\n };\n\nif (process.env.NODE_ENV !== \"production\") {\n

```

```

FileWidget.propTypes = {
  multiple: PropTypes.bool,
  value: PropTypes.oneOfType([
    PropTypes.string,
    PropTypes.arrayOf(PropTypes.string),
  ]),
  autofocus: PropTypes.bool,
};
export default FileWidget;
// WEBPACK FOOTER //
./components/widgets/FileWidget.js", "import React from
'react';
import PropTypes from 'prop-types';
function HiddenWidget({ id, value }) {
  return (
    <input
      type="hidden"
      id={id}
      value={typeof value === 'undefined' ? '' : value}
    />
  );
}
if (process.env.NODE_ENV !== 'production') {
  HiddenWidget.propTypes = {
    id:
      PropTypes.string.isRequired,
    value: PropTypes.oneOfType([
      PropTypes.string,
      PropTypes.number,
      PropTypes.bool,
    ]),
  };
}
export default HiddenWidget;
// WEBPACK FOOTER //
./components/widgets/HiddenWidget.js", "import React from 'react';
import PropTypes from 'prop-
types';
function PasswordWidget(props) {
  const { BaseInput } = props.registry.widgets;
  return <BaseInput
    type="password" {...props} />;
}
if (process.env.NODE_ENV !== 'production') {
  PasswordWidget.propTypes = {
    value: PropTypes.string,
  };
}
export default PasswordWidget;
// WEBPACK FOOTER //
./components/widgets/PasswordWidget.js", "import React from 'react';
import PropTypes from 'prop-
types';
function RadioWidget(props) {
  const {
    options,
    value,
    required,
    disabled,
    readonly,
    autofocus,
    onChange,
  } = props;
  // Generating a unique field name to identify this set of radio
  buttons
  const name = Math.random().toString();
  const { enumOptions, inline } = options;
  //
  checked={checked} has been moved above name={name}, As mentioned in #349;
  // this is a temporary fix for
  radio button rendering bug in React, facebook/react#7630.
  return (
    <div className="field-radio-group">
      {enumOptions.map((option, i) => {
        const checked = option.value === value;
        const disabledCls =
          disabled || readonly ? "disabled" : "";
        const radio = (
          <span>
            <input
              type="radio"
              checked={checked}
              name={name}
              required={required}
              value={option.value}
              disabled={disabled ||
                readonly}
              autoFocus={autofocus && i === 0}
              onChange={_ => onChange(option.value)}
            />
            <span>{option.label}</span>
          </span>
        );
        return inline ? (
          <label key={i}
            className={`radio-inline ${disabledCls}`}>
              {radio}
            </label>
        ) : (
          <div key={i}
            className={`radio ${disabledCls}`}>
              <label>{radio}</label>
            </div>
        );
      })}
    </div>
  );
}
RadioWidget.defaultProps = {
  autofocus: false,
};
if (process.env.NODE_ENV !==
'production') {
  RadioWidget.propTypes = {
    schema: PropTypes.object.isRequired,
    id:
      PropTypes.string.isRequired,
    options:
      PropTypes.shape({
        enumOptions: PropTypes.array,
        inline: PropTypes.bool,
      }).isRequired,
    value:
      PropTypes.any,
    required: PropTypes.bool,
    disabled: PropTypes.bool,
    readonly: PropTypes.bool,
    autofocus: PropTypes.bool,
    onChange: PropTypes.func,
  };
}
export default RadioWidget;
// WEBPACK FOOTER //
./components/widgets/RadioWidget.js", "import React from 'react';
import
PropTypes from 'prop-types';
import { rangeSpec } from '../utils';
function RangeWidget(props) {
  const {
    schema,
    value,
    registry: {
      widgets: {
        BaseInput,
      },
    },
  } = props;
  return (
    <div className="field-range-
wrapper">
      <BaseInput type="range" {...props} {...rangeSpec(schema)} />
      <span className="range-
view">
        {value}
      </span>
    </div>
  );
}
if (process.env.NODE_ENV !== 'production') {
  RangeWidget.propTypes = {
    value: PropTypes.oneOfType([
      PropTypes.string,
      PropTypes.number,
    ]),
  };
}
export default
RangeWidget;
// WEBPACK FOOTER //
./components/widgets/RangeWidget.js", "import React from
'react';
import PropTypes from 'prop-types';
import { asNumber } from '../utils';
// This is a
silly limitation in the DOM where option change event values are
* always retrieved as strings.
*/
function
processValue({ type, items }, value) {
  if (value === '') {
    return undefined;
  } else if (
    type ===
    'array' &&
    items &&
    ['number', 'integer'].includes(items.type)
  ) {
    return
    value.map(asNumber);
  } else if (type === 'boolean') {
    return value === 'true';
  } else if (type ===
'number') {
    return asNumber(value);
  }
  return value;
}
function getValue(event, multiple) {
  if

```

```

(multiple) {\n  return [].slice\n    .call(event.target.options)\n    .filter(o => o.selected)\n    .map(o => o.value);\n} else {\n  return event.target.value;\n}\n}\n\nfunction SelectWidget(props) {\n  const {\n    schema,\n    id,\n    options,\n    value,\n    required,\n    disabled,\n    readonly,\n    multiple,\n    autofocus,\n    onChange,\n    onBlur,\n    onFocus,\n    placeholder,\n  } = props;\n  const { enumOptions, enumDisabled } =\n    options;\n  const emptyValue = multiple ? [] : \"\";\n  return (\n    <select\n      id={id}\n      multiple={multiple}\n      className=\"form-control\"\n      value={typeof value === \"undefined\" ? emptyValue : value}\n      required={required}\n      disabled={disabled || readonly}\n      autoFocus={autofocus}\n      onBlur={\n        onBlur\n        &&\n        (event => {\n          const newValue = getValue(event, multiple);\n          onBlur(id,\n            processValue(schema, newValue));\n        })\n      }\n      onFocus={\n        onFocus &&\n        (event => {\n          const newValue = getValue(event, multiple);\n          onFocus(id, processValue(schema, newValue));\n        })\n      }\n      onChange={event => {\n        const newValue = getValue(event,\n          multiple);\n        onChange(processValue(schema, newValue));\n      }}>\n    {!multiple && !schema.default &&\n      <option value=\"\">{placeholder}</option>\n      {enumOptions.map(({ value, label }, i) => {\n        const disabled\n          = enumDisabled && enumDisabled.indexOf(value) !== -1;\n        return (\n          <option key={i} value={value}\n            disabled={disabled}>\n            {label}\n          </option>\n        );\n      })}\n    </select>\n  );\n}\n\nSelectWidget.defaultProps = {\n  autofocus: false,\n};\n\nif (process.env.NODE_ENV !== \"production\")\n  {\n    SelectWidget.propTypes = {\n      schema: PropTypes.object.isRequired,\n      id: PropTypes.string.isRequired,\n      options: PropTypes.shape({\n        enumOptions: PropTypes.array,\n      }).isRequired,\n      value: PropTypes.any,\n      required: PropTypes.bool,\n      disabled: PropTypes.bool,\n      readonly: PropTypes.bool,\n      multiple:\n        PropTypes.bool,\n      autofocus: PropTypes.bool,\n      onChange: PropTypes.func,\n      onBlur: PropTypes.func,\n      onFocus: PropTypes.func,\n    };\n  }\n\nexport default SelectWidget;\n\n\n// WEBPACK FOOTER //\n\n./components/widgets/SelectWidget.js\", \"import React from \\\"react\\\";\\nimport PropTypes from \\\"prop-\\n\\nfunction TextareaWidget(props) {\n  const {\n    id,\n    options,\n    placeholder,\n    value,\n    required,\n    disabled,\n    readonly,\n    autofocus,\n    onChange,\n    onBlur,\n    onFocus,\n  } = props;\n  const\n    _onChange = ({ target: { value } }) => {\n      return onChange(value === \"\" ? options.emptyValue : value);\n    };\n  return (\n    <textarea\n      id={id}\n      className=\"form-control\"\n      value={typeof value === \"undefined\" ?\n        \"\" : value}\n      placeholder={placeholder}\n      required={required}\n      disabled={disabled}\n      readOnly={readonly}\n      autoFocus={autofocus}\n      rows={options.rows}\n      onBlur={onBlur && (event =>\n        onBlur(id, event.target.value))}\n      onFocus={onFocus && (event => onFocus(id, event.target.value))}\n      onChange={_onChange}\n    />\n  );\n}\n\nTextareaWidget.defaultProps = {\n  autofocus: false,\n  options:\n    {},\n};\n\nif (process.env.NODE_ENV !== \"production\")\n  {\n    TextareaWidget.propTypes = {\n      schema:\n        PropTypes.object.isRequired,\n      id: PropTypes.string.isRequired,\n      placeholder: PropTypes.string,\n      options:\n        PropTypes.shape({\n          rows: PropTypes.number,\n        }),\n      value: PropTypes.string,\n      required:\n        PropTypes.bool,\n      disabled: PropTypes.bool,\n      readonly: PropTypes.bool,\n      autofocus: PropTypes.bool,\n      onChange: PropTypes.func,\n      onBlur: PropTypes.func,\n      onFocus: PropTypes.func,\n    };\n  }\n\nexport default\n  TextareaWidget;\n\n\n// WEBPACK FOOTER //\n\n./components/widgets/TextareaWidget.js\", \"import React\n  from \\\"react\\\";\\nimport PropTypes from \\\"prop-types\\\";\\n\nfunction TextWidget(props) {\n  const { BaseInput } =\n    props.registry.widgets;\n  return <BaseInput {...props} />;\n}\n\nif (process.env.NODE_ENV !== \"production\")\n  {\n    TextWidget.propTypes\n      = {\n        value: PropTypes.oneOfType([PropTypes.string, PropTypes.number]),\n      };\n  }\n\nexport default\n  TextWidget;\n\n\n// WEBPACK FOOTER //\n\n./components/widgets/TextWidget.js\", \"import React from\n  \\\"react\\\";\\nimport PropTypes from \\\"prop-types\\\";\\n\nfunction URLWidget(props) {\n  const { BaseInput } =\n    props.registry.widgets;\n  return <BaseInput type=\\\"url\\\" {...props} />;\n}\n\nif (process.env.NODE_ENV !==\n  \\\"production\\\")\n  {\n    URLWidget.propTypes = {\n      value: PropTypes.string,\n    };\n  }\n\nexport default\n  URLWidget;\n\n\n// WEBPACK FOOTER //\n\n./components/widgets/URLWidget.js\", \"import React from\n  \\\"react\\\";\\nimport PropTypes from \\\"prop-types\\\";\\nimport { rangeSpec } from\n  \\\"../utils\\\";\\n\nfunction\n  UpDownWidget(props) {\n  const { registry: { widgets: { BaseInput } } } =\n    props;\n  return <BaseInput\n    type=\\\"number\\\" {...props} {...rangeSpec(props.schema)} />;\n}\n\nif (process.env.NODE_ENV !==

```

```
\"production\") {\n  UpDownWidget.propTypes = {\n    value: PropTypes.oneOfType([PropTypes.number,\n    PropTypes.string]),\n  }; \n} \n\nexport default UpDownWidget; \n\n\n\n// WEBPACK FOOTER // \n\n\n./components/widgets/UpDownWidget.js\"],\"sourceRoot\":\"\"}
```

Found in path(s):

```
* /opt/cola/permits/1753956346_1690485600.1935887/0/react-jsonschema-form-1-0-0-tgz/package/dist/react-jsonschema-form.js.map
```

## 1.879 react-router-dom 4.1.1

### 1.879.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**\n * Copyright 2013-present, Facebook, Inc.\n * All rights reserved.\n *\n * This source code is licensed under the BSD-style license found in the\n * LICENSE file in the root directory of this source tree. An additional grant\n * of patent rights can be found in the PATENTS file in the same directory.\n */\n/**\n * Copyright 2015, Yahoo! Inc.\n * Copyrights licensed under the New BSD License. See the accompanying LICENSE file for terms.\n */
```

Found in path(s):

```
* /opt/cola/permits/1753956865_1690485662.7773912/0/react-router-dom-4-1-1-1-tgz/package/umd/react-router-dom.js
```

## 1.880 redux 3.4.0

### 1.880.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Dan Abramov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.881 redux-act 1.3.2

### 1.881.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only



on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## 1.882 libxml2 2.9.7-16.el8\_8.1

### 1.882.1 Available under license :

Except where otherwise noted in the source code (e.g. the files hash.c, list.c and the trio files, which are covered by a similar licence but with different Copyright notices) all the files are:

Copyright (C) 1998-2012 Daniel Veillard. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.883 golang 1.18.10

### 1.883.1 Available under license :

```
// Copyright 2014 The Go Authors. All rights reserved.
```

```
// Use of this source code is governed by a BSD-style
```

```
// license that can be found in the LICENSE file.
```

```
Copyright (c) 2009 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are

met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.884 golang 1.19.12

## 1.884.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,  
each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# This source code was written by the Go contributors.

# The master list of contributors is in the main Go distribution,

# visible at <http://tip.golang.org/CONTRIBUTORS>.

The Go source code and supporting files in this directory are covered by the usual Go license (see `../../../../../LICENSE`).

When building with `GOEXPERIMENT=borningcrypto`, the following applies.

The `goboringcrypto_linux_amd64.syso` object file is built from BoringSSL source code by `build/build.sh` and is covered by the BoringSSL license reproduced below and also at <https://boringssl.googleusercontent.com/boringssl/+fips-20190808/LICENSE>.

BoringSSL is a fork of OpenSSL. As such, large parts of it fall under OpenSSL licensing. Files that are completely new have a Google copyright and an ISC license. This license is reproduced at the bottom of this file.

Contributors to BoringSSL are required to follow the CLA rules for Chromium: <https://cla.developers.google.com/cla>

Some files from Intel are under yet another license, which is also included underneath.

The OpenSSL toolkit stays under a dual license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit.

See below

for the actual license texts. Actually both licenses are BSD-style Open Source licenses. In case of any license issues related to OpenSSL please contact `openssl-core@openssl.org`.

The following are Google-internal bug numbers where explicit permission from some authors is recorded for use of their work. (This is purely for our own record keeping.)

27287199

27287880

27287883

OpenSSL License

-----

/\* =====

\* Copyright (c) 1998-2011 The OpenSSL Project. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright

\* notice, this list of conditions and the following disclaimer.

\*

- \* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in
  - \* the documentation and/or other materials provided with the distribution.
- \*
- \* 3. All advertising materials mentioning features or use of this software must display the following acknowledgment:
  - \* "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"
- \*
- \* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact [openssl-core@openssl.org](mailto:openssl-core@openssl.org).
- \*
- \* 5. Products derived from this software may not be called "OpenSSL" nor may "OpenSSL" appear in their names without prior written permission of the OpenSSL Project.
- \*
- \* 6. Redistributions of any form whatsoever must retain the following acknowledgment:
  - \* "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"
- \*
- \* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
- \* =====
- \*
- \* This product includes cryptographic software written by Eric Young ([ey@cryptsoft.com](mailto:ey@cryptsoft.com)). This product includes software written by Tim Hudson ([tjh@cryptsoft.com](mailto:tjh@cryptsoft.com)).
- \*
- \* /

Original SSLeay License



-----

```
/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)
* All rights reserved.
*
* This package is an SSL implementation written
* by Eric Young (eay@cryptsoft.com).
* The implementation was written so as to conform with Netscapes SSL.
*
* This library is free for commercial and non-commercial use as long as
* the following conditions are aheared to. The following conditions
* apply to all code found in this distribution, be it the RC4, RSA,
* lhash, DES, etc., code; not just the SSL code. The SSL documentation
* included with this distribution is covered by the same copyright terms
* except that the holder is Tim Hudson (tjh@cryptsoft.com).
*
* Copyright remains Eric Young's, and as such any Copyright notices in
* the code are not to be removed.
* If this package is used in a product, Eric Young should be given attribution
* as the author of
the parts of the library used.
* This can be in the form of a textual message at program startup or
* in documentation (online or textual) provided with the package.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. All advertising materials mentioning features or use of this software
* must display the following acknowledgement:
* "This product includes cryptographic software written by
* Eric Young (eay@cryptsoft.com)"
* The word 'cryptographic' can be left out if the rouines from the library
* being used are
not cryptographic related :-).
* 4. If you include any Windows specific code (or a derivative thereof) from
* the apps directory (application code) you must include an acknowledgement:
* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
*
* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
```

\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE  
\* POSSIBILITY OF  
\* SUCH DAMAGE.  
\*  
\* The licence and distribution terms for any publically available version or  
\* derivative of this code cannot be changed. i.e. this code cannot simply be  
\* copied and put under another distribution licence  
\* [including the GNU Public Licence.]  
\*/

ISC license used for completely new code in BoringSSL:

```
/* Copyright (c) 2015, Google Inc.  
*  
* Permission to use, copy, modify, and/or distribute this software for any  
* purpose with or without fee is hereby granted, provided that the above  
* copyright notice and this permission notice appear in all copies.  
*  
* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES  
* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF  
* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY  
* SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION  
* OF CONTRACT, NEGLIGENCE  
* OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN  
* CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. */
```

Some files from Intel carry the following license:

```
# Copyright (c) 2012, Intel Corporation  
#  
# All rights reserved.  
#  
# Redistribution and use in source and binary forms, with or without  
# modification, are permitted provided that the following conditions are  
# met:  
#  
# * Redistributions of source code must retain the above copyright  
# notice, this list of conditions and the following disclaimer.  
#  
# * Redistributions in binary form must reproduce the above copyright  
# notice, this list of conditions and the following disclaimer in the
```

```
# documentation and/or other materials provided with the
# distribution.
#
# * Neither the name of the Intel Corporation nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY INTEL CORPORATION
# ""AS IS"" AND ANY
# EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
# IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
# PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL CORPORATION OR
# CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
# PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR
# PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
Copyright 2010-2021 Mike Bostock
```

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

```
# People who have agreed to one of the CLAs and can contribute patches.
```

```
# The AUTHORS file lists the copyright holders; this file
# lists people. For example, Google employees are listed here
# but not in AUTHORS, because Google holds the copyright.
```

```
#
```

```
# https://developers.google.com/open-source/cla/individual
```

```
# https://developers.google.com/open-source/cla/corporate
```

```
#
```

```
# Names should be added to this file as:
```

```
# Name <email address>
```

```
Raul Silvera <rsilvera@google.com>
```

```
Tipp Moseley <tipp@google.com>
```

```
Hyoun Kyu Cho <netforce@google.com>
```

```
Martin Spier <spiermar@gmail.com>
```

Taco de Wolff <tacodewolff@gmail.com>  
Andrew Hunter <andrewhunter@gmail.com>  
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

- # This source code was written by the Go contributors.
- # The master list of contributors is in the main Go distribution,
- # visible at <https://tip.golang.org/CONTRIBUTORS>.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,



WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2015 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2009-2017 Andrea Leofreddi <a.leofreddi@vleo.net>. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

MERCHANTABILITY  
AND FITNESS FOR A PARTICULAR  
PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL COPYRIGHT HOLDERS OR  
CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE  
GOODS OR  
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED  
AND ON  
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN  
IF  
ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the  
authors and should not be interpreted as representing official policies, either expressed  
or implied, of Andrea Leofreddi.

# 1.885 libpkit 0.23.22-1.el8

## 1.885.1 Available under license :

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

- \* Redistributions of source code must retain the above  
copyright notice, this list of conditions and the  
following disclaimer.
- \* Redistributions in binary form must reproduce the  
above copyright notice, this list of conditions and  
the following disclaimer in the documentation and/or  
other materials provided with the distribution.
- \* The names of contributors to this software may not be  
used to endorse or promote products derived from this  
software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS  
FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE  
COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR  
ANY DIRECT, INDIRECT,  
INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,  
BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS  
OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED  
AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF  
THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH

DAMAGE.

# 1.886 ca-certificates 2023.2.60\_v7.0.306-80.0.el8\_8

## 1.886.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\* This Source Code Form is subject to the terms of the Mozilla Public  
\* License, v. 2.0. If a copy of the MPL was not distributed with this  
\* file, You can obtain one at <http://mozilla.org/MPL/2.0/>. \*/

Found in path(s):

\* /opt/cola/permits/1805548026\_1695840960.910981/0/ca-certificates-2023.2.60\_v7.0.306-80.0.el8\_8.src.rpm-cosi-expand-archive-5EOrwHRg/nssckbi.h

No license file was found, but licenses were detected in source scan.

////

Copyright (C) 2013 Red Hat, Inc.

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

////

ca-legacy(8)

=====

:doctype: manpage

:man source: ca-legacy

NAME

----

ca-legacy - Manage the system configuration for legacy CA certificates

SYNOPSIS

-----

\*ca-legacy\* [COMMAND]

## DESCRIPTION

-----

ca-legacy(8) is used to include or exclude a set of legacy Certificate Authority (CA) certificates in the system's list of trusted CA certificates.

The list of CA certificates and trust flags included in the ca-certificates package are based on the decisions made by Mozilla.org according to the Mozilla CA policy.

Occasionally, removal or distrust decisions made by Mozilla.org might be incompatible with the requirements or limitations of some applications that also use the CA certificates list in the Linux environment.

The ca-certificates package might keep some CA certificates included and trusted by default, as long as it is seen necessary by the maintainers, despite the fact that they have been removed by Mozilla. These certificates are called legacy CA certificates.

The general requirements to keep legacy CA certificates included and trusted might change over time, for example if functional limitations of software packages have been resolved. Future versions of the ca-certificates package might reduce the set of legacy CA certificates that are included and trusted by default.

The ca-legacy(8) command can be used to override the default behaviour.

The mechanisms to individually trust or distrust CA certificates as described in update-ca-trust(8) still apply.

## COMMANDS

-----

**\*check\*::**

The current configuration will be shown.

**\*default\*::**

Configure the system to use the default configuration, as recommended by the package maintainers.

**\*disable\*::**

Configure the system to explicitly disable legacy CA certificates. Using this configuration, the system will use the set of included and trusted CA certificates as released by Mozilla.

**\*install\*::**

The configuration file will be read and the system configuration will be set accordingly. This command is executed automatically during upgrades of the ca-certificates package.

## FILES

-----

/etc/pki/ca-trust/ca-legacy.conf::

A configuration file that will be used and modified by the ca-legacy command.

The contents of the configuration file will be read on package upgrades.

## AUTHOR

-----

Written by Kai Engert.

Found in path(s):

\* /opt/cola/permits/1805548026\_1695840960.910981/0/ca-certificates-2023.2.60\_v7.0.306-80.0.el8\_8.src.rpm-cosi-expand-archive-5EOrwHRg/ca-legacy.8.txt

No license file was found, but licenses were detected in source scan.

License: Public Domain

Found in path(s):

\* /opt/cola/permits/1805548026\_1695840960.910981/0/ca-certificates-2023.2.60\_v7.0.306-80.0.el8\_8.src.rpm-cosi-expand-archive-5EOrwHRg/ca-certificates.spec

No license file was found, but licenses were detected in source scan.

////

Copyright (C) 2013 Red Hat, Inc.

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

////

update-ca-trust(8)

=====

:doctype: manpage

:man source: update-ca-trust

## NAME

----

update-ca-trust - manage consolidated and dynamic configuration of CA certificates and associated trust

## SYNOPSIS

-----

`*update-ca-trust* ['COMMAND']`

## DESCRIPTION

-----

`update-ca-trust(8)` is used to manage a consolidated and dynamic configuration feature of Certificate Authority (CA) certificates and associated trust.

The feature is available for new applications that read the consolidated configuration files found in the `/etc/pki/ca-trust/extracted` directory or that load the PKCS#11 module `p11-kit-trust.so`

Parts of the new feature are also provided in a way to make it useful for legacy applications.

Many legacy applications expect CA certificates and trust configuration in a fixed location, contained in files with particular path and name, or by referring to a classic PKCS#11 trust module provided by the NSS cryptographic library.

The dynamic configuration feature provides functionally compatible replacements for classic configuration files and for the classic NSS trust module named `libnssckbi`.

In order to enable legacy applications, that read the classic files or access the classic module, to make use of the new consolidated and dynamic configuration feature, the classic filenames have been changed to symbolic links. The symbolic links refer to dynamically created and consolidated output stored below the `/etc/pki/ca-trust/extracted` directory hierarchy.

The output is produced using the `'update-ca-trust'` command (without parameters), or using the `'update-ca-trust extract'` command.

In order to produce the output, a flexible set of source configuration is read, as described in section `<<sourceconf,SOURCE CONFIGURATION>>`.

In addition, the classic PKCS#11 module is replaced with a new PKCS#11 module (`p11-kit-trust.so`) that dynamically reads the same source configuration.

[[sourceconf]]

SOURCE CONFIGURATION

-----

The dynamic configuration feature uses several source directories that will be scanned for any number of source files. \*It is important to select the correct subdirectory for adding files, as the subdirectory defines how contained certificates will be trusted or distrusted, and which file formats are read.\*

Files in \*subdirectories below the directory hierarchy /usr/share/pki/ca-trust-source/\* contain CA certificates and trust settings in the PEM file format. The trust settings found here will be interpreted with a \*low priority\*.

Files in \*subdirectories below the directory hierarchy /etc/pki/ca-trust/source/\* contain CA certificates and trust settings in the PEM file format. The trust settings found here will be interpreted with a \*high priority\*.

.You may use the following rules of thumb to decide, whether your configuration files should be added to the /etc or rather to the /usr directory hierarchy:

\* If you are manually adding a configuration file to a system, you probably want it to override any other default configuration, and you most likely should add it to the respective subdirectory in the /etc hierarchy.

\* If you are creating a package that provides additional root CA certificates, that is intended for distribution to several computer systems, but you still want to allow the administrator to override your list, then your package should add your files to the respective subdirectory in the /usr hierarchy.

\* If you are creating a package that is supposed to override the default system trust settings, that is intended for distribution to several computer systems, then your package should install the files to the respective subdirectory in the /etc hierarchy.

.\*QUICK HELP 1\*: To add a certificate in the simple PEM or DER file formats to the list of CAs trusted on the system:

- \* add it as a new file to directory /etc/pki/ca-trust/source/anchors/
- \* run 'update-ca-trust extract'

.\*QUICK HELP 2\*: If your certificate is in the extended BEGIN TRUSTED file format (which may contain distrust/blacklist trust flags, or trust flags for usages other than TLS) then:

- \* add it as a new file to directory /etc/pki/ca-trust/source/
- \* run 'update-ca-trust extract'

.In order to offer simplicity and flexibility, the way certificate files are treated depends on the subdirectory they are installed to.

- \* simple trust anchors subdirectory: /usr/share/pki/ca-trust-source/anchors/ or /etc/pki/ca-trust/source/anchors/
- \*
- simple blacklist (distrust) subdirectory: /usr/share/pki/ca-trust-source/blacklist/ or /etc/pki/ca-trust/source/blacklist/
- \* extended format directory: /usr/share/pki/ca-trust-source/ or /etc/pki/ca-trust/source/

.In the main directories /usr/share/pki/ca-trust-source/ or /etc/pki/ca-trust/source/ you may install one or multiple files in the following file formats:

\* certificate files that include trust flags,  
in the BEGIN/END TRUSTED CERTIFICATE file format  
(any file name), which have been created using the openssl x509 tool  
and the -addrject -addtrust options.

Bundle files with multiple certificates are supported.

\* files in the p11-kit file format using the .p11-kit file name  
extension, which can (e.g.) be used to distrust certificates  
based on serial number and issuer name, without having the  
full certificate available.

(This is currently an undocumented format, to be extended later.

For examples of the supported formats, see the files  
shipped with the ca-certificates package.)

\* certificate files without trust flags in either the DER file format or in  
the PEM (BEGIN/END CERTIFICATE) file format (any file name). Such files  
will be added with neutral trust, neither trusted nor distrusted.

They will simply be known to the system, which might be helpful to  
assist cryptographic software in constructing chains of certificates.

(If you want a CA certificate in these file formats to be trusted, you  
should remove it from this directory and move it to the  
./anchors subdirectory instead.)

In the anchors subdirectories /usr/share/pki/ca-trust-source/anchors/ or /etc/pki/ca-trust/source/anchors/  
you may install one or multiple certificates in either the DER file  
format or in the PEM (BEGIN/END CERTIFICATE) file format.

Each certificate will be treated as *\*trusted\** for all purposes.

In the blacklist subdirectories /usr/share/pki/ca-trust-source/blacklist/ or /etc/pki/ca-trust/source/blacklist/  
you may install

one or multiple certificates in either the DER file  
format or in the PEM (BEGIN/END CERTIFICATE) file format.

Each certificate will be treated as *\*distrusted\** for all purposes.

Please refer to the x509(1) manual page for the documentation of the  
BEGIN/END CERTIFICATE and BEGIN/END TRUSTED CERTIFICATE file formats.

Applications that rely on a static file for a list of trusted CAs  
may load one of the files found in the /etc/pki/ca-trust/extracted  
directory. After modifying any file in the  
/usr/share/pki/ca-trust-source/ or /etc/pki/ca-trust/source/  
directories or in any of their subdirectories, or after adding a file,  
it is necessary to run the 'update-ca-trust extract' command,  
in order to update the consolidated files in /etc/pki/ca-trust/extracted/ .

Applications that load the classic PKCS#11 module using filename libnssckbi.so  
(which has been converted into a symbolic link pointing to the new module)  
and any application capable of  
loading PKCS#11 modules and loading p11-kit-trust.so,



will benefit from  
the dynamically merged set of certificates and trust information stored in the  
/usr/share/pki/ca-trust-source/ and /etc/pki/ca-trust/source/ directories.

[[extractconf]]

## EXTRACTED CONFIGURATION

-----

The directory /etc/pki/ca-trust/extracted/ contains generated CA certificate  
bundle files which are created and updated, based on the <<sourceconf,SOURCE CONFIGURATION>>  
by running the 'update-ca-trust extract' command.

If your application isn't able to load the PKCS#11 module p11-kit-trust.so,  
then you can use these files in your application to load a list of global  
root CA certificates.

Please never manually edit the files stored in this directory,  
because your changes will be lost and the files automatically overwritten,  
each time the 'update-ca-trust extract' command gets executed.

In order to install new trusted or distrusted certificates,  
please rather install them in the respective subdirectory below the  
/usr/share/pki/ca-trust-source/  
or /etc/pki/ca-trust/source/  
directories, as described in the <<sourceconf,SOURCE CONFIGURATION>> section.

The directory /etc/pki/ca-trust/extracted/java/ contains  
a CA certificate bundle in the java keystore file format.  
Distrust information cannot be represented in this file format,  
and distrusted certificates are missing from these files.  
File cacerts contains CA certificates trusted for TLS server authentication.

The directory /etc/pki/ca-trust/extracted/openssl/ contains  
CA certificate bundle files in the extended BEGIN/END TRUSTED CERTIFICATE file format,  
as described in the x509(1) manual page.  
File ca-bundle.trust.crt contains the full set of all trusted  
or distrusted certificates, including the associated trust flags.

The directory /etc/pki/ca-trust/extracted/pem/ contains  
CA certificate bundle files in the simple BEGIN/END CERTIFICATE file format,  
as described in the x509(1) manual page.  
Distrust information cannot be represented in this file format,  
and distrusted  
certificates are missing from these files.  
File tls-ca-bundle.pem contains CA certificates  
trusted for TLS server authentication.  
File email-ca-bundle.pem contains CA certificates  
trusted for E-Mail protection.

File `objsign-ca-bundle.pem` contains CA certificates trusted for code signing.

The directory `/etc/pki/ca-trust/extracted/edk2/` contains a CA certificate bundle ("`cacerts.bin`") in the "sequence of EFI\_SIGNATURE\_LISTs" format, defined in the UEFI-2.7 specification, sections "31.4.1 Signature Database" and "EFI\_CERT\_X509\_GUID". Distrust information cannot be represented in this file format, and distrusted certificates are missing from these files. File "`cacerts.bin`" contains CA certificates trusted for TLS server authentication.

## COMMANDS

-----

(absent/empty command)::

Same as the `*extract*` command described below. (However, the command may print fewer warnings, as this command is being run during rpm package installation, where non-fatal status output is undesired.)

`*extract*::`

Instruct `update-ca-trust` to scan the `<<sourceconf,SOURCE CONFIGURATION>>` and produce updated versions of the consolidated configuration files stored below the `/etc/pki/ca-trust/extracted` directory hierarchy.

## FILES

-----

`/etc/pki/tls/certs/ca-bundle.crt::`

Classic filename, file contains a list of CA certificates trusted for TLS server authentication usage, in the simple BEGIN/END CERTIFICATE file format, without distrust information.

This file is a symbolic link that refers to the consolidated output created by the `update-ca-trust` command.

`/etc/pki/tls/certs/ca-bundle.trust.crt::`

Classic filename, file contains a list of CA certificates in the extended BEGIN/END TRUSTED CERTIFICATE file format, which includes trust (and/or distrust) flags specific to certificate usage.

This file is a symbolic link that refers to the consolidated output created by the `update-ca-trust` command.

`/etc/pki/java/cacerts::`

Classic filename, file contains a list of

CA certificates trusted for TLS server authentication usage, in the Java keystore file format, without distrust information.

This file is a symbolic link that refers to the consolidated output created by the `update-ca-trust` command.

`/usr/share/pki/ca-trust-source::`

Contains multiple, low priority source configuration files as explained in section `<<sourceconf,SOURCE CONFIGURATION>>`. Please pay attention to the specific meanings of the respective subdirectories.

/etc/pki/ca-trust/source::

Contains multiple, high priority source configuration files as explained in section <<sourceconf,SOURCE CONFIGURATION>>. Please pay attention to the specific meanings of the respective subdirectories.

/etc/pki/ca-trust/extracted::

Contains consolidated and automatically generated configuration files for consumption by applications, which are created using the 'update-ca-trust extract' command. Don't edit files in this directory, because they will be overwritten.

See section <<extractconf,EXTRACTED CONFIGURATION>> for additional details.

## AUTHOR

-----

Written by Kai Engert and Stef Walter.

Found in path(s):

\* /opt/cola/permits/1805548026\_1695840960.910981/0/ca-certificates-2023.2.60\_v7.0.306-80.0.e18\_8.src.rpm-cosi-expand-archive-5EOrwHRg/update-ca-trust.8.txt

No license file was found, but licenses were detected in source scan.

```
# This program is free software; you can redistribute it and/or modify
# it under the terms of the GNU General Public License as published by
# the Free Software Foundation; either version 2 of the License, or
# (at your option) any later version.
# This program is distributed in the hope that it will be useful,
# but WITHOUT ANY WARRANTY; without even the implied warranty of
# MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
# GNU General Public License for more details.
# You should have received a copy of the GNU General Public License
# along with this program; if not, write to the Free Software
```

Found in path(s):

\* /opt/cola/permits/1805548026\_1695840960.910981/0/ca-certificates-2023.2.60\_v7.0.306-80.0.e18\_8.src.rpm-cosi-expand-archive-5EOrwHRg/certdata2pem.py

# 1.887 woodstox 6.2.7

## 1.887.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.888 woodstox 6.3.1

## 1.888.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial  
revisions, annotations, elaborations, or other modifications  
represent, as a whole, an original work of authorship. For the purposes  
of this License, Derivative Works shall not include works that remain  
separable from, or merely link (or bind by name) to the interfaces of,  
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including  
the original version of the Work and any modifications or additions  
to that Work or Derivative Works thereof, that is intentionally  
submitted to Licensor for inclusion in the Work by the copyright owner  
or by an individual or Legal Entity authorized to submit on behalf of  
the copyright owner. For the purposes of this definition, "submitted"  
means any form of electronic, verbal, or written communication sent  
to the Licensor or its representatives, including but not limited to  
communication on electronic mailing lists, source code control systems,  
and issue tracking systems that are managed by, or on behalf of, the  
Licensor for the purpose of discussing and improving the Work, but  
excluding communication that is conspicuously marked or otherwise  
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity  
on behalf of whom a Contribution has been received by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
copyright license to reproduce, prepare Derivative Works of,  
publicly display, publicly perform, sublicense, and distribute the  
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of  
this

License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
(except as stated in this section) patent license to make, have made,  
use, offer to sell, sell, import, and otherwise transfer the Work,  
where such license applies only to those patent claims licensable  
by such Contributor that are necessarily infringed by their  
Contribution(s) alone or by combination of their Contribution(s)  
with the Work to which such Contribution(s) was submitted. If You  
institute patent litigation against any entity (including a  
cross-claim or counterclaim in a lawsuit) alleging that the Work  
or a Contribution incorporated within the Work constitutes direct  
or contributory patent infringement, then any patent licenses  
granted to You under this License for that Work shall terminate  
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License"). See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

# 1.889 glibc 2.31-0ubuntu9.12

## 1.889.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]



## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary  
GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the

Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not



excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision

will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is

safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.890 libx11 1.6.9-2ubuntu1.6

### 1.890.1 Available under license :

The following is the 'standard copyright' agreed upon by most contributors, and is currently the canonical license preferred by the X.Org Foundation. This is a slight variant of the common MIT license form published by the Open Source Initiative at <http://www.opensource.org/licenses/mit-license.php>

Copyright holders of new code should use this license statement where possible, and insert their name to this list. Please sort by surname

for people, and by the full name for other entities (e.g. Juliusz Chroboczek sorts before Intel Corporation sorts before Daniel Stone).

See each individual source file or directory for the license that applies to that file.

Copyright (C) 2003-2006,2008 Jamey Sharp, Josh Triplett

Copyright 2009 Red Hat, Inc.

Copyright 1990-1992,1999,2000,2004,2009,2010 Oracle and/or its affiliates.

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to

deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  
The following licenses  
are 'legacy' - usually MIT/X11 licenses with the name  
of the copyright holder(s) in the license statement:

Copyright 1984-1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

X Window System is a trademark of The Open Group.

-----  
Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1994, 1996 X Consortium  
Copyright 2000 The XFree86 Project, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991 by  
Digital Equipment Corporation

Portions Copyright 1990, 1991 by Tektronix, Inc.

Permission to use, copy, modify and distribute this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appears

in all copies and that both that copyright notice and this permission notice appear in all copies, and that the names of Digital and Tektronix not be used in in advertising or publicity pertaining to this documentation without specific, written prior permission.

Digital and Tektronix makes no representations about the suitability of this documentation for any purpose.

It is provided ``as is" without express or implied warranty.

-----

Copyright (c) 1999-2000 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE FREE SOFTWARE FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Free Software Foundation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Free Software Foundation.

-----

Code and supporting documentation (c) Copyright 1990 1991 Tektronix, Inc.  
All Rights Reserved

This file is a component of an X Window System-specific implementation of Xcms based on the TekColor Color Management System. TekColor is a trademark of Tektronix, Inc. The term "TekHVC" designates a particular

color space that is the subject of U.S. Patent No. 4,985,853 (equivalent foreign patents pending). Permission is hereby granted to use, copy, modify, sell, and otherwise distribute this software and its documentation for any purpose and without fee, provided that:

1. This copyright, permission, and disclaimer notice is reproduced in all copies of this software and any modification thereof and in supporting documentation;
2. Any color-handling application which displays TekHVC color coordinates identifies these as TekHVC color coordinates in any interface that displays these coordinates and in any associated documentation;
3. The term "TekHVC" is always used, and is only used, in association with the mathematical derivations of the TekHVC Color Space, including those provided in this file and any equivalent pathways and mathematical derivations, regardless of digital (e.g., floating point or integer) representation.

Tektronix makes no representation about the suitability of this software for any purpose. It is provided "as is" and with all faults.

TEKTRONIX DISCLAIMS ALL WARRANTIES APPLICABLE TO THIS SOFTWARE, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL TEKTRONIX BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA, OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE, OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR THE PERFORMANCE OF THIS SOFTWARE.

-----  
(c) Copyright 1995 FUJITSU LIMITED

This is source code modified by FUJITSU LIMITED under the Joint Development Agreement for the CDE/Motif PST.

-----  
Copyright 1992 by Oki Technosystems  
Laboratory, Inc.  
Copyright 1992 by Fuji Xerox Co., Ltd.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Oki Technosystems Laboratory and Fuji Xerox not be used in advertising or publicity

pertaining to distribution of the software without specific, written prior permission.

Oki Technosystems Laboratory and Fuji Xerox make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL

DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright 1990, 1991, 1992, 1993, 1994 by FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

FUJITSU LIMITED makes no representations about the suitability of this software for any purpose.

It is provided "as is" without express or implied warranty.

FUJITSU LIMITED DISCLAIM ALL WARRANTIES

WITH REGARD TO THIS SOFTWARE,

INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright (c) 1995 David E. Wexelblat. All rights reserved

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including



without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL DAVID E. WEXELBLAT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of David E. Wexelblat shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from David E. Wexelblat.

-----  
Copyright 1990, 1991 by OMRON Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name OMRON not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTUOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991 by

Digital Equipment  
Corporation

Portions Copyright 1990, 1991 by Tektronix, Inc

Rewritten for X.org by Chris Lee <clee@freedesktop.org>

Permission to use, copy, modify, distribute, and sell this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

Chris Lee makes no representations about the suitability for any purpose of the information in this document. It is provided ``as-is" without express or implied warranty.

-----  
Copyright 1993 by Digital Equipment Corporation, Maynard, Massachusetts,  
Copyright 1994 by FUJITSU LIMITED  
Copyright 1994 by Sony Corporation

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Digital, FUJITSU LIMITED and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL, FUJITSU LIMITED AND SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL, FUJITSU LIMITED AND SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1991 by the Open Software Foundation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that

the above

copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Open Software Foundation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright

1990, 1991, 1992, 1993, 1994 by FUJITSU LIMITED

Copyright 1993, 1994 by Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED and Sony Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED OR SONY CORPORATION BE LIABLE FOR

ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright (c) 1993, 1995 by Silicon Graphics Computer Systems, Inc.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Silicon Graphics not be used in advertising or publicity pertaining to distribution of the software without specific prior written permission. Silicon Graphics makes no representation about the suitability of this software for any purpose. It is provided "as is" without any express or implied warranty.

#### SILICON

GRAPHICS DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL SILICON GRAPHICS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1991, 1992, 1993, 1994 by FUJITSU LIMITED  
Copyright 1993 by Digital Equipment Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED and Digital Equipment Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND DIGITAL EQUIPMENT CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED AND DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF

THIS SOFTWARE.

-----  
Copyright 1992, 1993 by FUJITSU LIMITED  
Copyright 1993 by Fujitsu Open Systems Solutions, Inc.  
Copyright 1994 by Sony  
Corporation

Permission to use, copy, modify, distribute and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED, Fujitsu Open Systems Solutions, Inc. and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.  
FUJITSU LIMITED, Fujitsu Open Systems Solutions, Inc. and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED, FUJITSU OPEN SYSTEMS SOLUTIONS, INC. AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU OPEN SYSTEMS SOLUTIONS, INC., FUJITSU LIMITED AND SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1987, 1988, 1990, 1993 by Digital Equipment Corporation,  
Maynard, Massachusetts,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Digital not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1993 by SunSoft, Inc.  
Copyright 1999-2000 by Bruno Haible

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of SunSoft, Inc. and Bruno Haible not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. SunSoft, Inc. and Bruno Haible make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SunSoft Inc. AND Bruno Haible DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SunSoft, Inc. OR Bruno Haible BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1991 by the Open Software Foundation  
Copyright 1993 by the TOSHIBA Corp.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Open Software Foundation and TOSHIBA not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation and TOSHIBA make no representations about the suitability of this

software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION AND TOSHIBA DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION OR TOSHIBA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1988 by Wyse Technology, Inc.,  
San Jose, Ca.,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name Wyse not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

WYSE DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright  
1991 by the Open Software Foundation  
Copyright 1993, 1994 by the Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Open Software Foundation and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Open Software Foundation and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION OR SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1992, 1993 by FUJITSU LIMITED  
Copyright 1993 by Fujitsu Open Systems Solutions, Inc.

Permission to use, copy, modify, distribute and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Fujitsu Open Systems Solutions, Inc. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.  
FUJITSU LIMITED and Fujitsu Open Systems Solutions, Inc. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND FUJITSU OPEN SYSTEMS SOLUTIONS, INC. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU OPEN SYSTEMS SOLUTIONS, INC. AND FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1993, 1994 by Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and



that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Sony Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright 1986, 1998 The Open Group  
Copyright (c) 2000 The XFree86 Project, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM OR THE XFREE86 PROJECT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium or of the XFree86 Project shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium and the XFree86 Project.

-----

Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,  
and Nippon Telegraph and Telephone Corporation  
Copyright 1991 by the Open Software Foundation  
Copyright 1993 by the FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, NTT, and Open Software Foundation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, NTT, and Open Software Foundation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, NTT, AND OPEN SOFTWARE FOUNDATION  
DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING  
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT  
SHALL OMRON, NTT SOFTWARE, NTT, OR OPEN SOFTWARE FOUNDATION BE  
LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF  
OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1988 by Wyse Technology, Inc., San Jose, Ca,  
Copyright 1987 by Digital Equipment Corporation, Maynard, Massachusetts,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name Digital not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL AND WYSE DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL OR WYSE BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR

OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright 1991, 1992 by Fuji Xerox Co., Ltd.

Copyright 1992, 1993, 1994 by FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Fuji Xerox, FUJITSU LIMITED not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Fuji Xerox, FUJITSU LIMITED make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJI XEROX, FUJITSU LIMITED DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJI XEROX, FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright

2006 Josh Triplett

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR  
OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,  
ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR  
OTHER DEALINGS IN THE SOFTWARE.

-----  
(c) Copyright 1996 by Sebastien Marineau and Holger Veit

<marineau@genie.uottawa.ca>

<Holger.Veit@gmd.de>

Permission is hereby granted, free of charge, to any person obtaining a  
copy of this software and associated documentation files (the "Software"),  
to deal in the Software without restriction, including without limitation  
the rights to use, copy, modify, merge, publish, distribute, sublicense,  
and/or sell copies of the Software, and to permit persons to whom the  
Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL

HOLGER VEIT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,  
WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF  
OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

Except as contained in this notice, the name of Sebastien Marineau or Holger Veit  
shall not be used in advertising or otherwise to promote the sale, use or other  
dealings in this Software without prior written authorization from Holger Veit or  
Sebastien Marineau.

-----  
Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,  
and Nippon Telegraph and Telephone Corporation

Copyright 1991 by the Open Software Foundation

Copyright 1993 by the TOSHIBA Corp.

Copyright 1993, 1994 by Sony Corporation

Copyright 1993, 1994 by the FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its  
documentation for any purpose is hereby granted without fee,

provided that  
the above copyright notice appear in all copies and that both that  
copyright notice and this permission notice appear in supporting  
documentation, and that the names of OMRON, NTT Software, NTT, Open  
Software Foundation, and Sony Corporation not be used in advertising  
or publicity pertaining to distribution of the software without specific,  
written prior permission. OMRON, NTT Software, NTT, Open Software  
Foundation, and Sony Corporation make no representations about the  
suitability of this software for any purpose. It is provided "as is"  
without express or implied warranty.

OMRON, NTT SOFTWARE, NTT, OPEN SOFTWARE FOUNDATION, AND SONY  
CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING  
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT  
SHALL OMRON, NTT SOFTWARE, NTT, OPEN SOFTWARE FOUNDATION, OR SONY  
CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR  
ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA  
OR PROFITS, WHETHER  
IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT  
OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 2000 by Bruno Haible

Permission to use, copy, modify, distribute, and sell this software  
and its documentation for any purpose is hereby granted without fee,  
provided that the above copyright notice appear in all copies and  
that both that copyright notice and this permission notice appear  
in supporting documentation, and that the name of Bruno Haible not  
be used in advertising or publicity pertaining to distribution of the  
software without specific, written prior permission. Bruno Haible  
makes no representations about the suitability of this software for  
any purpose. It is provided "as is" without express or implied  
warranty.

Bruno Haible DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE,  
INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN  
NO EVENT  
SHALL Bruno Haible BE LIABLE FOR ANY SPECIAL, INDIRECT OR  
CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS  
OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE  
OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE  
OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 2003 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Keith Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Keith Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

KEITH

PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL KEITH PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----

Copyright (c) 2007-2009, Troy D. Hanson  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

Copyright 1992, 1993 by TOSHIBA Corp.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of TOSHIBA not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. TOSHIBA make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

TOSHIBA DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOSHIBA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright IBM Corporation 1993

All Rights Reserved

License to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of IBM not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

IBM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS, AND NONINFRINGEMENT OF THIRD PARTY RIGHTS, IN NO EVENT SHALL IBM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

-----  
Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,  
and Nippon Telegraph and Telephone Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, and NTT not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, and NTT make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, AND NTT, DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON, NTT SOFTWARE, OR NTT, BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This notice applies to the files in this directory. They are taken from the libiconv-1.1 package, which is covered by the LGPL license. The files in this directory have been placed under the following copyright, with permission from the Free Software Foundation.

Copyright (c) 1999-2000 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE FREE SOFTWARE FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Free Software Foundation



shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Free Software Foundation.

Notes:

1. This copyright applies only to the files in this directory, and not to the remaining files in libiconv.
2. The Free Software Foundation does not encourage the use of the above license for newly written software.

# 1.891 java™-native-access 5

## 1.891.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license

document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany

the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

#### 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

This copy of JNA is licensed under the Lesser General Public License (LGPL), version 2.1 ("the License"). See the License for details about distribution rights, and the

specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.gnu.org/licenses/licenses.html>

A copy is also included in the downloadable source code package containing JNA, in file "LGPL2.1", under the same directory as this file.

=====

Modified by Atlassian

The binary file of the original library has been modified by Atlassian in such way that classes have changed their package names from 'org.jfree' to 'clover.org.jfree'. This was necessary to avoid potential name conflicts during instrumentation of a code using the original library when using Clover. No source code of the original library was modified.

=====

### GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,

not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are

the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other

program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and



distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus,

it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once

this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library.

The  
threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any

such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU

Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there  
is to it!

/\*

\* Apache License  
\* Version 2.0, January 2004  
\* <http://www.apache.org/licenses/>  
\*

\* TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

\*

\* 1. Definitions.

\*

\* "License" shall mean the terms and conditions for use, reproduction,  
\* and distribution as defined by Sections 1 through 9 of this document.

\*

\* "Licensor" shall mean the copyright owner or entity authorized by  
\* the copyright owner that is granting the License.

\*

\* "Legal Entity" shall mean the union of the acting entity and all  
\* other entities that control, are controlled by, or are under common  
\* control with that entity. For the purposes of this definition,  
\* "control" means (i) the power, direct or indirect, to cause the  
\* direction or management of such entity, whether by contract or  
\* otherwise, or (ii) ownership of fifty percent (50%) or more of the

\*

outstanding shares, or (iii) beneficial ownership of such entity.

\*

\* "You" (or "Your") shall mean an individual or Legal Entity  
\* exercising permissions granted by this License.

\*

\* "Source" form shall mean the preferred form for making modifications,



\* including but not limited to software source code, documentation  
\* source, and configuration files.

\*  
\* "Object" form shall mean any form resulting from mechanical  
\* transformation or translation of a Source form, including but  
\* not limited to compiled object code, generated documentation,  
\* and conversions to other media types.

\*  
\* "Work" shall mean the work of authorship, whether in Source or  
\* Object form, made available under the License, as indicated by a  
\* copyright notice that is included in or attached to the work  
\* (an example is provided in the Appendix below).

\*  
\* "Derivative Works" shall mean any work, whether in Source or Object  
\*  
\* form, that is based on (or derived from) the Work and for which the  
\* editorial revisions, annotations, elaborations, or other modifications  
\* represent, as a whole, an original work of authorship. For the purposes  
\* of this License, Derivative Works shall not include works that remain  
\* separable from, or merely link (or bind by name) to the interfaces of,  
\* the Work and Derivative Works thereof.

\*  
\* "Contribution" shall mean any work of authorship, including  
\* the original version of the Work and any modifications or additions  
\* to that Work or Derivative Works thereof, that is intentionally  
\* submitted to Licensor for inclusion in the Work by the copyright owner  
\* or by an individual or Legal Entity authorized to submit on behalf of  
\* the copyright owner. For the purposes of this definition, "submitted"  
\* means any form of electronic, verbal, or written communication sent  
\* to the Licensor or its representatives,

including but not limited to  
\* communication on electronic mailing lists, source code control systems,  
\* and issue tracking systems that are managed by, or on behalf of, the  
\* Licensor for the purpose of discussing and improving the Work, but  
\* excluding communication that is conspicuously marked or otherwise  
\* designated in writing by the copyright owner as "Not a Contribution."

\*  
\* "Contributor" shall mean Licensor and any individual or Legal Entity  
\* on behalf of whom a Contribution has been received by Licensor and  
\* subsequently incorporated within the Work.

\*  
\* 2. Grant of Copyright License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* copyright license to reproduce, prepare Derivative Works of,  
\* publicly display, publicly perform, sublicense, and distribute the

\*

Work and such Derivative Works in Source or Object form.

\*

\* 3. Grant of Patent License. Subject to the terms and conditions of  
\* this License, each Contributor hereby grants to You a perpetual,  
\* worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
\* (except as stated in this section) patent license to make, have made,  
\* use, offer to sell, sell, import, and otherwise transfer the Work,  
\* where such license applies only to those patent claims licensable  
\* by such Contributor that are necessarily infringed by their  
\* Contribution(s) alone or by combination of their Contribution(s)  
\* with the Work to which such Contribution(s) was submitted. If You  
\* institute patent litigation against any entity (including a  
\* cross-claim or counterclaim in a lawsuit) alleging that the Work  
\* or a Contribution incorporated within the Work constitutes direct  
\* or contributory patent infringement, then any patent licenses  
\* granted to You under this License for that Work shall terminate  
\* as of the date such litigation is filed.

\*

\* 4. Redistribution. You may reproduce and distribute copies of the  
\* Work or Derivative Works thereof in any medium, with or without  
\* modifications, and in Source or Object form, provided that You  
\* meet the following conditions:

\*

\* (a) You must give any other recipients of the Work or  
\* Derivative Works a copy of this License; and

\*

\* (b) You must cause any modified files to carry prominent notices  
\* stating that You changed the files; and

\*

\* (c) You must retain, in the Source form of any Derivative Works  
\* that You distribute, all copyright, patent, trademark, and  
\* attribution notices from the Source form of the Work,  
\* excluding those notices that do not pertain to any part of  
\* the Derivative Works; and

\*

\* (d) If the Work includes a "NOTICE"

text file as part of its

\* distribution, then any Derivative Works that You distribute must  
\* include a readable copy of the attribution notices contained  
\* within such NOTICE file, excluding those notices that do not  
\* pertain to any part of the Derivative Works, in at least one  
\* of the following places: within a NOTICE text file distributed  
\* as part of the Derivative Works; within the Source form or  
\* documentation, if provided along with the Derivative Works; or,  
\* within a display generated by the Derivative Works, if and  
\* wherever such third-party notices normally appear. The contents  
\* of the NOTICE file are for informational purposes only and  
\* do not modify the License. You may add Your own attribution

\* notices within Derivative Works that You distribute, alongside  
\* or as an addendum to the NOTICE text from the Work, provided  
\* that  
such additional attribution notices cannot be construed  
\* as modifying the License.

\* You may add Your own copyright statement to Your modifications and  
\* may provide additional or different license terms and conditions  
\* for use, reproduction, or distribution of Your modifications, or  
\* for any such Derivative Works as a whole, provided Your use,  
\* reproduction, and distribution of the Work otherwise complies with  
\* the conditions stated in this License.

\* 5. Submission of Contributions. Unless You explicitly state otherwise,  
\* any Contribution intentionally submitted for inclusion in the Work  
\* by You to the Licensor shall be under the terms and conditions of  
\* this License, without any additional terms or conditions.  
\* Notwithstanding the above, nothing herein shall supersede or modify  
\* the terms of any separate license agreement you may have executed  
\* with Licensor regarding such Contributions.

\* 6. Trademarks. This License does not grant permission to use the trade  
\* names, trademarks, service marks, or product names of the Licensor,  
\* except as required for reasonable and customary use in describing the  
\* origin of the Work and reproducing the content of the NOTICE file.

\* 7. Disclaimer of Warranty. Unless required by applicable law or  
\* agreed to in writing, Licensor provides the Work (and each  
\* Contributor provides its Contributions) on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
\* implied, including, without limitation, any warranties or conditions  
\* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A  
\* PARTICULAR PURPOSE. You are solely responsible for determining the  
\* appropriateness of using or redistributing the Work and assume any  
\* risks associated with Your exercise of permissions under this License.

\* 8. Limitation of Liability.

In no event and under no legal theory,  
\* whether in tort (including negligence), contract, or otherwise,  
\* unless required by applicable law (such as deliberate and grossly  
\* negligent acts) or agreed to in writing, shall any Contributor be  
\* liable to You for damages, including any direct, indirect, special,  
\* incidental, or consequential damages of any character arising as a  
\* result of this License or out of the use or inability to use the  
\* Work (including but not limited to damages for loss of goodwill,  
\* work stoppage, computer failure or malfunction, or any and all  
\* other commercial damages or losses), even if such Contributor  
\* has been advised of the possibility of such damages.

\*  
\* 9. Accepting Warranty or Additional Liability. While redistributing  
\* the Work or Derivative Works thereof, You may choose to offer,  
\* and charge a fee for, acceptance of support, warranty, indemnity,  
\* or other  
liability obligations and/or rights consistent with this  
\* License. However, in accepting such obligations, You may act only  
\* on Your own behalf and on Your sole responsibility, not on behalf  
\* of any other Contributor, and only if You agree to indemnify,  
\* defend, and hold each Contributor harmless for any liability  
\* incurred by, or claims asserted against, such Contributor by reason  
\* of your accepting any such warranty or additional liability.

\* END OF TERMS AND CONDITIONS

\* APPENDIX: How to apply the Apache License to your work.

\* To apply the Apache License to your work, attach the following  
\* boilerplate notice, with the fields enclosed by brackets "[]"  
\* replaced with your own identifying information. (Don't include  
\* the brackets!) The text should be enclosed in the appropriate  
\* comment syntax for the file format. We also recommend that a  
\* file or class name and description of purpose  
be included on the  
\* same "printed page" as the copyright notice for easier  
\* identification within third-party archives.

\* Copyright [yyyy] [name of copyright owner]

\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at

\* <http://www.apache.org/licenses/LICENSE-2.0>

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*/

W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other  
related items) is being provided by the copyright holders under

the following

license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
3. Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission.

Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

---

This formulation of W3C's notice and license became active on December 31 2002.

This version

removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about

this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).

Joseph Reagle <[site-policy@w3.org](mailto:site-policy@w3.org)>

This license came from: <http://www.megginson.com/SAX/copying.html>  
However please note future versions of SAX may be covered  
under <http://saxproject.org/?selected=pd>

SAX2 is Free!

I hereby abandon any property rights  
to SAX 2.0 (the Simple API for  
XML), and release all of the SAX 2.0 source code, compiled code, and  
documentation contained in this distribution into the Public Domain.  
SAX comes with NO WARRANTY or guarantee of fitness for any  
purpose.

David Megginson, [david@megginson.com](mailto:david@megginson.com)  
2000-05-05

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided



that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Ant

Copyright 1999-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

The <sync> task is based on code Copyright (c) 2002, Landmark Graphics Corp that has been kindly donated to the Apache Software Foundation.

=====  
=====

Modified by Atlassian

The binary file of the original library has been modified by Atlassian in such way that classes have changed their package names from 'com.keypoint/org.jfree' to 'clover.com.keypoint/clover.org.jfree'. This was necessary to avoid potential name conflicts during instrumentation of a code using the original library when using Clover. No source code of the original library was modified.

=====  
=====

## GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for

you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free

programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a

portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other

than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.



6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to

produce a modified

executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution

of the work is made by offering access to copy

from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License.

Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by

modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE

LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President  
of Vice

That's all there is to it!

/\*

\* The Apache Software License, Version 1.1

\*

\* Copyright (c) 2000-2003 The Apache Software Foundation. All rights  
\* reserved.

\*

\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions  
\* are met:

\*

\* 1. Redistributions of source code must retain the above copyright  
\* notice, this list of conditions and the following disclaimer.

\*

\* 2. Redistributions in binary form must reproduce the above copyright  
\* notice, this list of conditions and the following disclaimer in  
\* the documentation and/or other materials provided with the  
\* distribution.

\*

\* 3. The end-user documentation included with the redistribution, if  
\* any, must include the following acknowledgement:

\* "This product includes software developed by the

\* Apache Software Foundation (<http://www.apache.org/>)."

\* Alternately, this acknowledgement may appear in the software itself,  
\* if and wherever

such third-party acknowledgements normally appear.

\*

\* 4. The names "Ant" and "Apache Software

\* Foundation" must not be used to endorse or promote products derived

\* from this software without prior written permission. For written

\* permission, please contact [apache@apache.org](mailto:apache@apache.org).

\*

\* 5. Products derived from this software may not be called "Apache"

\* nor may "Apache" appear in their names without prior written

\* permission of the Apache Group.

\*

\* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED  
\* WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
\* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
\* DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR  
\* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
\* LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF  
\* USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

HOWEVER CAUSED AND

\* ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
\* OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT  
\* OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\* =====

\*

\* This software consists of voluntary contributions made by many  
\* individuals on behalf of the Apache Software Foundation. For more  
\* information on the Apache Software Foundation, please see  
\* <<http://www.apache.org/>>.

\*/

#### Public Domain Dedication

This license is acceptable for Free Cultural Works.

#### Copyright-Only Dedication (based on United States law) or Public Domain Certification

The person or persons who have associated work with this document (the "Dedicator" or "Certifier") hereby either (a) certifies that, to the best of his knowledge, the work of authorship identified is in the public domain of the country from which the work is published, or (b) hereby dedicates whatever copyright the dedicators holds in the work of authorship identified below (the "Work") to the public domain. A certifier, moreover, dedicates any copyright interest he may have in the associated work, and for these purposes, is described as a "dedicator" below.

A certifier has taken reasonable steps to verify the copyright status of this work. Certifier recognizes that his good faith efforts may not shield him from liability if in fact the work certified is not in the public domain.

Dedicator makes this dedication for the benefit

of the public at large and to the detriment of the Dedicator's heirs and successors. Dedicator intends this dedication to be an overt act of relinquishment in perpetuity of all present and future rights under copyright law, whether vested or contingent, in the Work. Dedicator understands that such relinquishment of all rights includes the relinquishment of all rights to enforce (by lawsuit or otherwise) those copyrights in the Work.

Dedicator recognizes that, once placed in the public domain, the Work may be freely reproduced, distributed, transmitted, used, modified, built upon, or otherwise exploited by anyone for any purpose, commercial or non-commercial, and in any way, including by methods that have not yet been invented or conceived.

Copyright 2001-2005 (C) MetaStuff, Ltd. All Rights Reserved.

Redistribution and use of this software and associated documentation ("Software"), with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain copyright statements and notices. Redistributions must also contain a copy of this document.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the

following disclaimer in the documentation and/or other materials provided with the distribution.

3. The name "DOM4J" must not be used to endorse or promote products derived from this Software without prior written permission of MetaStuff, Ltd. For written permission, please contact [dom4j-info@metastuff.com](mailto:dom4j-info@metastuff.com).
4. Products derived from this Software may not be called "DOM4J" nor may "DOM4J" appear in their names without prior written permission of MetaStuff, Ltd. DOM4J is a registered trademark of MetaStuff, Ltd.
5. Due credit should be given to the DOM4J Project - <http://www.dom4j.org>

THIS SOFTWARE IS PROVIDED BY METASTUFF, LTD. AND CONTRIBUTORS ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL METASTUFF, LTD. OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Open Source License for the overlibmws Package

#### 1. License coverage

Note that this license only covers the script library (javascript core and plugin modules) and not any supporting material such as the overlibmws website or its online documentation and support files. You may not reproduce the website or its online material without explicit written permission from the author, but can freely incorporate scripts and procedures which are demonstrated in that material into your own HTML or XML documents.

#### 2. License (Artistic)

##### Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

##### Definitions:

"Package" refers to the collection of files distributed by



the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

- place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as ftp.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

- use the modified Package only within your corporation or organization.

- rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

- make other distribution arrangements with the Copyright Holder.

You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

- distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

- accompany the distribution with the machine-readable source of the Package with your modifications.

- accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

- make other distribution arrangements with the Copyright Holder.

You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own.

The scripts and library files supplied as input to or produced as output from the programs of this Package do not

automatically fall under the copyright of this Package, but belong to whomever generated them, and may be sold commercially, and may be aggregated with this Package.

C or perl subroutines supplied by you and linked into this Package shall not be considered part of this Package.

The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

=====  
=====  
Modified by Atlassian

The binary file of the original library has been modified by Atlassian in such way that classes have changed their package names from 'it.unimi.dsi.fastutil' to 'clover.it.unimi.dsi.fastutil'. This was necessary to avoid potential name conflicts during instrumentation of a code using the original library when using Clover. No source code of the original library was modified.

=====  
=====

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who decide to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software  
(and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid

distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General

Public License. It also provides other free software developers Less of an advantage over competing non-free programs.

These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A

"library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work



which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of

its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of

the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to

be

a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN

WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:



Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President  
of Vice

That's all there is to it!

#### GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source

code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the

libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used

by this function must

be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy

from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must

supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the

Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this



License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

#### 15. BECAUSE

THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

Javolution - Java(TM) Solution for Real-Time and Embedded Systems

Copyright (c) 2006, Javolution (<http://javolution.org>)

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache Commons Lang

Copyright 2001-2011 The Apache Software Foundation

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

/\*

Copyright (c) 2000, Derek Petillo

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Praxis Software nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

=====  
=====  
Modified by Atlassian

The binary file of the original library has been modified by Atlassian in such way that classes have changed their package names from the 'org.apache.commons' to the 'clover.org.apache.commons'. This was necessary to avoid potential name conflicts during instrumentation of a code using the original library when using Clover. No source code of the original library was modified.

=====  
=====

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that

are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works,

if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced

with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

BSD License

Copyright (c) 2000-2006, [www.hamcrest.org](http://www.hamcrest.org)

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Hamcrest nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written



permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

/\*--

\$Id: LICENSE.txt,v 1.11 2004/02/06 09:32:57 jhunter Exp \$

Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions, and the disclaimer that follows these conditions in the documentation and/or other materials provided with the distribution.
3. The name "JDOM" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact <request\_AT\_jdom\_DOT\_org>.
4. Products derived from this software may not be called "JDOM", nor may "JDOM" appear in their name, without prior written permission from the JDOM Project Management <request\_AT\_jdom\_DOT\_org>.

In addition, we request (but do not require) that you include in the end-user documentation provided with the redistribution and/or in the

software itself an acknowledgement equivalent to the following:

"This product includes software developed by the

JDOM Project (<http://www.jdom.org/>)."

Alternatively, the acknowledgment may be graphical using the logos available at <http://www.jdom.org/images/logos>.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE JDOM AUTHORS OR THE PROJECT CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This software consists of voluntary contributions made by many individuals on behalf of the JDOM Project and was originally created by Jason Hunter <jhunter\_AT\_jdom\_DOT\_org> and Brett McLaughlin <brett\_AT\_jdom\_DOT\_org>. For more information on the JDOM Project, please see <<http://www.jdom.org/>>.

\*/

/\*

\$Id: LICENSE.txt,v 1.1.1.1 2004/07/01 13:59:13 jvanzyl Exp \$

Copyright 2002 (C) The Codehaus. All Rights Reserved.

Redistribution and use of this software and associated documentation ("Software"), with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain copyright statements and notices. Redistributions must also contain a copy of this document.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name "classworlds" must not be used to endorse or promote

products derived from this Software without prior written permission of The Codehaus. For written permission, please contact bob@codehaus.org.

4. Products derived from this Software may not be called "classworlds" nor may "classworlds" appear in their names without prior written permission of The Codehaus. "classworlds" is a registered trademark of The Codehaus.

5. Due credit should be given to The Codehaus.  
(<http://classworlds.codehaus.org/>).

THIS SOFTWARE IS PROVIDED BY THE CODEHAUS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE CODEHAUS OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

=====  
=====  
Modified by Atlassian

The binary file of the original library has been modified by Atlassian in such way that classes have changed their package names from 'org.apache.velocity' to 'clover.org.apache.velocity'. This was necessary to avoid potential name conflicts during instrumentation of a code using the original library when using Clover. No source code of the original library was modified.

=====  
=====  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE,

NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Velocity

Copyright (C) 2000-2007 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

/\*

- \* The contents of this file are subject to the Mozilla Public License Version 1.1 (the "License"); you may not use this file except in compliance with the License.
- \* You may obtain a copy of the License at <http://www.mozilla.org/MPL/>
- \*
- \* Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.
- \*
- \* The Original Code is 'iText, a free JAVA-PDF library'.
- \*
- \* The Initial Developer of the Original Code is Bruno Lowagie. Portions created by the Initial Developer are Copyright (C) 1999, 2000, 2001, 2002 by Bruno Lowagie. All Rights Reserved.
- \* Co-Developer of the code is Paulo Soares. Portions created by the Co-Developer are Copyright (C) 2000, 2001, 2002 by Paulo Soares. All Rights Reserved.
- \*
- \* Contributor(s): all the names of the contributors are added in the source code where applicable.
- \*
- \* Alternatively, the contents of this file may be used under the terms of the LGPL license (the "GNU LIBRARY GENERAL PUBLIC LICENSE"), in which case the provisions of LGPL are applicable instead of those above. If you wish to allow use of your version of this file only under the terms of the LGPL License and not to allow others to use your version of this file under the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the LGPL.
- \* If you do not delete the provisions above, a recipient may use your version of this file under either the MPL or the GNU LIBRARY GENERAL PUBLIC LICENSE.
- \*
- \* This library is free software; you can redistribute it and/or modify it under the terms of the MPL as stated above or under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or any later version.



\*  
\* This library  
is distributed in the hope that it will be useful, but WITHOUT  
\* ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS  
\* FOR A PARTICULAR PURPOSE. See the GNU Library general Public License for more  
\* details.

\*  
\* If you didn't download this code from the following link, you should check if  
\* you aren't using an obsolete version:  
\* <http://www.lowagie.com/iText/>

\*  
\* This class is generated based on a grammar file provided by SUN, and updated  
\* by Carsten Hammer. SUN's license agreement can be found at this URL:  
\* <http://java.sun.com/products/java-media/2D/samples/samples-license.html>  
\* See also the file sun.txt in directory com.lowagie.text.pdf  
\*/

=====  
=====

Modified by Atlassian

The binary file of the original library has been modified by Atlassian in such way that classes have changed their package names from the 'antlr.\*' to the 'clover.antlr.\*'. This was necessary to avoid potential name conflicts during instrumentation of a code using the original library when using Clover.  
No source code of the original library was modified.

=====  
=====

## SOFTWARE RIGHTS

ANTLR 1989-2006 Developed by Terence Parr  
Partially supported by University of San Francisco & jGuru.com

We reserve no legal rights to the ANTLR--it is fully in the public domain. An individual or company may do whatever they wish with source code distributed with ANTLR or the code generated by ANTLR, including the incorporation of ANTLR, or its output, into commercial software.

We encourage users to develop software with ANTLR. However, we do ask that credit is given to us for developing ANTLR. By "credit", we mean that if you use ANTLR or incorporate any source code into one of your programs (commercial product, research project, or otherwise) that you acknowledge this fact somewhere in the documentation, research report, etc... If you like ANTLR and have developed a nice tool with the output, please mention that you developed it using ANTLR. In addition, we ask that the

headers remain intact in our source code. As long as these guidelines are kept, we expect to continue enhancing this system and expect to make other tools available as they are completed.

The primary ANTLR guy:

Terence Parr

parrt@cs.usfca.edu

parrt@antlr.org

onoMnApeShTpQtDJbcUgJTIFONPQeUndIgfQWWNNddIwBl  
mi2Kp5RjfhIJdGCSobOTNof2KNxm9KCi5lxEyKI9BJW3p  
qOPQUXpopOopMMPqnPnXXQPNOPNRnqQNQqStwVxuQSTtVW  
UrwSUSSTVwxWSXNmrrpnmqmUUnpsvpntsmmmmmUUnpsvp  
ntsmmmmmUUFmbkWJlroZbW4bsbilmjkbqUUnmmmm

=====  
=====  
Modified by Atlassian

The binary file of the original library has been modified by Atlassian in such way that classes have changed their package name from 'com.google.common' to 'clover.com.google.common'. This was necessary to avoid potential name conflicts during instrumentation of a code using the original library when using Clover. No source code of the original library was modified.

=====  
=====  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE,

NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

/\*--

\$Id: LICENSE.txt,v 1.11 2004/02/06 09:32:57 jhunter Exp \$

Copyright (C) 2000-2004 Jason Hunter & Brett McLaughlin.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions, and the disclaimer that follows these conditions in the documentation and/or other materials provided with the distribution.
3. The name "JDOM" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact <request\_AT\_jdom\_DOT\_org>.
4. Products derived from this software may not be called "JDOM", nor may "JDOM" appear in their name, without prior written permission from the JDOM Project Management <request\_AT\_jdom\_DOT\_org>.

In addition, we request (but do not require) that you include in the end-user documentation provided with the redistribution and/or in the software itself an acknowledgement equivalent to the following:

"This product includes software developed by the  
JDOM Project (<http://www.jdom.org/>)."

Alternatively, the acknowledgment may be graphical using the logos available at <http://www.jdom.org/images/logos>.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE JDOM AUTHORS OR THE PROJECT CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This software consists of voluntary contributions made by many individuals on behalf of the JDOM Project and was originally

created by Jason Hunter <jhunter\_AT\_jdom\_DOT\_org> and  
Brett McLaughlin <brett\_AT\_jdom\_DOT\_org>. For more information  
on the JDOM Project, please see <<http://www.jdom.org/>>.

\*/

=====  
=====  
Modified by Atlassian

The binary file of the original library has been modified by Atlassian in such way that classes have changed their package name from 'org.apache.commons' to 'clover.org.apache.commons'. This was necessary to avoid potential name conflicts during instrumentation of a code using the original library when using Clover. No source code of the original library was modified.

=====  
=====

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,



and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily  
infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or

for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE,

NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been

advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====  
=====

Modified by Atlassian

The binary file of the original library has been modified by Atlassian in such way that classes have changed their package name from 'com.lowagie' to 'clover.com.lowagie'. This was necessary to avoid potential name conflicts during instrumentation of a code using the original library when using Clover. No source code of the original library was modified.

=====  
=====

MOZILLA PUBLIC LICENSE  
Version 1.1

-----

1. Definitions.

1.0.1. "Commercial Use" means distribution or otherwise making the Covered Code available to a third party.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.8.1. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.10.1. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. Source Code License.

### 2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and

(b) under Patents Claims infringed by the making, using or selling of Original Code, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the

Original Code (or portions thereof).

(c) the licenses granted in this Section 2.1(a) and (b) are effective on the date Initial Developer first distributes Original Code under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: 1) for code that You delete from the Original Code; 2) separate from the Original Code; or 3) for infringements caused by: i) the modification of the Original Code or ii) the combination of the Original Code with other software or devices.

## 2.2. Contributor Grant.

Subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license

(a) under intellectual property rights (other than patent

or

trademark) Licensable by Contributor, to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: 1) Modifications made by that Contributor (or portions thereof); and 2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) the licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first makes Commercial Use of the Covered Code.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: 1) for any code that Contributor has deleted from the Contributor Version; 2) separate from the Contributor Version; 3) for infringements caused by: i) third party modifications of Contributor Version or ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or 4) under Patent Claims infringed by Covered Code in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Application of License.

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only

under the terms of this License or a future version

of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

#### 3.2. Availability of Source Code.

Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date

it initially became available, or at least six

(6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

#### 3.3. Description of Modifications.

You must cause all Covered Code to which You contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

#### 3.4. Intellectual Property Matters

(a)

Third Party Claims.

If Contributor has knowledge that a license under a third party's intellectual property rights is required to exercise the rights granted by such Contributor under Sections 2.1 or 2.2, Contributor must include a text file with the Source Code distribution titled "LEGAL" which describes the claim and the



party making the claim in sufficient detail that a recipient will know whom to contact. If Contributor obtains such knowledge after the Modification is made available as described in Section 3.2, Contributor shall promptly modify the LEGAL file in all copies Contributor makes available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

(b) Contributor APIs.

If Contributor's

Modifications include an application programming interface and Contributor has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

(c) Representations.

Contributor represents that, except as disclosed pursuant to Section 3.4(a) above, Contributor believes that Contributor's Modifications are Contributor's original creation(s) and/or Contributor has sufficient rights to grant the rights conveyed by this License.

### 3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a location (such as a relevant directory) where a user would be likely to look for such a notice. If You created one or more Modification(s)

You may add your name as a Contributor to the notice described in Exhibit A. You must also duplicate this License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.6. Distribution of Executable Versions.

You may distribute

Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code,

and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered Code or ownership rights under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this

License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

#### 3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

#### 4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Application of this License.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A and to related Covered Code.

#### 6. Versions of the License.

### 6.1. New Versions.

Netscape Communications Corporation ("Netscape") may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

### 6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Netscape. No one other than Netscape has the right to modify the terms applicable to Covered Code created under this License.

### 6.3. Derivative Works.

If You create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), You must (a) rename Your license so that the phrases "Mozilla", "MOZILLAPL", "MOZPL", "Netscape", "MPL", "NPL" or any confusingly similar phrase do not appear in your license (except to note that your license differs from this License) and (b) otherwise make it clear that Your version of the license contains terms which differ from the Mozilla Public License and Netscape Public License.

(Filling in the name of the Initial

Developer, Original Code or Contributor in the notice described in Exhibit A shall not of themselves be deemed to be modifications of this License.)

## 7. DISCLAIMER OF WARRANTY.

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 8. TERMINATION.

### 8.1.

This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All

sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

8.2. If You initiate litigation by asserting a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You file such action is referred to as "Participant") alleging that:

(a) such Participant's Contributor Version directly or indirectly infringes any patent, then any and all rights granted by such Participant to You under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant

terminate prospectively,

unless if within 60 days after receipt of notice You either: (i) agree in writing to pay Participant a mutually agreeable reasonable royalty for Your past and future use of Modifications made by such Participant, or (ii) withdraw Your litigation claim with respect to the Contributor Version against such Participant. If within 60 days of notice, a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights granted by Participant to You under Sections 2.1 and/or 2.2 automatically terminate at the expiration of the 60 day notice period specified above.

(b) any software, hardware, or device, other than such Participant's Contributor Version, directly or indirectly infringes any patent, then any rights granted to You by such Participant under Sections 2.1(b) and 2.2(b) are revoked effective as of the date

You first made, used,

sold, distributed, or had made, Modifications made by that Participant.

8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

8.4. In the event of termination under Sections 8.1 or 8.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

## 9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Code with only those rights set forth herein.

## 11. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by California law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. With respect to disputes in which at least one party is a citizen of, or an entity chartered or registered to do business in the United States of America, any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California, with venue lying in Santa Clara County, California, with the losing party responsible for costs, including without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract

shall be construed against the drafter shall not apply to this License.

## 12. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## 13. MULTIPLE-LICENSED CODE.

Initial Developer may designate portions of the Covered Code as "Multiple-Licensed". "Multiple-Licensed" means that the Initial Developer permits you to utilize portions of the Covered Code under Your choice of the NPL or the alternative licenses, if any, specified by the Initial Developer in the file described in Exhibit A.

### EXHIBIT A -Mozilla Public License.

``The contents of this file are subject to the Mozilla Public License Version 1.1 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is \_\_\_\_\_.

The Initial Developer of the Original Code is \_\_\_\_\_.

Portions created by \_\_\_\_\_ are Copyright (C) \_\_\_\_\_  
\_\_\_\_\_. All Rights Reserved.

Contributor(s): \_\_\_\_\_.

Alternatively, the contents of this file may be used under the terms of the \_\_\_\_\_ license (the "[\_\_\_\_\_] License"), in which case the provisions of [\_\_\_\_\_] License are applicable instead of those above. If you wish to allow use of your version of this file only under the terms of the [\_\_\_\_\_] License and not to allow others to use your version of this file under the MPL, indicate your decision by

deleting the provisions above and replace them with the notice and other provisions required by the [\_\_\_\_] License. If you do not delete the provisions above, a recipient may use your version of this file under either the MPL or the [\_\_\_\_] License."

[NOTE: The text of this Exhibit A may differ slightly from the text of the notices in the Source Code files of the Original Code. You should use the text of this Exhibit A rather than the text found in the Original Code Source Code for Your Modifications.]

=====  
=====  
Modified by Atlassian

The binary file of the original library has been modified by Atlassian in such way that classes have changed their package name from 'com.google.json' to 'clover.com.google.json'. This was necessary to avoid potential name conflicts during instrumentation of a code using the original library when using Clover. No source code of the original library was modified.

=====  
=====  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of



this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised

of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

libffi - Copyright (c) 1996-2014 Anthony Green, Red Hat, Inc and others.  
See source files for details.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to

permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED ``AS IS'', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MOZILLA PUBLIC LICENSE

Version 1.1

-----

1. Definitions.

1.0.1. "Commercial Use" means distribution or otherwise making the Covered Code available to a third party.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.8.1. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.10.1. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. Source Code License.

### 2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property

claims:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and

(b) under Patents Claims infringed by the making, using or selling of Original Code, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Code (or portions thereof).

(c) the licenses granted in this Section 2.1(a) and (b) are effective on the date Initial Developer first distributes Original Code under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: 1) for code that You delete from the Original Code; 2) separate from the Original Code; or 3) for infringements caused by: i) the modification of the Original Code or ii) the combination of the Original Code with other software or devices.

### 2.2. Contributor Grant.

Subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor, to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: 1) Modifications made by that Contributor (or portions thereof); and 2) the combination of Modifications made by that Contributor with its Contributor

Version (or portions of such combination).

(c) the licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first makes Commercial Use of the Covered Code.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: 1) for any code that Contributor has deleted from the Contributor Version; 2) separate from the Contributor Version; 3) for infringements caused by: i) third party modifications of Contributor Version or ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or 4) under Patent Claims infringed by Covered Code in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Application of License.

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

#### 3.2. Availability of Source Code.

Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

#### 3.3. Description of Modifications.

You must cause all Covered Code to which You contribute to contain a file documenting the changes You made to create that Covered Code and

the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

#### 3.4. Intellectual Property Matters

##### (a) Third Party Claims.

If Contributor has knowledge that a license under a third party's intellectual property rights is required to exercise the rights granted by such Contributor under Sections 2.1 or 2.2, Contributor must include a text file with the Source Code distribution titled "LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If Contributor obtains such knowledge after the Modification is made available as described in Section 3.2, Contributor shall promptly modify the LEGAL file in all copies Contributor makes available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

##### (b) Contributor APIs.

If Contributor's Modifications include an application programming interface and Contributor has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

##### (c) Representations.

Contributor represents that, except as disclosed pursuant to Section 3.4(a) above, Contributor believes that Contributor's Modifications are Contributor's original creation(s) and/or Contributor has sufficient rights to grant the rights conveyed by

this License.

#### 3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a location (such as a relevant directory) where a user would be likely to look for such a notice. If You created one or more Modification(s) You may add your name as a Contributor to the notice described in Exhibit A. You must also duplicate this License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code. You may choose to offer, and to



charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable

version of Covered Code or ownership rights under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger

Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

## 4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description

must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Application of this License.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A and to related Covered Code.

## 6. Versions of the License.

### 6.1. New Versions.

Netscape Communications Corporation ("Netscape") may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

### 6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Netscape. No one other than Netscape has the right to modify the terms applicable to Covered Code created under this License.

### 6.3. Derivative Works.

If You create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), You must (a) rename

Your license so that

the phrases "Mozilla", "MOZILLAPL", "MOZPL", "Netscape", "MPL", "NPL" or any confusingly similar phrase do not appear in your license (except to note that your license differs from this License) and (b) otherwise make it clear that Your version of the license contains terms which differ from the Mozilla Public License and Netscape Public License. (Filling in the name of the Initial Developer, Original Code or Contributor in the notice described in Exhibit A shall not of themselves be deemed to be modifications of this License.)

## 7. DISCLAIMER OF WARRANTY.

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE

IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## 8. TERMINATION.

8.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

8.2. If You initiate litigation by asserting a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or

a Contributor (the Initial Developer or Contributor against whom You file such action is referred to as "Participant") alleging that:

(a) such Participant's Contributor Version directly or indirectly infringes any patent, then any and all rights granted by such Participant to You under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively, unless if within 60 days after receipt of notice You either: (i) agree in writing to pay Participant a mutually agreeable reasonable royalty for Your past and future use of Modifications made by such Participant, or (ii) withdraw Your litigation claim with respect to the Contributor Version against such Participant. If within 60 days of notice, a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights granted by Participant to You under Sections 2.1 and/or 2.2 automatically terminate at the expiration of the 60 day notice period specified above.

(b) any software, hardware, or device, other than such Participant's Contributor Version, directly or indirectly infringes any patent, then any rights granted to You by such Participant under Sections 2.1(b) and 2.2(b) are revoked effective as of the date You first made, used, sold, distributed, or had made, Modifications made by that Participant.

8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent

infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

8.4. In the event of termination under Sections 8.1 or 8.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

#### 9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL

NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Code with only those rights set forth herein.

#### 11. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by California law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions.

With respect to disputes in which at least one party is a citizen of, or an entity chartered or registered to do business in the United States of America, any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California, with venue lying in Santa Clara County, California, with the losing party responsible for costs, including without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License.

## 12. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## 13. MULTIPLE-LICENSED CODE.

Initial Developer may designate portions of the Covered Code as "Multiple-Licensed". "Multiple-Licensed" means that the Initial Developer permits you to utilize portions of the Covered Code under Your choice of the NPL or the alternative licenses, if any, specified by the Initial Developer in the file described in Exhibit A.

### EXHIBIT A -Mozilla Public License.

``The contents of this file are subject to the Mozilla Public License

Version 1.1 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is \_\_\_\_\_.

The Initial Developer of the Original Code is \_\_\_\_\_.

Portions created by \_\_\_\_\_ are Copyright (C) \_\_\_\_\_

\_\_\_\_\_. All Rights Reserved.

Contributor(s): \_\_\_\_\_.

Alternatively, the contents of this file may be used under the terms of the \_\_\_\_\_ license (the "[\_\_\_\_\_] License"), in which case the provisions of [\_\_\_\_\_] License are applicable instead of those above. If

you wish to allow use of your version of this file only under the terms of the [\_\_\_\_\_] License and not to allow others to use your version of this file under the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the [\_\_\_\_\_] License. If you do not delete the provisions above, a recipient may use your version of this file under either the MPL or the [\_\_\_\_\_] License."

[NOTE: The text of this Exhibit A may differ slightly from the text of the notices in the Source Code files of the Original Code. You should use the text of this Exhibit A rather than the text found in the Original Code Source Code for Your Modifications.]

/\*

File: Core.js

Description:

Provides common utility functions and the Class object used internally by the library.

Also provides the <TreeUtil> object for manipulating JSON tree structures

Some of the Basic utility functions and the Class system are based in the MooTools Framework <<http://mootools.net>>. Copyright (c) 2006-2009 Valerio Proietti, <<http://mad4milk.net/>>. MIT license <<http://mootools.net/license.txt>>.

Author:

Nicolas Garcia Belmonte

Copyright:

Copyright 2008-2009 by Nicolas Garcia Belmonte.

Homepage:

<<http://thejit.org>>

Version:

1.1.2

License:

#### BSD License

- > Redistribution and use in source and binary forms, with or without
- > modification, are permitted provided that the following conditions are met:
- > \* Redistributions of source code must retain the above copyright
- > notice, this list of conditions and the following disclaimer.
- > \* Redistributions in binary form must reproduce the above copyright
- > notice,
- > this list of conditions and the following disclaimer in the
- > documentation and/or other materials provided with the distribution.
- > \* Neither the name of the organization nor the
- > names of its contributors may be used to endorse or promote products
- > derived from this software without specific prior written permission.
- >
- > THIS SOFTWARE IS PROVIDED BY Nicolas Garcia Belmonte ``AS IS" AND ANY
- > EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
- > WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
- > DISCLAIMED. IN NO EVENT SHALL Nicolas Garcia Belmonte BE LIABLE FOR ANY
- > DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
- > (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
- > LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND
- > ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
- > (INCLUDING NEGLIGENCE OR OTHERWISE)
- > ARISING IN ANY WAY OUT OF THE USE OF THIS
- > SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*/

Copyright (c) 2005 - 2009 Taras Puchko

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Java Native Access project (JNA) is dual-licensed under 2 alternative Open Source/Free licenses: LGPL 2.1 or later and Apache License 2.0. (starting with JNA version 4.0.0).

You can freely decide which license you want to apply to the project.

You may obtain a copy of the LGPL License at:

<http://www.gnu.org/licenses/licenses.html>

A copy is also included in the downloadable source code package containing JNA, in file "LGPL2.1", under the same directory as this file.

You may obtain a copy of the Apache License at:

<http://www.apache.org/licenses/>

A copy is also included in the downloadable source code package containing JNA, in file "AL2.0", under the same directory as this file.

/\*\*\*\*\*

- \* CruiseControl, a Continuous Integration Toolkit
- \* Copyright (c) 2001-2003, ThoughtWorks, Inc.
- \* 651 W Washington Ave. Suite 500
- \* Chicago, IL 60661 USA
- \* All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \*
- \* + Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \*
- \* + Redistributions in binary form must reproduce the above
- \* copyright notice, this list of conditions and the following
- \* disclaimer in the documentation and/or other materials provided



\* with the distribution.  
\*  
\* + Neither the name of ThoughtWorks, Inc., CruiseControl, nor the  
\* names of its contributors may be used to endorse or promote  
\* products derived from this software without  
specific prior  
\* written permission.  
\*

\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
\* "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
\* LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
\* A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR  
\* CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
\* EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,  
\* PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR  
\* PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF  
\* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING  
\* NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
\* SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\*\*\*\*\*/

[http://www.atlassian.com/dms/wac/Atlassian\\_EULA\\_4-2.pdf](http://www.atlassian.com/dms/wac/Atlassian_EULA_4-2.pdf)

From: <http://www.json.org/license.html>

=====  
=====

Copyright (c) 2002 JSON.org

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The Software shall be used for Good, not Evil.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This copy of JNA is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/>

A copy is also included in the downloadable source code package containing JNA, in file "AL2.0", under the same directory as this file.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Maven Ant Tasks

Copyright 2002-2011 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Indiana University Extreme! Lab Software License

Version 1.1.1

Copyright (c) 2002 Extreme! Lab, Indiana University. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

"This product includes software developed by the Indiana University Extreme! Lab (<http://www.extreme.indiana.edu/>)."

Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. The names "Indiana Univeristy" and "Indiana Univeristy Extreme! Lab" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact <http://www.extreme.indiana.edu/>.

5. Products derived from this software may not use "Indiana Univeristy" name nor may "Indiana Univeristy" appear in their name, without prior written permission of the Indiana University.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS, COPYRIGHT HOLDERS OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.892 term-size 0.1.0

### 1.892.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <[sindresorhus@gmail.com](mailto:sindresorhus@gmail.com)> ([sindresorhus.com](http://sindresorhus.com))

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.893 jansi---java-library-for-generating-and-interpreting-ansi-escape-sequences. 1.5.0

## 1.893.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.



"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.894 file 5.33-25.e18

### 1.894.1 Available under license :

\$File: COPYING,v 1.1 2008/02/05 19:08:11 christos Exp \$  
Copyright (c) Ian F. Darwin 1986, 1987, 1989, 1990, 1991, 1992, 1994, 1995.  
Software written by Ian F. Darwin and others;  
maintained 1994- Christos Zoulas.

This software is not subject to any export provision of the United States Department of Commerce, and may be exported to any country or planet.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice immediately at the beginning of the file, without modification, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.895 chkconfig 1.19.2-1.el8

## 1.895.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by

the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed

under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this

License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for



making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of

this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.896 zlib 1.2.11-25.el8

### 1.896.1 Available under license :

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.897 go-toml 1.9.4

### 1.897.1 Available under license :

The bulk of [github.com/pelletier/go-toml](https://github.com/pelletier/go-toml) is distributed under the MIT license (see below), with the exception of [localtime.go](https://github.com/pelletier/go-toml/blob/master/localtime.go) and [localtime.test.go](https://github.com/pelletier/go-toml/blob/master/localtime.test.go).

Those two files have been copied over from Google's civil library at revision [ed46f5086358513cf8c25f8e3f022cb838a49d66](https://github.com/pelletier/go-toml/commit/ed46f5086358513cf8c25f8e3f022cb838a49d66), and are distributed under the Apache 2.0 license (see below).

[github.com/pelletier/go-toml](https://github.com/pelletier/go-toml):

The MIT License (MIT)

Copyright (c) 2013 - 2021 Thomas Pelletier, Eric Anderton

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE

SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

localtime.go, localtime\_test.go:

Originals:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil.go>

[https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil\\_test.go](https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil_test.go)

Changes:

- \* Renamed files from civil\* to localtime\*.
- \* Package changed from civil to toml.
- \* 'Local' prefix added to all structs.

License:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/LICENSE>

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing

lists, source code control systems,  
and issue tracking systems that are managed by, or on behalf of, the  
Licensor for the purpose of discussing and improving the Work, but  
excluding communication that is conspicuously marked or otherwise  
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity  
on behalf of whom a Contribution has been received by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
copyright license to reproduce, prepare Derivative Works of,  
publicly display, publicly perform, sublicense, and distribute the  
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms  
and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
(except as stated in this section) patent license to make, have made,  
use, offer to sell, sell, import, and otherwise transfer the Work,  
where such license applies only to those patent claims licensable  
by such Contributor that are necessarily infringed by their  
Contribution(s) alone or by combination of their Contribution(s)  
with the Work to which such Contribution(s) was submitted. If You  
institute patent litigation against any entity (including a  
cross-claim or counterclaim in a lawsuit) alleging that the Work  
or a Contribution incorporated within the Work constitutes direct  
or contributory patent infringement, then any patent licenses  
granted to You under this License for that Work shall terminate  
as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the  
Work or Derivative Works thereof in any medium, with or without  
modifications, and in Source or Object form, provided that You  
meet the following conditions:

- (a) You must give any other recipients of the Work or  
Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices  
stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works  
that You distribute, all copyright, patent, trademark, and



attribution notices from the Source form of the Work,  
excluding those notices that do not pertain to any part of  
the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its  
distribution, then any Derivative Works that You distribute must  
include a readable copy of the attribution notices contained  
within  
such NOTICE file, excluding those notices that do not  
pertain to any part of the Derivative Works, in at least one  
of the following places: within a NOTICE text file distributed  
as part of the Derivative Works; within the Source form or  
documentation, if provided along with the Derivative Works; or,  
within a display generated by the Derivative Works, if and  
wherever such third-party notices normally appear. The contents  
of the NOTICE file are for informational purposes only and  
do not modify the License. You may add Your own attribution  
notices within Derivative Works that You distribute, alongside  
or as an addendum to the NOTICE text from the Work, provided  
that such additional attribution notices cannot be construed  
as modifying the License.

You may add Your own copyright statement to Your modifications and  
may provide additional or different license  
terms and conditions  
for use, reproduction, or distribution of Your modifications, or  
for any such Derivative Works as a whole, provided Your use,  
reproduction, and distribution of the Work otherwise complies with  
the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,  
any Contribution intentionally submitted for inclusion in the Work  
by You to the Licensor shall be under the terms and conditions of  
this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify  
the terms of any separate license agreement you may have executed  
with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade  
names, trademarks, service marks, or product names of the Licensor,  
except as required for reasonable and customary use in describing the  
origin of  
the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or  
agreed to in writing, Licensor provides the Work (and each  
Contributor provides its Contributions) on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the  
License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.898 ajv 6.12.6

### 1.898.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015-2017 Evgeny Poberezkin

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all  
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

## 1.899 spring-framework 5.3.28

### 1.899.1 Available under license :

Spring Framework \${version}

Copyright (c) 2002-\${copyright} Pivotal, Inc.

This product is licensed to you under the Apache License, Version 2.0  
(the "License"). You may not use this product except in compliance with  
the License.

This product may include a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the subcomponent's license, as noted in the license.txt file.

Apache License  
Version 2.0, January 2004  
<https://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial  
revisions, annotations, elaborations, or other modifications  
represent, as a whole, an original work of authorship. For the purposes  
of this License, Derivative Works shall not include works that remain  
separable from, or merely link (or bind by name) to the interfaces of,  
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including  
the original version of the Work and any modifications or additions  
to that Work or Derivative Works thereof, that is intentionally  
submitted to Licensor for inclusion in the Work by the copyright owner  
or by an individual or Legal Entity authorized to submit on behalf of  
the copyright owner. For the purposes of this definition, "submitted"  
means any form of electronic, verbal, or written communication sent  
to the Licensor or its representatives, including but not limited to  
communication on electronic mailing lists, source code control systems,  
and issue tracking systems that are managed by, or on behalf of, the  
Licensor for the purpose of discussing and improving the Work, but  
excluding communication that is conspicuously marked or otherwise  
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity  
on behalf of whom a Contribution has been received by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
copyright license to reproduce, prepare Derivative Works of,  
publicly display, publicly perform, sublicense, and distribute the  
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of  
this

License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
(except as stated in this section) patent license to make, have made,  
use, offer to sell, sell, import, and otherwise transfer the Work,  
where such license applies only to those patent claims licensable  
by such Contributor that are necessarily infringed by their  
Contribution(s) alone or by combination of their Contribution(s)  
with the Work to which such Contribution(s) was submitted. If You  
institute patent litigation against any entity (including a  
cross-claim or counterclaim in a lawsuit) alleging that the Work  
or a Contribution incorporated within the Work constitutes direct  
or contributory patent infringement, then any patent licenses  
granted to You under this License for that Work shall terminate  
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License  
Version 2.0, January 2004  
<https://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.



"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====  
SPRING FRAMEWORK \${version} SUBCOMPONENTS:

Spring Framework \${version} includes a number of subcomponents with separate copyright notices and license terms. The product that includes this file does not necessarily use all the open source

subcomponents referred to below. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

>>> ASM 9.1 (org.ow2.asm:asm:9.1, org.ow2.asm:asm-commons:9.1):

Copyright (c) 2000-2011 INRIA, France Telecom  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1999-2009, OW2 Consortium <<https://www.ow2.org/>>

>>> CGLIB 3.3 (cglib:cglib:3.3):

Per the LICENSE file in the CGLIB JAR distribution downloaded from [https://github.com/cglib/cglib/releases/download/RELEASE\\_3\\_3\\_0/cglib-3.3.0.jar](https://github.com/cglib/cglib/releases/download/RELEASE_3_3_0/cglib-3.3.0.jar), CGLIB 3.3 is licensed under the Apache License, version 2.0, the text of which is included above.

>>> Objenesis 3.2 (org.objenesis:objenesis:3.2):

Per the LICENSE file in the Objenesis ZIP distribution downloaded from <http://objenesis.org/download.html>, Objenesis 3.2 is licensed under the Apache License, version 2.0, the text of which is included above.

Per

the NOTICE file in the Objenesis ZIP distribution downloaded from <http://objenesis.org/download.html> and corresponding to section 4d of the Apache License, Version 2.0, in this case for Objenesis:

Objenesis

Copyright 2006-2019 Joe Walnes, Henri Tremblay, Leonardo Mesquita

=====

To the extent any open source components are licensed under the EPL and/or other similar licenses that require the source code and/or modifications to source code to be made available (as would be noted above), you may obtain a copy of the source code corresponding to the binaries for such open source components and modifications thereto, if any, (the "Source Files"), by downloading the Source Files from <https://spring.io/projects>, Pivotal's website at <https://network.pivotal.io/open-source>, or by sending a request, with your name and address to: Pivotal Software, Inc., 875 Howard Street, 5th floor, San Francisco, CA 94103,

Attention: General Counsel. All such requests should clearly specify: OPEN SOURCE FILES REQUEST, Attention General Counsel. Pivotal can mail a copy of the Source Files to you on a CD or equivalent physical medium.

This offer to obtain a copy of the Source Files is valid for three years from the date you acquired this Software product. Alternatively, the Source Files may accompany the Software.

## 1.900 libpng 1.6.39

### 1.900.1 Available under license :

-----

Copyright (c) 1998-2008 Greg Roelofs. All rights reserved.

This software is provided "as is," without warranty of any kind, express or implied. In no event shall the author or contributors be held liable for any damages arising in any way from the use of

this software.

The contents of this file are DUAL-LICENSED. You may modify and/or redistribute this software according to the terms of one of the following two licenses (at your option):

LICENSE 1 ("BSD-like with advertising clause"):

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. Redistributions of source code must retain the above copyright notice, disclaimer, and this list of conditions.
2. Redistributions in binary form must reproduce the above copyright notice, disclaimer, and this list of conditions in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgment:

This product includes software developed by Greg Roelofs and contributors for the book, "PNG: The Definitive Guide," published by O'Reilly and Associates.

LICENSE 2 (GNU GPL v2 or later):

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

-----  
pnm2png / png2pnm --- conversion from PBM/PGM/PPM-file to PNG-file

copyright (C) 1999-2019 by Willem van Schaik <willem at schaik dot com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The software is provided "as is", without warranty of any kind, express or implied, including but not limited to the warranties of merchantability, fitness for a particular purpose and noninfringement. In no event shall the authors or copyright holders be liable for any claim, damages or other liability,

whether in an action of contract, tort or otherwise, arising from, out of or in connection with the software or the use or other dealings in the software.

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.



To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program

is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering

access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is

what you want to do, use the GNU Library General Public License instead of this License.

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====

PNG Reference Library License version 2

-----

\* Copyright (c) 1995-2022 The PNG Reference Library Authors.

\* Copyright (c) 2018-2022 Cosmin Truta.

\* Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.

\* Copyright (c) 1996-1997 Andreas Dilger.

\* Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted  
to use, copy, modify, and distribute  
this software, or portions hereof, for any purpose, without fee,  
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

-----  
libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are  
Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are  
derived from libpng-1.0.6, and are distributed according to the same  
disclaimer  
and license as libpng-1.0.6 with the following individuals  
added to the list of Contributing Authors:

Simon-Pierre Cadieux  
Eric S. Raymond  
Mans Rullgard  
Cosmin Truta  
Gilles Vollant  
James Yu  
Mandar Sahastrabudde



Google Inc.  
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane  
Glenn Randers-Pehrson  
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler  
Kevin Bracey  
Sam Bushell  
Magnus Holmgren  
Greg Roelofs  
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger  
Dave Martindale  
Guy Eric Schalnat  
Paul Schmidt  
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

# 1.901 pflag 1.0.5

## 1.901.1 Available under license :

MIT License

Copyright (c) 2021 PHPCoM Lab

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.902 httpcomponents-client 4.5.10

### 1.902.1 Available under license :

Apache HttpComponents Client

Copyright 1999-2019 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

=====

This project includes Public Suffix List copied from  
<[https://publicsuffix.org/list/effective\\_tld\\_names.dat](https://publicsuffix.org/list/effective_tld_names.dat)>  
licensed under the terms of the Mozilla Public License, v. 2.0

Full license text: <<http://mozilla.org/MPL/2.0/>>

Mozilla Public License Version 2.0

=====

### 1. Definitions

-----

#### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

#### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

#### 1.3. "Contribution"

means Covered Software of a particular Contributor.

#### 1.4. "Covered Software"

means Source Code

Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

- (a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or
- (b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those



licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

-----

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark)

Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its

Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

(b) under Patent Claims of such Contributor to make, use, sell, offer

for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software;  
or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

#### 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

#### 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

#### 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

#### 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

### 3. Responsibilities

-----

#### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any

Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support,

indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

#### 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section

2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

```

*****
*
*
* 6. Disclaimer of Warranty
* -----
*
* Covered Software is provided under this License on an "as is"
* basis, without warranty of any kind, either expressed, implied, or
* statutory, including, without limitation, warranties that the
* Covered Software is
* free of defects, merchantable, fit for a
* particular purpose or non-infringing. The entire risk as to the
* quality and performance of the Covered Software is with You.
* Should any Covered Software prove defective in any respect, You
* (not any Contributor) assume the cost of any necessary servicing,
* repair, or correction. This disclaimer of warranty constitutes an
* essential part of this License. No use of any Covered Software is
* authorized under this License except under this disclaimer.
*
*
*****

```

```

*****
*
*
* 7. Limitation of Liability
* -----
*
*
* Under no circumstances and under no legal theory, whether tort
* (including negligence), contract, or otherwise, shall any
* Contributor, or anyone who distributes Covered Software as
* permitted above, be liable to You for any direct, indirect,
* special, incidental, or consequential damages of any character
* including, without limitation, damages for lost profits, loss of
* goodwill, work stoppage, computer failure or malfunction, or any
* and all other commercial damages or losses, even if such party
* shall have been informed of the possibility of such damages. This
* limitation of liability shall not apply to liability for death or
* personal injury resulting from such party's negligence to the
* extent applicable law prohibits such limitation. Some
* jurisdictions do not allow the exclusion or limitation
* of
* incidental or consequential damages, so this exclusion and

```

\* limitation may not apply to You. \*  
\* \*  
\*\*\*\*\*

## 8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license

steward (except to note that such modified license differs from this License).

#### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

##### Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

##### Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

## 1.903 combined-stream 1.0.8

### 1.903.1 Available under license :

Copyright (c) 2011 Debuggable Limited <[felix@debuggable.com](mailto:felix@debuggable.com)>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.904 delayed-stream 1.0.0

## 1.904.1 Available under license :

No license file was found, but licenses were detected in source scan.

# delayed-stream

Buffers events from a stream until you are ready to handle them.

## Installation

```
``` bash
npm install delayed-stream
```
```

## Usage

The following example shows how to write a http echo server that delays its response by 1000 ms.

```
``` javascript
var DelayedStream = require('delayed-stream');
var http = require('http');

http.createServer(function(req, res) {
  var delayed = DelayedStream.create(req);

  setTimeout(function() {
    res.writeHead(200);
    delayed.pipe(res);
  }, 1000);
});
```
```

If you are not using `Stream#pipe`, you can also manually release the buffered events by calling `delayedStream.resume()`:

```
``` javascript
var delayed = DelayedStream.create(req);
```



```
setTimeout(function() {  
  // Emit all buffered events and resume underlying source  
  delayed.resume();  
}, 1000);  
````
```

## ## Implementation

In order to use this meta stream properly, here are a few things you should know about the implementation.

### ###

#### Event Buffering / Proxying

All events of the ``source`` stream are hijacked by overwriting the ``source.emit`` method. Until node implements a catch-all event listener, this is the only way.

However, `delayed-stream` still continues to emit all events it captures on the ``source``, regardless of whether you have released the delayed stream yet or not.

Upon creation, `delayed-stream` captures all ``source`` events and stores them in an internal event buffer. Once ``delayedStream.release()`` is called, all buffered events are emitted on the ``delayedStream``, and the event buffer is cleared. After that, `delayed-stream` merely acts as a proxy for the underlying source.

### ### Error handling

Error events on ``source`` are buffered / proxied just like any other events. However, ``delayedStream.create`` attaches a no-op ``error`` listener to the ``source``. This way you only have to handle errors on the ``delayedStream`` object, rather than in two places.

### ### Buffer limits

`delayed-stream` provides a ``maxDataSize`` property that can be used to limit the amount of data being buffered. In order to protect you from bad ``source`` streams that don't react to ``source.pause()``, this feature is enabled by default.

## ## API

### `DelayedStream.create(source, [options])`

Returns a new ``delayedStream``. Available options are:

\* `pauseStream`  
\* `maxDataSize`

The description for those properties can be found below.

### delayedStream.source

The `source` stream managed by this object. This is useful if you are passing your `delayedStream` around, and you still want to access properties on the `source` object.

### delayedStream.pauseStream = true

Whether to pause the underlying `source` when calling `DelayedStream.create()`. Modifying this property afterwards has no effect.

### delayedStream.maxDataSize = 1024 \* 1024

The amount of data to buffer before emitting an `error`.

If the underlying source is emitting `Buffer` objects, the `maxDataSize` refers to bytes.

If the underlying source is emitting JavaScript strings, the size refers to characters.

If you know what you are doing, you can set this property to `Infinity` to disable this feature. You can also modify this property during runtime.

### delayedStream.dataSize = 0

The amount of data buffered so far.

### delayedStream.readable

An ECMA5 getter that returns the value of `source.readable`.

### delayedStream.resume()

If the `delayedStream` has not been released so far, `delayedStream.release()` is called.

In either case, `source.resume()` is called.

### delayedStream.pause()

Calls ``source.pause()``.

```
### delayedStream.pipe(dest)
```

Calls ``delayedStream.resume()`` and then proxies the arguments to ``source.pipe``.

```
### delayedStream.release()
```

Emits and clears all events that have been buffered up so far. This does not resume the underlying source, use ``delayedStream.resume()`` instead.

```
## License
```

delayed-stream is licensed under the MIT license.

Found in path(s):

```
* /opt/cola/permits/1830745388_1698153819.4839122/0/fis-components-delayed-stream-1-0-0-0-g42ac44e-1-tar-gz/fis-components-delayed-stream-3c3d86f/Readme.md
```

## 1.905 ansi-styles 3.2.1

### 1.905.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.906 function-bind 1.1.1

## 1.906.1 Available under license :

Copyright (c) 2013 Raynos.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.907 has-flag 3.0.0

### 1.907.1 Available under license :

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.908 escape-string-regexp 1.0.5

## 1.908.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.909 safer-buffer 2.1.2

## 1.909.1 Available under license :

MIT License

Copyright (c) 2018 Nikita Skovoroda <chalkerx@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.910 inherits 2.0.4

### 1.910.1 Available under license :

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.911 unpipe 1.0.0

### 1.911.1 Available under license :

(The MIT License)

Copyright (c) 2015 Douglas Christopher Wilson <doug@somethingdoug.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.912 color-name 1.1.3

### 1.912.1 Available under license :

The MIT License (MIT)  
Copyright (c) 2015 Dmitry Ivanov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.913 yallist 3.1.1

### 1.913.1 Available under license :

The ISC License  
Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

# 1.914 fast-deep-equal 3.1.3

## 1.914.1 Available under license :

MIT License

Copyright (c) 2017 Evgeny Poberezkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.915 has 1.0.3

## 1.915.1 Available under license :

Copyright (c) 2013 Thiago de Arruda

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES



OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.916 safe-buffer 5.2.1

### 1.916.1 Available under license :

The MIT License (MIT)

Copyright (c) Feross Aboukhadijeh

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.917 object-assign 4.1.1

### 1.917.1 Available under license :

The MIT License (MIT)

Copyright (c) Sindre Sorhus <[sindresorhus@gmail.com](mailto:sindresorhus@gmail.com)> ([sindresorhus.com](http://sindresorhus.com))

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.918 openssl 1.1.1f-1ubuntu2.20

## 1.918.1 Available under license :

### LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts.

### OpenSSL License

-----

```
/* =====
```

```
* Copyright (c) 1998-2019 The OpenSSL Project. All rights reserved.
```

```
*
```

```
* Redistribution and use in source and binary forms, with or without  
* modification, are permitted provided that the following conditions  
* are met:
```

```
*
```

```
* 1. Redistributions of source code must retain the above copyright  
* notice, this list of conditions and the following disclaimer.
```

```
*
```

```
* 2. Redistributions in binary form must reproduce the above copyright  
* notice, this list of conditions and the following disclaimer in  
* the documentation and/or other materials provided with the  
* distribution.
```

```
*
```

```
* 3. All advertising materials mentioning features or use  
of this
```

```
* software must display the following acknowledgment:
```

```
* "This product includes software developed by the OpenSSL Project
```

\* for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"  
\*  
\* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to  
\* endorse or promote products derived from this software without  
\* prior written permission. For written permission, please contact  
\* [openssl-core@openssl.org](mailto:openssl-core@openssl.org).  
\*  
\* 5. Products derived from this software may not be called "OpenSSL"  
\* nor may "OpenSSL" appear in their names without prior written  
\* permission of the OpenSSL Project.  
\*  
\* 6. Redistributions of any form whatsoever must retain the following  
\* acknowledgment:  
\* "This product includes software developed by the OpenSSL Project  
\* for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"  
\*  
\* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY  
\* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED  
\* TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
\* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR  
\* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
\* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
\* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
\* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
\* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
\* OF THE POSSIBILITY OF SUCH DAMAGE.  
\* =====  
\*  
\* This product includes cryptographic software written by Eric Young  
\* ([ey@cryptsoft.com](mailto:ey@cryptsoft.com)). This product includes software written by Tim  
\* Hudson ([tjh@cryptsoft.com](mailto:tjh@cryptsoft.com)).  
\*  
\*/

Original SSLeay License

-----

/\* Copyright (C) 1995-1998 Eric Young ([ey@cryptsoft.com](mailto:ey@cryptsoft.com))  
\* All rights reserved.  
\*  
\* This package is an SSL implementation written  
\* by Eric Young ([ey@cryptsoft.com](mailto:ey@cryptsoft.com)).  
\* The implementation was written so as to conform with Netscapes SSL.  
\*  
\* This library is free for commercial and non-commercial use as long as

\* the following conditions are adhered to. The following conditions

\* apply to all code found in this distribution, be it the RC4, RSA,

\* lhash, DES, etc., code; not just the SSL code. The SSL documentation

\* included with this distribution is covered by the same copyright terms

\* except that the holder is Tim Hudson (tjh@cryptsoft.com).

\*

\* Copyright remains Eric Young's, and as such any Copyright notices in

\* the code are not to be removed.

\* If this package is used in a product, Eric Young should be given attribution

\* as the author of the parts of the library used.

\* This can be in the form of a textual message at program startup or

\* in documentation (online or textual) provided with the package.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

\* are met:

\* 1. Redistributions of source code must retain the copyright

\* notice, this list of conditions and the following disclaimer.

\* 2. Redistributions in binary form must reproduce the above copyright

\* notice, this list of conditions and the following disclaimer in the

\* documentation and/or other materials provided with the distribution.

\* 3. All advertising materials mentioning features or use of this software

\* must display the following acknowledgement:

\* "This product includes cryptographic software written by

\* Eric Young (eay@cryptsoft.com)"

\* The word 'cryptographic' can be left out if the routines from the library

\* being used are not cryptographic related :-).

\* 4. If you include any Windows specific code (or a derivative thereof) from

\* the apps directory (application code) you must include

\* an acknowledgement:

\* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"

\*

\* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND

\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

\* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE

\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

\* SUCH DAMAGE.

\*

\* The licence and distribution terms for any publically available version or

\* derivative of this code cannot be changed. i.e. this

\* code cannot simply be

\* copied and put under another distribution licence

\* [including the GNU Public Licence.]

\*/

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place - Suite 330, Boston, MA

02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain

that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

### 0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion

of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of

Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or



distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the

Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if

a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to

be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES,

INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c'
```

for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
``Gnomovision'` (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## The "Artistic License"

### Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

### Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
  - b) use the modified Package only within your corporation or organization.
  - c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.
  - d) make other distribution arrangements with the Copyright Holder.
4. You may distribute the programs of this Package in object code or

executable

form, provided that you do at least ONE of the following:

- a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.
- b) accompany the distribution with the machine-readable source of the Package with your modifications.
- c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.
- d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

## 1.919 is-retry-allowed 1.2.0

### 1.919.1 Available under license :

The MIT License (MIT)

Copyright (c) Vsevolod Strukchinsky <floatdrop@gmail.com> (github.com/floatdrop)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.920 lazy-property 1.0.0

## 1.920.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Mikola Lysenko

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.921 asynckit 0.4.0

### 1.921.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Alex Indigo

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,



OUT OF OR IN  
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

# 1.922 jdk-zulu 11.68+17

## 1.922.1 Available under license :

```
## c-libutl 20160225
```

```
### c-libutl License
```

```
...
```

This software is distributed under the terms of the BSD license.

```
== BSD LICENSE =====
```

(C) 2009 by Remo Dentato (rdentato@gmail.com)

Redistribution and use in source and binary forms, with or without modification,  
are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice,  
this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT

SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR  
ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND  
ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

<http://opensource.org/licenses/bsd-license.php>

```
...
```

```
## Apache Commons Byte Code Engineering Library (BCEL) Version 6.7.0
```

```
### Apache Commons BCEL Notice
```

```
<pre>
```

Apache Commons BCEL  
Copyright 2004-2022 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

</pre>

### Apache 2.0 License

<pre>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity.

For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution

notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms

and conditions

for use, reproduction, or distribution of Your modifications, or

for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

</pre>

```
## The Unicode Standard, Unicode Character Database, Version 10.0.0
```

```
### Unicode Character Database
```

```
...
```

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,

<http://www.unicode.org/cldr/data/>,

<http://source.icu-project.org/repos/icu/>, and

<http://www.unicode.org/utility/trac/browser/>.

Unicode Data Files do not include PDF online code charts under the

directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard or under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,

<http://www.unicode.org/cldr/data/>,

<http://source.icu-project.org/repos/icu/>, and

<http://www.unicode.org/utility/trac/browser/>.

NOTICE TO USER: Carefully read the following legal agreement.

BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU

UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT.

IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

#### COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2018 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either

- (a) this copyright and permission notice appear with all copies of the Data Files or Software, or
- (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

...

## Apache Xerces v2.12.2

### Apache Xerces Notice

<pre>

```
=====
== NOTICE file corresponding to section 4(d) of the Apache License, ==
== Version 2.0, in this case for the Apache Xerces Java distribution. ==
=====
```

Apache Xerces Java  
Copyright 1999-2022 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- voluntary contributions made by Paul Eng on behalf of the Apache Software Foundation that were originally developed at iClick, Inc., software copyright (c) 1999.

</pre>

### Apache 2.0 License

<pre>

```
Apache License
Version 2.0, January 2004
http://www.apache.org/licenses/
```

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all



other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with

the Derivative Works; or,

within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any

Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of

TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

```
</pre>  
## Pako v1.0
```

```
### Pako License
```

```
<pre>  
Copyright (C) 2014-2017 by Vitaly Puzrin and Andrei Tuputcyn
```

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

(C) 1995-2013 Jean-loup Gailly and Mark Adler  
(C) 2014-2017 Vitaly Puzrin and Andrey Tupitsin

This software is provided 'as-is', without any express or implied  
warranty. In no event will the authors be held liable for any damages  
arising from the use of this software.

Permission is granted to anyone to use this software for any purpose,  
including commercial applications, and to alter it and redistribute it  
freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not  
claim that you wrote the original software. If you use this software  
in a product, an acknowledgment in the product documentation would be  
appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be  
misrepresented as being the original software.
3. This notice may not be removed or altered from any

source distribution.

</pre>

## Mozilla Elliptic Curve Cryptography (ECC)

### Mozilla ECC Notice

This notice is provided with respect to Elliptic Curve Cryptography, which is included with JRE, JDK, and OpenJDK.

You are receiving a

[copy](<http://hg.openjdk.java.net/jdk9/jdk9/jdk/file/tip/src/jdk.crypto.ec/share/native/libsunec/impl>) of the Elliptic Curve Cryptography library in source form with the JDK and OpenJDK source distributions, and as object code in the JRE & JDK runtimes.

<pre>

In the case of the JRE & JDK runtimes, the terms of the Oracle license do NOT apply to the Elliptic Curve Cryptography library; it is licensed under the following license, separately from Oracle's JDK & JRE. If you do not wish to install the Elliptic Curve Cryptography library, you may delete the Elliptic Curve Cryptography library:

- On Solaris and Linux systems: delete \$(JAVA\_HOME)/lib/libsunec.so
- On Mac OSX systems: delete \$(JAVA\_HOME)/lib/libsunec.dylib
- On Windows systems: delete \$(JAVA\_HOME)\bin\sunec.dll

</pre>

###

Written Offer for Source Code

<pre>

For third party technology that you receive from Oracle in binary form which is licensed under an open source license that gives you the right to receive the source code for that binary, you can obtain a copy of the applicable source code from this page:

<http://hg.openjdk.java.net/jdk9/jdk9/jdk/file/tip/src/jdk.crypto.ec/share/native/libsunec/impl>

If the source code for the technology was not provided to you with the binary, you can also receive a copy of the source code on physical media by submitting a written request to:

Oracle America, Inc.  
Attn: Associate General Counsel,  
Development and Engineering Legal  
500 Oracle Parkway, 10th Floor  
Redwood Shores, CA 94065

Or, you may send an email to Oracle using the form at:

<http://www.oracle.com/goto/opensourcecode/request>

Your request should include:

- The name of the component or binary file(s) for which you are requesting the source code
- The name and version number of the Oracle product containing the binary
- The date you received the Oracle product
- Your name
- Your company name (if applicable)
- Your return mailing address and email and
- A telephone number in the event we need to reach you.

We may charge you a fee to cover the cost of physical media and processing. Your request must be sent (i) within three (3) years of the date you received the Oracle product that included the component or binary file(s) that are the subject of your request, or (ii) in the case of code licensed under the GPL v3, for as long as Oracle offers spare parts or customer support for that product model.

</pre>

### LGPL 2.1

<pre>

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document,  
but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not

price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a



restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public

License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs

enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run

that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an

appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the

entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and

therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even

though the source code is not.

Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked

with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library

facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you

may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.



14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can  
redistribute it and/or  
modify it under the terms of the GNU Lesser General Public  
License as published by the Free Software Foundation; either  
version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims  
all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

</pre>

## Little Color Management System (LCMS) v2.15

### LCMS License

<pre>

README.1ST file information

LittleCMS core is released under MIT License

-----

Little CMS

Copyright (c) 1998-2023 Marti Maria Saguer

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN

NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  
The below license applies to the following files:  
liblcms/cmssm.c

Copyright 2001, softSurfer (www.softsurfer.com)

This code may be freely used and modified for any purpose providing that this copyright notice is included with it. SoftSurfer makes no warranty for this code, and cannot be held liable for any real or imagined damage resulting from its use. Users of this code must verify correctness for their application.

</pre>

### AUTHORS File Information  
---

Main Author  
-----  
Marti Maria

Contributors  
-----  
Bob Friesenhahn  
Kai-Uwe Behrmann  
Stuart Nixon

Jordi Vilar  
Richard Hughes  
Auke Nauta  
Chris Evans (Google)  
Lorenzo Ridolfi  
Robin Watts (Artifex)  
Shawn Pedersen  
Andrew Brygin  
Samuli  
Suominen  
Florian Hch  
Aurelien Jarno  
Claudiu Cebuc  
Michael Vhrel (Artifex)  
Michal Cihar  
Daniel Kaneider  
Mateusz Jurczyk (Google)  
Paul Miller  
Sbastien Lon  
Christian Schmitz  
XhmikosR  
Stanislav Brabec (SuSe)  
Leonhard Gruenschloss (Google)  
Patrick Noffke  
Christopher James Halse Rogers  
John Hein  
Thomas Weber (Debian)  
Mark Allen  
Noel Carboni  
Sergei Trofimovic  
Philipp Knechtges  
Amyspark  
Lovell Fuller  
Eli Schwartz

#### Special Thanks

-----

Artifex software  
AlienSkin software  
libVIPS  
Jan Morovic  
Jos Vernon (WebSupergoo)  
Harald Schneider (Maxon)  
Christian Albrecht  
Dimitrios Anastassakis  
Lemke Software  
Tim Zaman

...

## xwd v1.0.7

### xwd utility

<pre>

This is the copyright for the files in src/java.desktop/unix/native/libawt\_xawt:  
list.h, multiVis.h, wsutils.h, list.c, multiVis.c

Copyright 1994 Hewlett-Packard Co.

Copyright 1996, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

</pre>

## IAIK (Institute for Applied Information Processing and Communication) PKCS#11 wrapper files v1

### IAIK License

<pre>

Copyright (c) 2002 Graz University of Technology. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

"This product includes software developed by IAIK of Graz University of Technology."

Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. The names "Graz University of Technology" and "IAIK of Graz University of Technology" must not be used to endorse or promote products derived from this software without prior written permission.

5. Products derived from this software may not be called "IAIK PKCS Wrapper", nor may "IAIK" appear in their name, without prior written permission of Graz University of Technology.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE LICENSOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## The FreeType Project: Freetype v2.13.0

### FreeType Notice

...

FreeType comes with two licenses from which you can choose the one which fits your needs best.

The FreeType License (FTL) is the most commonly used one. It is a BSD-style license with a credit clause and thus compatible with the GNU Public License (GPL) version 3, but not with the

GPL version 2.

The GNU General Public License (GPL), version 2. Use it for all projects which use the GPLv2 also, or which need a license compatible to the GPLv2.

...

### FreeType License

...

Copyright (C) 1996-2023 by David Turner, Robert Wilhelm, and Werner Lemberg.  
Copyright (C) 2007-2023 by Derek Clegg and Michael Toftdal.  
Copyright (C) 1996-2023 by Just van Rossum, David Turner, Robert Wilhelm, and Werner Lemberg.  
Copyright (C) 2022-2023 by David Turner, Robert Wilhelm, Werner Lemberg, George Williams, and  
Copyright (C) 2004-2023 by Masatake YAMATO and Redhat K.K.  
Copyright (C) 2007-2023 by Derek Clegg and  
Michael Toftdal.  
Copyright (C) 2003-2023 by Masatake YAMATO, Red Hat K.K.,  
Copyright (C) 1996-2023 by David Turner, Robert Wilhelm, Werner Lemberg, and Dominik Rtsches.  
Copyright (C) 2007-2023 by David Turner.  
Copyright (C) 2022-2023 by David Turner, Robert Wilhelm, Werner Lemberg, and Moazin Khatti.  
Copyright (C) 2007-2023 by Rahul Bhalerao <rahul.bhalerao@redhat.com>, <b.rahul.pm@gmail.com>.  
Copyright (C) 2008-2023 by David Turner, Robert Wilhelm, Werner Lemberg, and suzuki toshiya.  
Copyright (C) 2013-2023 by Google, Inc.  
Copyright (C) 2019-2023 by Nikhil Ramakrishnan, David Turner, Robert Wilhelm, and Werner Lemberg.  
Copyright (C) 2009-2023 by Oran Agra and Mickey Gabel.  
Copyright (C) 2018-2023 by David Turner, Robert Wilhelm, Dominik Rtsches, and Werner Lemberg.  
Copyright (C) 2004-2023 by David Turner, Robert Wilhelm, Werner Lemberg, and George Williams.

The FreeType Project LICENSE

-----

2006-Jan-27

Copyright 1996-2002, 2006 by  
David Turner, Robert Wilhelm, and Werner Lemberg

Introduction

=====

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine, various tools and contributions which rely on, or relate to, the

## FreeType Project.

This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine, the test programs, documentation and makefiles, at the very least.

This license was inspired by the BSD, Artistic, and IJG (Independent JPEG Group) licenses, which all encourage inclusion and use of free software in commercial and freeware products alike. As a consequence, its main points are that:

- o We don't promise that this software works. However, we will be interested in any kind of bug reports. ( 'as is' distribution)
- o You can use this software for whatever you want, in parts or full form, without having to pay us. ( 'royalty-free' usage)
- o You may not pretend that you wrote this software. If you use it, or only parts of it, in a program, you must acknowledge somewhere in your documentation that you have used the FreeType code. ( 'credits')

We specifically permit and encourage the inclusion of this software, with or without modifications, in commercial products. We disclaim all warranties covering The FreeType Project and assume no liability related to The FreeType Project.

Finally, many people asked us for a preferred form for a credit/disclaimer to use in compliance with this license. We thus encourage you to use the following text:

""

Portions of this software are copyright <year> The FreeType Project (www.freetype.org). All rights reserved.

""

Please replace <year> with the value from the FreeType version you actually use.

## Legal Terms

=====

### 0. Definitions



-----  
Throughout this license, the terms `package`, `FreeType Project`, and `FreeType archive` refer to the set of files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the `FreeType Project`, be they named as alpha, beta or final release.

`You' refers to the licensee, or person using the project, where `using' is a generic term including compiling the project's source code as well as linking it to form a `program' or `executable'. This program is referred to as `a program using the FreeType engine'.

This license applies to all files distributed in the original FreeType Project, including all source code, binaries and documentation, unless otherwise stated in the file in its original, unmodified form as distributed in the original archive.

If you are unsure whether or not a particular file is covered by this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner, Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

#### 1. No Warranty

-----  
THE FREETYPE PROJECT IS PROVIDED `AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE, OF THE FREETYPE PROJECT.

#### 2. Redistribution

-----  
This license grants a worldwide, royalty-free, perpetual and irrevocable right and license to use, execute, perform, compile, display, copy, create derivative works of, distribute and sublicense the FreeType Project (in both source and object code forms) and derivative works thereof for any purpose; and to authorize others to exercise some or all of the rights granted herein, subject to the following conditions:

- o Redistribution of source code must retain this license file

(`FTL.TXT') unaltered; any additions, deletions or changes to the original files must be clearly indicated in accompanying documentation. The copyright notices of the unaltered, original files must be preserved in all copies of source files.

- o Redistribution in binary form must provide a disclaimer that states that the software is based in part of the work of the FreeType Team, in the distribution documentation. We also encourage you to put an URL to the FreeType web page in your documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on the FreeType Project, not just the unmodified files.

If you use our work, you must acknowledge us. However, no fee need be paid to us.

### 3. Advertising

-----

Neither the FreeType authors and contributors nor you shall use the name of the other for commercial, advertising, or promotional purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the following phrases to refer to this software in your documentation or advertising materials: `FreeType Project', `FreeType Engine', `FreeType library', or `FreeType Distribution'.

As you have not signed this license, you are not required to accept it. However, as the FreeType Project is copyrighted material, only this license, or another one contracted with the authors, grants you the right to use, distribute, and modify it. Therefore, by using, distributing, or modifying the FreeType Project, you indicate that you understand and accept all the terms of this license.

### 4. Contacts

-----

There are two mailing lists related to FreeType:

- o [freetype@nongnu.org](mailto:freetype@nongnu.org)

Discusses general use and applications of FreeType, as well as future and wanted additions to the library and distribution.

If you are looking for support, start in this list if you haven't found anything to help you in the documentation.

o [freetype-devel@nongnu.org](mailto:freetype-devel@nongnu.org)

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

<https://www.freetype.org>

...

### GPL v2

...

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you

these rights or to ask you to surrender the rights.

These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program

is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You

may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement

including an appropriate copyright notice and a

notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.



## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of
```

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

...

```
### Additional Freetype Attributions
...
```

-----

The below license applies to the following files:

libfreetype/src/psaux/psarrst.c  
libfreetype/src/psaux/psarrst.h  
libfreetype/src/psaux/psblues.c  
libfreetype/src/psaux/psblues.h  
libfreetype/src/psaux/pserror.c  
libfreetype/src/psaux/pserror.h  
libfreetype/src/psaux/psfixed.h  
libfreetype/src/psaux/psfont.c  
libfreetype/src/psaux/psfont.h  
libfreetype/src/psaux/psft.c  
libfreetype/src/psaux/psft.h  
libfreetype/src/psaux/psglue.h  
libfreetype/src/psaux/pshints.c  
libfreetype/src/psaux/pshints.h  
libfreetype/src/psaux/psintrap.c  
libfreetype/src/psaux/psintrap.h  
libfreetype/src/psaux/psread.c  
libfreetype/src/psaux/psread.h  
libfreetype/src/psaux/psstack.c  
libfreetype/src/psaux/psstack.h  
libfreetype/src/psaux/pstypes.h

#### Copyright

2006-2014 Adobe Systems Incorporated.

This software, and all works of authorship, whether in source or object code form as indicated by the copyright notice(s) included herein (collectively, the "Work") is made available, and may only be used, modified, and distributed under the FreeType Project License, LICENSE.TXT. Additionally, subject to the terms and conditions of the FreeType Project License, each contributor to the Work hereby grants to any individual or legal entity exercising permissions granted by the FreeType Project License and this section (hereafter, "You" or "Your") a

perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such contributor that are necessarily infringed by their contribution(s) alone or by combination of their contribution(s) with the Work to which such contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

By using, modifying, or distributing the Work you indicate that you have read and understood the terms and conditions of the FreeType Project License as well as those provided in this section, and you accept them fully.

...

### MIT License

...

-----  
The below license applies to the following files:  
libfreetype/include/freetype/internal/fthash.h  
libfreetype/src/base/fthash.c

Copyright 2000 Computing Research Labs, New Mexico State University  
Copyright 2001-2015

Francesco Zappa Nardelli

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE COMPUTING RESEARCH LAB OR NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

...

## PC/SC Lite v1.9.5

### PC/SC Lite License

<pre>

The main parts of the code are using the BSD-like licence bellow:

Copyright (c) 1999-2003 David Corcoran <corcoran@linuxnet.com>  
Copyright (c) 2001-2011 Ludovic Rousseau <ludovic.rousseau@free.fr>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

Changes to this license can be made only by the copyright author with explicit written consent.

#### THIS

SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Some source code files are using other licences. See the [COPYING](<https://salsa.debian.org/rousseau/PCSC/-/blob/master/COPYING>) file for details.

```
</pre>  
## JSZip v3.7.1
```

JSZip is dual licensed. You may use it under the MIT license \*or\* the GPLv3 license.

```
### The MIT License  
...
```

Copyright (c) 2009-2016 Stuart Knightley, David Duponchel, Franz Buchinger, Antnio Afonso

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS

OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

...

### GPL version 3

...

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its

users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have

certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the

GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A

"Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that



is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose

of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
  
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
  
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
  
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

- b) Convey the object code in, or embodied in, a physical product

(including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status

of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent

that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms

of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However,

nothing other

than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.



Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent

license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the

GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

...

## Double-conversion v1.1.5

### Double-conversion License

<https://raw.githubusercontent.com/google/double-conversion/master/LICENSE>

<pre>

Copyright 2006-2011, the V8 project authors. All rights reserved.  
Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING,  
BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## libpng v1.6.39

### libpng License

<pre>

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====

PNG Reference Library License version 2

-----

Copyright (c) 1995-2022 The PNG Reference Library Authors.  
Copyright (c) 2018-2022 Cosmin Truta  
Copyright (c) 1998-2018 Glenn Randers-Pehrson  
Copyright (c) 1996-1997 Andreas Dilger  
Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this software, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

-----  
libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are derived from libpng-1.0.6, and are distributed according to the same disclaimer and license as libpng-1.0.6 with the following individuals added to the list of Contributing Authors:

Simon-Pierre Cadieux  
Eric S. Raymond  
Mans Rullgard  
Cosmin Truta

Gilles Vollant  
James Yu  
Mandar Sahastrabuddhe  
Google Inc.  
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000

Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane  
Glenn Randers-Pehrson  
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler  
Kevin Bracey  
Sam Bushell  
Magnus Holmgren  
Greg Roelofs  
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger  
Dave Martindale  
Guy Eric Schalnat  
Paul Schmidt  
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

#### TRADEMARK

=====

The name "libpng" has not been registered by the Copyright owners as a trademark in any jurisdiction. However, because libpng has been distributed and maintained world-wide, continually since 1995, the Copyright owners claim "common-law trademark protection" in any jurisdiction where common-law trademark is recognized.

</pre>

### AUTHORS File Information

...

PNG REFERENCE LIBRARY AUTHORS

=====

This is the list of PNG Reference Library ("libpng") Contributing Authors, for copyright and licensing purposes.

- \* Andreas Dilger
- \* Cosmin Truta
- \* Dave Martindale
- \* Eric S. Raymond
- \* Gilles Vollant
- \* Glenn Randers-Pehrson
- \* Greg Roelofs
- \* Guy Eric Schalnat
- \* James Yu
- \* John Bowler
- \* Kevin Bracey
- \* Magnus Holmgren
- \* Mandar Sahastrabudde
- \* Mans Rullgard
- \* Matt Sarett
- \* Mike Klein
- \* Pascal Massimino
- \* Paul Schmidt
- \* Qiang Zhou
- \* Sam Bushell
- \* Samuel Williams
- \* Simon-Pierre Cadieux
- \* Tim Wegner
- \* Tom Lane
- \* Tom Tanner
- \* Vadim Barkov
- \* Willem van Schaik
- \* Zhijie Liang
- \* Arm Holdings
  - Richard Townsend
- \* Google Inc.
  - Dan Field
  - Leon Scroggins III
  - Matt Sarett
  - Mike Klein
  - Sami Boukortt

The build projects, the build scripts, the test scripts, and other files in the "ci", "projects", "scripts" and "tests" directories, have



other copyright owners, but are released under the libpng license.

Some files in the "contrib" directory, and some tools-generated files that are distributed with libpng, have other copyright owners, and are released under other open source licenses.

...

## Eastman Kodak Company: Portions of color management and imaging software

### Eastman Kodak Notice

<pre>

Portions Copyright Eastman Kodak Company 1991-2003

</pre>

## Thai Dictionary

### Thai Dictionary License

<pre>

Copyright (C) 1982 The Royal Institute, Thai Royal Government.

Copyright (C) 1998 National Electronics and Computer Technology Center,  
National Science and Technology Development Agency,  
Ministry of Science Technology and Environment,  
Thai Royal Government.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

</pre>

## Apache Santuario v2.3.0

### Apache Santuario Notice

<pre>

Apache Santuario - XML Security for Java  
Copyright 1999-2021 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

It was originally based on software copyright (c) 2001, Institute for  
Data Communications Systems, <<http://www.nue.et-inf.uni-siegen.de/>>.

The development of this software was partly funded by the European  
Commission in the <WebSig> project in the ISIS Programme.

</pre>

### Apache 2.0 License

<pre>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity  
authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that

do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from

the Work, provided

that such additional attribution notices cannot be construed

as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except  
in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

```
</pre>
```

```
## Mozilla Public Suffix List
```

```
### Public Suffix Notice
```

```
---
```

You are receiving a copy of the Mozilla Public Suffix List in the following file: <java-home>/lib/security/public\_suffix\_list.dat. The terms of the Oracle license do NOT apply to this file; it is licensed under the Mozilla Public License 2.0, separately from the Oracle programs you receive. If you do not wish to use the Public Suffix List, you may remove the

<java-home>/lib/security/public\_suffix\_list.dat file.

The Source Code of this file is available under the Mozilla Public License, v. 2.0 and is located at [https://raw.githubusercontent.com/publicsuffix/list/88467c960d6cdad2ca1623e892e5e17506bc269f/public\\_suffix\\_list.dat](https://raw.githubusercontent.com/publicsuffix/list/88467c960d6cdad2ca1623e892e5e17506bc269f/public_suffix_list.dat).

If a copy of the MPL was not distributed with this file, you can obtain one at <https://mozilla.org/MPL/2.0/>.

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

---

### MPL v2.0

---

Mozilla Public License Version 2.0

=====

## 1. Definitions

-----

### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

### 1.3. "Contribution"

means Covered Software of a particular Contributor.

### 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

### 1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered

Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")



means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants and Conditions

-----

### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

### 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its

Contributions with other software (except as part of its Contributor Version); or

(c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

#### 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

#### 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

#### 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

#### 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

### 3. Responsibilities

-----

#### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms

of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3.

#### Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support,

indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

#### 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must:

(a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

\*  
\*  
\* \* \* \* \*

\* 6. Disclaimer of Warranty \*  
\* ----- \*  
\* \* \* \* \*

\* Covered Software is provided under this License on an "as is" \*  
\* basis, without warranty of any kind, either expressed, implied, or \*  
\* statutory, including, without limitation, warranties that the \*  
\* Covered Software is free of defects, merchantable, fit for a \*  
\* particular purpose or non-infringing. The entire risk as to the \*  
\* quality and performance of the Covered Software is with You. \*  
\* Should any Covered Software prove defective in any respect, You \*  
\* (not any Contributor) assume the cost of any necessary servicing, \*  
\* repair, or correction. This disclaimer of warranty constitutes an \*  
\*  
\* essential part of this License. No use of any Covered Software is \*  
\* authorized under this License except under this disclaimer. \*  
\* \* \* \* \*

\*\*\*\*\*

\*\*\*\*\*

\* \* \* \* \*

\* 7. Limitation of Liability \*  
\* ----- \*  
\* \* \* \* \*

\* Under no circumstances and under no legal theory, whether tort \*  
\* (including negligence), contract, or otherwise, shall any \*  
\* Contributor, or anyone who distributes Covered Software as \*  
\* permitted above, be liable to You for any direct, indirect, \*  
\* special, incidental, or consequential damages of any  
character \*  
\* including, without limitation, damages for lost profits, loss of \*  
\* goodwill, work stoppage, computer failure or malfunction, or any \*  
\* and all other commercial damages or losses, even if such party \*  
\* shall have been informed of the possibility of such damages. This \*  
\* limitation of liability shall not apply to liability for death or \*  
\* personal injury resulting from such party's negligence to the \*  
\* extent applicable law prohibits such limitation. Some \*  
\* jurisdictions do not allow the exclusion or limitation of \*  
\* incidental or consequential damages, so this exclusion and \*  
\* limitation may not apply to You. \*  
\* \* \* \* \*

\*\*\*\*\*

8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License.

Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With

Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <https://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

---

ADDITIONAL INFORMATION ABOUT LICENSING

Certain files distributed by Oracle America, Inc. and/or its affiliates are subject to the following clarification and special exception to the GPLv2, based on the GNU Project exception for its Classpath libraries, known as the GNU Classpath Exception.

Note that Oracle includes multiple, independent programs in this software package. Some of those programs are provided under licenses deemed incompatible with the GPLv2 by the Free Software Foundation and others. For example, the package includes programs licensed under the Apache License, Version 2.0 and may include FreeType. Such programs are licensed to you under their original licenses.

Oracle facilitates your further distribution of this package by adding the Classpath Exception to the necessary parts of its GPLv2 code, which permits you to use that code in combination with other independent modules not licensed under the GPLv2. However, note that this would not permit you to commingle code under an incompatible license with Oracle's GPLv2 licensed code by, for example, cutting and pasting such code into a file also containing Oracle's GPLv2 licensed code and then distributing the result.

Additionally, if you were to remove the Classpath Exception from any of the

files to which it applies and distribute the result, you would likely be required to license some or all of the other code in that distribution under the GPLv2 as well, and since the GPLv2 is incompatible with the license terms of some items included in the distribution by Oracle, removing the Classpath Exception could therefore effectively compromise your ability to further distribute the package.

Failing to distribute notices associated with some files may also create unexpected legal consequences.

Proceed with caution and we recommend that you obtain the advice of a lawyer skilled in open source matters before removing the Classpath Exception or making modifications

to this package which may subsequently be redistributed and/or involve the use of third party software.

```
## OASIS PKCS #11 Cryptographic Token Interface v3.0
```

```
### OASIS PKCS #11 Cryptographic Token Interface License  
<pre>
```

Copyright OASIS Open 2020. All Rights Reserved.

All capitalized terms in the following text have the meanings assigned to them in the OASIS Intellectual Property Rights Policy (the "OASIS IPR Policy"). The full Policy may be found at the OASIS website: [<http://www.oasis-open.org/policies-guidelines/ipr>]

This document and translations of it may be copied and furnished to others, and derivative works that comment on or otherwise explain it or assist in its implementation may be prepared, copied, published, and distributed, in whole or in part, without restriction of any kind, provided that the above copyright notice and this section are included on all such copies and derivative works. However, this document itself may not be modified in any way, including by removing the copyright notice or references to OASIS, except as needed for the purpose of developing any document or deliverable produced by an OASIS Technical Committee (in which case the rules applicable to copyrights, as set forth in the OASIS IPR Policy, must be followed) or as required to translate it into languages other than English.

The limited permissions granted above are perpetual and will not be revoked by OASIS or its successors or assigns.

This document and the information contained herein is provided on an "AS IS" basis and OASIS DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY THAT THE USE OF THE INFORMATION HEREIN WILL NOT INFRINGE ANY OWNERSHIP RIGHTS OR ANY IMPLIED



WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. OASIS AND ITS MEMBERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THIS DOCUMENT OR ANY PART THEREOF.

[OASIS requests that any OASIS Party or any other party that believes it has patent claims that would necessarily be infringed by implementations of this OASIS Standards Final Deliverable, to notify OASIS TC Administrator and provide an indication of its willingness to grant patent licenses to such patent claims in a manner consistent with the IPR Mode of the OASIS Technical Committee that produced this deliverable.]

[OASIS invites any party to contact the OASIS TC Administrator if it is aware of a claim of ownership of any patent claims that would necessarily be infringed by implementations of this OASIS Standards Final Deliverable by a patent holder that is not willing to provide a license to such patent claims in a manner consistent with the IPR Mode of the OASIS Technical Committee that produced this OASIS Standards Final Deliverable. OASIS may include such claims on its website, but disclaims any obligation to do so.]

[OASIS takes no position regarding the validity or scope of any intellectual property or other rights that might be claimed to pertain to the implementation or use of the technology described in this OASIS Standards Final Deliverable or the extent to which any license under such rights might or might not be available; neither does it represent that it has made any effort to identify any such rights. Information on OASIS' procedures with respect to rights in any document or deliverable produced by an OASIS Technical Committee can be found on the OASIS website. Copies of claims of rights made available for publication and any assurances of licenses to be made available, or the result of an attempt made to obtain a general license or permission for the use of such proprietary rights by implementers or users of this OASIS Standards Final Deliverable, can be obtained from the OASIS TC Administrator. OASIS makes no representation that any information or list of intellectual property rights will at any time be complete, or that any claims in such list are, in fact, Essential Claims.]

</pre>

## DOM Level 3 Core Specification v1.0

### W3C Software Notice

<pre>

Copyright 2004 World Wide Web Consortium, (Massachusetts Institute of Technology, European Research Consortium for Informatics and Mathematics, Keio University).

All Rights Reserved.

The DOM bindings are published under the W3C Software Copyright Notice and License. The software license requires "Notice of any changes or modifications to the W3C files, including the date changes were made." Consequently, modified versions of the DOM bindings must document that they do not conform to the W3C standard; in the case of the IDL definitions, the pragma prefix can no longer be 'w3c.org'; in the case of the Java language binding, the package names can no longer be in the 'org.w3c' package.

</pre>

### W3C License

<pre>

#### W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other related items) is being provided

by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

- 1.The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
- 2.Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
- 3.Notice of any changes or modifications to the files, including the date changes were made.  
(We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY

## THIRD PARTY PATENTS,COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION. The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

---

This formulation of W3C's notice and license became active on December 31 2002. This

version removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).

</pre>

## Cryptix AES v3.2.0

### Cryptix General License

<pre>

Cryptix General License

Copyright (c) 1995-2005 The Cryptix Foundation Limited.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE CRYPTIX FOUNDATION LIMITED AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE CRYPTIX FOUNDATION LIMITED OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

#### OPENJDK ASSEMBLY EXCEPTION

The OpenJDK source code made available by Oracle America, Inc. (Oracle) at [openjdk.java.net](http://openjdk.java.net) ("OpenJDK Code") is distributed under the terms of the GNU General Public License <<http://www.gnu.org/copyleft/gpl.html>> version 2 only ("GPL2"), with the following clarification and special exception.

Linking this OpenJDK Code statically or dynamically with other code is making a combined work based on this library. Thus, the terms and conditions of GPL2 cover the whole combination.

As a special exception, Oracle gives you permission to link this OpenJDK Code with certain code licensed by Oracle as indicated at <http://openjdk.java.net/legal/exception-modules-2007-05-08.html> ("Designated Exception Modules") to produce an executable, regardless of the license terms of the Designated Exception Modules, and to copy and distribute the resulting executable under GPL2, provided that the Designated Exception Modules continue to be governed by the licenses under which they were offered by Oracle.

As such, it allows licensees and sublicensees of Oracle's GPL2 OpenJDK Code to build an executable that includes those portions of necessary code that Oracle could not provide under GPL2 (or that Oracle has provided under GPL2 with the Classpath exception). If you modify or add to the OpenJDK code, that new GPL2 code may still be combined with Designated Exception Modules if the new code is made subject to this exception by its copyright holder.

## International Components for Unicode (ICU4J) v60.2

### ICU4J License

...

## UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,  
<http://www.unicode.org/cldr/data/>,  
<http://source.icu-project.org/repos/icu/>, and  
<http://www.unicode.org/utility/trac/browser/>.

Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard or under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,  
<http://www.unicode.org/cldr/data/>,  
<http://source.icu-project.org/repos/icu/>, and  
<http://www.unicode.org/utility/trac/browser/>.

NOTICE TO USER: Carefully read the following legal agreement.

BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

### COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2018 Unicode, Inc. All rights reserved.  
Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

...

## jopt-simple v5.0.4

### MIT License

<pre>

Copyright (c) 2004-2015 Paul R. Holser, Jr.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

</pre>

## Independent JPEG Group: JPEG release 6b

### JPEG License

<pre>

Must reproduce following license in documentation and/or other materials

provided with distribution:

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-1998, Thomas G. Lane.  
All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

(1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.

(2)

If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".

(3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

ansi2knr.c is included in this distribution by permission of L. Peter Deutsch, sole proprietor of its copyright holder, Aladdin Enterprises of Menlo Park, CA. ansi2knr.c is NOT covered by the above copyright and conditions, but instead by the usual distribution terms of the Free Software Foundation; principally, that you must include source code if you redistribute it.

(See the file ansi2knr.c for full details.) However, since ansi2knr.c is not needed as part of any program generated from the IJG code, this does not limit you more than the foregoing paragraphs do.

The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software Foundation but is freely distributable. The same holds for its supporting scripts (config.guess, config.sub, ltconfig, ltmain.sh). Another support script, install-sh, is copyright by M.I.T. but is also freely distributable.

It appears that the arithmetic coding option of the JPEG spec is covered by patents owned by IBM, AT&T, and Mitsubishi.

Hence arithmetic coding cannot legally be used without obtaining one or more licenses. For this reason, support for arithmetic coding has been removed from the free JPEG software. (Since arithmetic coding provides only a marginal gain over the unpatented Huffman mode, it is unlikely that very many implementations will support it.) So far as we are aware, there are no patent restrictions on the remaining code.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that "The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

```
</pre>
## Apache Xalan v2.7.2
```

```
### Apache Xalan Notice
<pre>
```

```
=====
====
== NOTICE file corresponding to the section 4d of the Apache License, Version 2.0, ==
== in this case for the Apache Xalan distribution. ==
=====
=====
```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Specifically, we only include the XSLTC portion of the source from the Xalan distribution.



The Xalan project has two processors: an interpretive one (Xalan Interpretive) and a compiled one (The XSLT Compiler (XSLTC)). We \*only\* use the XSLTC part of Xalan; We use the source from the packages that are part of the XSLTC sources.

Portions of this software was originally based on the following:

- software copyright (c) 1999-2002, Lotus Development Corporation.,  
<http://www.lotus.com>.
- software copyright (c) 2001-2002, Sun Microsystems., <http://www.sun.com>.
- software copyright (c) 2003, IBM Corporation., <http://www.ibm.com>.
- voluntary contributions made by Ovidiu Predescu ([ovidiu@cup.hp.com](mailto:ovidiu@cup.hp.com)) on behalf of the Apache Software Foundation and was originally developed at Hewlett Packard Company.

</pre>

### Apache 2.0 License

<pre>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed

as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## JLEX COPYRIGHT NOTICE, LICENSE AND DISCLAIMER.

Copyright 1996-2003 by Elliot Joel Berk and C. Scott Ananian  
Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both the copyright notice and this permission notice and warranty disclaimer appear in supporting documentation, and that the name of the authors or their employers not be used in advertising or publicity

pertaining to distribution of the software without specific, written prior permission.

The authors and their employers disclaim all warranties with regard to this software, including all implied warranties of merchantability and

fitness. In no event shall the authors or their employers be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortious action, arising out of or in connection with the use or performance of this software. The portions of JLex output which are hard-coded into the JLex source code are (naturally) covered by this same license.

</pre>

```
## jQuery v3.6.1
```

```
### jQuery License
```

```
---
```

```
jQuery v 3.6.1
```

```
Copyright OpenJS Foundation and other contributors, https://openjsf.org/
```

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

The jQuery JavaScript Library v3.6.1 also includes Sizzle.js

Sizzle.js includes the following license:

Copyright JS Foundation and other contributors, <https://js.foundation/>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/jquery/sizzle>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

All files located in the node\_modules and external directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

\*\*\*\*\*

...

## JRuby Joni v2.1.16

### MIT License

<pre>

Copyright (c) 2017 JRuby Team

Permission is hereby granted, free of charge, to any person obtaining a

copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
</pre>
## GIFLIB v5.2.1

### GIFLIB License
***
```

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

<https://sourceforge.net/p/giflib/code/ci/master/tree/openbsd-reallocarray.c>



Copyright (c) 2008 Otto Moerbeek <otto@drijf.net>

SPDX-License-Identifier: MIT

## CUP Parser Generator for Java v 0.11b

### CUP Parser Generator License

...

Copyright 1996-2015 by Scott Hudson, Frank Flannery, C. Scott Ananian, Michael Petter

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both the copyright notice and this permission notice and warranty disclaimer appear in supporting documentation, and that the names of the authors or their employers not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

The authors and their employers disclaim all warranties with regard to this software, including all implied warranties of merchantability and fitness. In no event shall the authors or their employers be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortious action, arising out of or in connection with the use or performance of this software.

...

---

...

This is an open source license. It is also GPL-Compatible (see entry for "Standard ML of New Jersey"). The portions of CUP output which are hard-coded into the CUP source code are (naturally) covered by this same license, as is the CUP runtime code linked with the generated parser.

...

All images in this directory are copyright 1995 by Jeff Dinkins.

Unauthorized reproduction is prohibited.

For more information about Jeff's photographs, please see:

<http://www.theFixx.org/Jeff>

The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification

follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the

most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its

terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all.

For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you,

then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation,

write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

How

to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option)

any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are



subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

## jQuery UI v1.13.2

### jQuery UI License

^^^

Copyright jQuery Foundation and other contributors, <https://jquery.org/>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/jquery/jquery-ui>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT

WARRANTY OF ANY KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE  
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION  
OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

Copyright and related rights for sample code are waived via CC0. Sample  
code is defined as all source code contained within the demos directory.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

====

All files located in the `node_modules` and external directories are  
externally maintained libraries used by this software which have their  
own licenses; we recommend you read them, as their terms may differ from  
the terms above.

...

## Unicode Common Local Data Repository (CLDR) v33

### CLDR License

...

#### UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories  
<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,  
<http://www.unicode.org/cldr/data/>,  
<http://source.icu-project.org/repos/icu/>, and  
<http://www.unicode.org/utility/trac/browser/>.

Unicode Data Files do not include PDF online code charts under the  
directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard  
or under the directories  
<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,  
<http://www.unicode.org/cldr/data/>,  
<http://source.icu-project.org/repos/icu/>, and  
<http://www.unicode.org/utility/trac/browser/>.

NOTICE TO USER: Carefully read the following legal agreement.  
BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S

DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"),  
YOU UNEQUIVOCALLY ACCEPT,  
AND AGREE TO BE BOUND BY, ALL OF THE  
TERMS AND CONDITIONS OF THIS AGREEMENT.  
IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE  
THE DATA FILES OR SOFTWARE.

#### COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2018 Unicode, Inc. All rights reserved.  
Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining  
a copy of the Unicode data files and any associated documentation  
(the "Data Files") or Unicode software and any associated documentation  
(the "Software") to deal in the Data Files or Software  
without restriction, including without limitation the rights to use,  
copy, modify, merge, publish, distribute, and/or sell copies of  
the Data Files or Software, and to permit persons to whom the Data Files  
or Software are furnished to do so, provided that either  
(a) this copyright and permission notice appear with all copies  
of the Data Files or Software, or  
(b) this copyright and permission  
notice appear in associated  
Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF  
ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE  
WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS  
NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL  
DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,  
DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER  
TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR  
PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder  
shall not be used in advertising or otherwise to promote the sale,  
use or other dealings in these Data Files or Software without prior  
written authorization of the copyright holder.

...

## Dynalink v.5

### Dynalink License

<pre>

Copyright (c) 2009-2013, Attila Szegedi

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the copyright holder nor the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL COPYRIGHT HOLDER BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## Harfbuzz v7.2.0

### Harfbuzz License

<https://github.com/harfbuzz/harfbuzz/blob/7.2.0/COPYING>

<pre>

HarfBuzz is licensed under the so-called "Old MIT" license. Details follow. For parts of HarfBuzz that are licensed under different licenses see individual files names COPYING in subdirectories where applicable.

Copyright 2010-2023 Google, Inc.  
Copyright 2018-2020 Ebrahim Byagowi  
Copyright 2004-2013 Red Hat, Inc.  
Copyright 2019 Facebook, Inc.  
Copyright 2007 Chris Wilson  
Copyright 2018-2019 Adobe Inc.  
Copyright 2006-2023 Behdad Esfahbod  
Copyright 1998-2004 David Turner and Werner Lemberg

Copyright 2009 Keith Stribley  
Copyright 2018 Khaled Hosny  
Copyright 2016 Elie Roux <elie.roux@telecom-bretagne.eu>  
Copyright 2016 Igalia S.L.  
Copyright 2015 Mozilla Foundation.  
Copyright 1999 David Turner  
Copyright 2005 Werner Lemberg  
Copyright 2013-2015 Alexei Podtelezhnikov  
Copyright 2022 Matthias Clasen  
Copyright 2011 Codethink Limited

For full copyright notices  
consult the individual files in the package.

Permission is hereby granted, without written agreement and without  
license or royalty fees, to use, copy, modify, and distribute this  
software and its documentation for any purpose, provided that the  
above copyright notice and the following two paragraphs appear in  
all copies of this software.

IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE TO ANY PARTY FOR  
DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES  
ARISING OUT OF THE USE OF THIS SOFTWARE AND ITS DOCUMENTATION, EVEN  
IF THE COPYRIGHT HOLDER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGE.

THE COPYRIGHT HOLDER SPECIFICALLY DISCLAIMS ANY WARRANTIES, INCLUDING,  
BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND  
FITNESS FOR A PARTICULAR PURPOSE. THE SOFTWARE PROVIDED HEREUNDER IS  
ON AN "AS IS" BASIS, AND THE COPYRIGHT HOLDER HAS NO OBLIGATION TO  
PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

All source code, except for one section,  
is licensed as above. The one  
exception is licensed with a slightly different MIT variant:  
The contents of this directory are licensed under the following terms:

-----  
The below license applies to the following files:  
libharfbuzz/hb-ucd.cc

Copyright (C) 2012 Grigori Goronzy <greg@kinoho.net>

Permission to use, copy, modify, and/or distribute this software for any  
purpose with or without fee is hereby granted, provided that the above  
copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

</pre>

### AUTHORS File Information

...

Behdad Esfahbod  
David Corbett  
David Turner  
Ebrahim Byagowi  
Garret Rieger  
Jonathan Kew  
Khaled Hosny  
Lars Knoll  
Martin Hosken  
Owen Taylor  
Roderick Sheeter  
Roozbeh Pournader  
Simon Hausmann  
Werner Lemberg

...

## JLine v3.22.0

### JLine License

<pre>

Copyright (c) 2002-2018, the original author or authors.

All rights reserved.

<https://opensource.org/licenses/BSD-3-Clause>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#### 4th Party Dependency

=====

org.fusesource.jansi version 2.4.0

org.apache.sshd 2.9.2

org.apache.felix.gogo.runtime 1.1.6

org.apache.felix.gogo.jline 1.1.8

=====

#### Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean



Licensor and any individual or Legal Entity  
on behalf of whom a Contribution has been received by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
copyright license to reproduce, prepare Derivative Works of,  
publicly display, publicly perform, sublicense, and distribute the  
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
(except as stated in this section) patent license to make, have made,  
use, offer to sell, sell, import, and otherwise transfer the Work,  
where such license applies only to those patent claims licensable  
by such Contributor that are necessarily infringed by their  
Contribution(s) alone or by combination of their Contribution(s)  
with the Work to which such Contribution(s) was submitted. If You  
institute patent litigation against any entity (including a  
cross-claim or counterclaim in a lawsuit) alleging that the Work  
or a Contribution incorporated within the Work constitutes direct  
or contributory patent infringement, then any patent licenses  
granted to You under this License for that Work shall terminate  
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the  
Work or Derivative Works thereof in any medium, with or without  
modifications, and in Source or Object form, provided that You  
meet the following conditions:

(a) You must give any other recipients of the Work or  
Derivative Works a copy of this License; and

(b) You must cause any modified files to carry  
prominent notices  
stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works  
that You distribute, all copyright, patent, trademark, and  
attribution notices from the Source form of the Work,  
excluding those notices that do not pertain to any part of  
the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its  
distribution, then any Derivative Works that You distribute must  
include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works,

if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT,

MERCHANTABILITY, or FITNESS FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

=====

juniversalchardet

The library is subject to the Mozilla Public License Version 1.1.

Alternatively,

the library may be used under the terms of either the GNU General Public License Version 2 or later, or the GNU Lesser General Public License 2.1 or later.

=====

slf4j

SLF4J source code and binaries are distributed under the MIT license.

Copyright (c) 2004-2023 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

These terms are identical to those of the MIT License, also called the X License or the X11 License, which is a simple, permissive non-copyleft free software license. It is deemed compatible with virtually all types of licenses, commercial or otherwise. In particular, the Free Software Foundation has declared it compatible with GNU GPL. It is also known to be approved by the Apache Software Foundation as compatible with Apache Software License.

</pre>

The copyrights in this software and any visual or audio work distributed with the software belong to Azul Systems, Inc. and those included in all other notice files either listed in the readme file or contained in any other included notice files with this distribution. All rights are reserved. Installation of this software and any Azul software bundled with or derived from this software is licensed only in accordance with these terms.

Provided you have not received the software directly from Azul and have already agreed to the terms of a separate license agreement, by installing, using or distributing this software you, on your own behalf and on behalf of your employer or principal, agree to be bound by these terms. If you do not agree to any of these terms, you may not use, copy, transmit, distribute nor install this software.

The software is developed and owned by Azul and/or any of its affiliates, subsidiaries or respective suppliers and licensors. The software also includes certain software components and materials ("Open Source Materials") of third parties ("Third Party Licensors") licensed under certain licenses ("Open Source Licenses").

Nothing in this Agreement limits your rights under, or grants you rights that supersede the terms and conditions of any applicable Open Source Licenses. You must review the Open Source Licenses located at [http://www.azulsystems.com/license/zulu\\_third\\_party\\_licenses.html](http://www.azulsystems.com/license/zulu_third_party_licenses.html) to understand your rights under them. In the event that no such third party license agreements exist, the restrictions contained in this Agreement shall apply.

With respect to the Open Source Licenses the following shall apply:

- 1) You hereby acknowledge and agree that you will be licensing any Open Source Materials directly from the applicable Third Party Licensors including the right to use such Third Party Materials in connection with the software
- 2) In the event of any inconsistencies or conflicting provisions of the Open Source Licenses and the provisions of this Agreement, the provisions of the Open Source Licenses shall prevail.

THIS SOFTWARE IS PROVIDED BY AZUL "AS-IS" AND WITHOUT EXPRESS OR IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL AZUL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES (INCLUDING BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICE, LOSS OF USE, DATA OR PROFITS; OR BUSINESS INTERRUPTION, HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY WHETHER IN CONTRACT, STRICT

LIABILITY OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## Mesa 3-D Graphics Library v21.0.3

### Mesa License

...

Copyright (C) 1999-2007 Brian Paul All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Attention, Contributors

When contributing to the Mesa project you must agree to the licensing terms of the component to which you're contributing.

The following section lists the primary components of the Mesa distribution and their respective licenses.

Mesa Component Licenses

| Component      | Location           | License        |
|----------------|--------------------|----------------|
| Main Mesa code | src/mesa/          | MIT            |
| Device drivers | src/mesa/drivers/* | MIT, generally |
| Gallium code   | src/gallium/       | MIT            |
| Ext headers    | GL/gltext.h        | Khronos        |
|                | GL/gltext.h        | Khronos        |
|                | GL/wgltext.h       | Khronos        |

\*\*\*\*\*

----

include/GL/gl.h :

Mesa 3-D  
graphics library

Copyright (C) 1999-2006 Brian Paul All Rights Reserved.  
Copyright (C) 2009 VMware, Inc. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

----

include/GL/glex.h  
include/GL/glxext.h  
include/GL/wglxext.h :

Copyright (c) 2013 - 2018 The Khronos Group Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and/or associated documentation files (the "Materials"), to deal in the Materials without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Materials, and to permit persons to whom the Materials are furnished to do so, subject to

the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Materials.

THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.

\*\*\*\*\*

----

include/KHR/khrplatform.h :

Copyright (c) 2008 - 2018 The Khronos Group Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and/or associated documentation files (the "Materials"), to deal in the Materials without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Materials, and to permit persons to whom the Materials are furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Materials.

THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.

\*\*\*\*\*

...

## ASM Bytecode Manipulation Framework v6.0

### ASM License

<pre>



Copyright (c) 2000-2011 France Tlcom

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## 1.923 procps 3.3.16-1ubuntu2.4

### 1.923.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and

modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer

to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to

this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it

free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```



<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

#### GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

#### When

we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source

code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the

users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification

follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any

application-supplied function or table used by this function must be optional: if the application does not supply it, the square

root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library

and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the

Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this



License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the

"copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.924 flink 1.15.2

### 1.924.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.925 apt 2.0.10

## 1.925.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether



gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's

source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES

PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU  
General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Apt is copyright 1997, 1998, 1999 Jason Gunthorpe and others.

Apt is currently developed by APT Development Team <deity@lists.debian.org>.

License: GPLv2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

See `/usr/share/common-licenses/GPL-2`, or `<http://www.gnu.org/copyleft/gpl.txt>` for the terms of the latest version of the GNU General Public License.

# 1.926 findutils 4.6.0-21.el8

## 1.926.1 Available under license :

### GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. `<http://fsf.org/>`  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.



For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To

"modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than

the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do

not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users'

#### Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer

support for that product

model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product

is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute

modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately

under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.



If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

#### 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do

not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free

patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement,

or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with

ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you

may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read

<<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

© The GNU Free Documentation License.

center Version 1.3, 3 November 2008

© This file is intended to be included within another document,

© hence no sectioning command or @node.

@display

Copyright © 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document

must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input



to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent" is called ``Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies

you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the

title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute

an

Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the

terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original

author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History" in the various original documents, forming one section Entitled ``History"; likewise combine any sections Entitled ``Acknowledgements", and any sections Entitled ``Dedications". You must delete all sections Entitled ``Endorsements."

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does

not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

## RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License



somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License  
in a document you have written, include a copy of  
the License in the document and put the following copyright and  
license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document  
under the terms of the GNU Free Documentation License, Version 1.3  
or any later version published by the Free Software Foundation;  
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover  
Texts. A copy of the license is included in the section entitled ``GNU  
Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts,  
replace the ``with@dots{ }Texts."@: line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with  
the Front-Cover Texts being @var{list}, and with the Back-Cover Texts  
being @var{list}.

@end group

@end smallexample

If you have Invariant  
Sections without Cover Texts, or some other  
combination of the three, merge those two alternatives to suit the  
situation.

If your document contains nontrivial examples of program code, we  
recommend releasing these examples in parallel under your choice of

free software license, such as the GNU General Public License,  
to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

# 1.927 pam 1.3.1-27.el8

## 1.927.1 Available under license :

Unless otherwise *\*explicitly\** stated the following text describes the licensed conditions under which the contents of this Linux-PAM release may be distributed:

-----  
Redistribution and use in source and binary forms of Linux-PAM, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License, in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU GPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR

TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Unless otherwise \*explicitly\* stated the following text describes the licensed conditions under which the contents of this libpamc release may be distributed:

-----  
Redistribution and use in source and binary forms of libpamc, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU Library General Public License (LGPL), in which case the provisions of the GNU LGPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU LGPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices

stating that you changed the files and the date of any change.

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing

or modifying  
the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License



may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU  
General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may

be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

The licensing conditions for each module in this package are detailed in the module source files.

#### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component

itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals



of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and  
`show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

## 1.928 util-linux 2.32.1-43.el8

## 1.928.1 Available under license :

```
7zXZF!t/5]oK3&K6Y^
CP#vMOoYL?6]2z({CLYj0
LFIU<>Q&}7!C}e6]]e`M,J}.dE,4hVmp
RsTk!Jr!Quo1OE|FfP+A}XBT9 \<
0<P9{>s\36R)m.S(bCb7S<DP(`ka")^oy`r)7I%tU6@AS.SMoOfF3whA!!WIMcK')e/eJ1F
g\B!W|j>jf_{JpP}oMd3rfQ+}_3<%<6jx{)11D5eg;NtD+~R]w[xiue@F#Em0hu,,x{R7V2!Vq~AG{EX -
"0h*5x)*x\n)#l$*w!:499X1il:"P+=22cmr3J}/0o9nlB?N&(q=$pPc!ab,6f&v/RS>O./OW[INy(BM~]-uf$Ng|"_W[0;
OXy[aB*"/_U~fQHO(3[b%o )+lq#+_d<QdLd=$1p!h0h6nfN=I+GNRk gKOL3\N3"uGxfIC
zCTJtjSN:$gE11QQ$7*5++V=4Xt9V?r3_Vd2o8h"F8~qM,ZI6=Qgtw|11np#_(+?)zp(;H!E2Nz'WW_WmA,
FSYzE*-exTWFt#|
rd>k\R>aXrvXS~"9=U$puaqQb;|k,RD5(fu&#
?)w!nz>SbvY[R+t[ BS=)d ;*!;_>KfBqxY(F|0.Ve%S61opMG
1%QsS|11np#_(~*'uM%S61opMG`YfRXvY[R+t[ BS=)d ;*!;_>KfBqxY(F|0.Ve%S61opMG`YfRXvY[R+t[
BS=)d ;*!;_>KfB }&ea)F~H#@|DExb
Fw=|
;}8SPT"_p;27 *,D-sS|11np#_(~*'uM%S61opMG`B=gD7-`rFTvDY(F|0.Ve%S61opMG`YfRXvY[R+t[ BS=)d
;*!;_>KfBqxY(F|0.Ve%S61opMG`YfRXx+sS|11np#_(~*'uM%S61opMG`YfRXvY[R+t[ BS=)d
;*!;_>KfBqxY(F|0.Ve%S61opMG`YfRXvY[R+t[ BS=)d ;*!;_>KfBqxY(F|0.Ve%Q?f_{+T@Uo)2fgYZ
GNU GENERAL PUBLIC LICENSE
Version 2, June 1991
```

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the

Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent

access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other

circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY



11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE,  
THERE IS NO WARRANTY  
FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN  
OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES  
PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED  
OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF  
MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS  
TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE  
PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,  
REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING  
WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR  
REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES,  
INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING  
OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED  
TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY  
YOU OR  
THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER  
PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest  
possible use to the public, the best way to achieve this is to make it  
free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest  
to attach them to the start of each source file to most effectively  
convey the exclusion of warranty; and each file should have at least  
the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU  
General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
```

GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

```
#!/usr/bin/env bash
# MIT licenses will each have a unique MD5 sum since they contain a unique copyright.
# This script will read the license file into memory, strip out the copyright, and then
# generate an MD5 that is not unique and can be matched against a known MIT MD5 sum.
set -e

calculate_md5_sum() {
  local FILE="$1"

  # Read the contents of the file into a variable
```

```

local raw_license_text=$(<"$FILE")

# Convert to lowercase
local lowercase_license_text="{raw_license_text,}"

# Remove anything before the beginning of the license
local stripped_license_text=$(awk '/permission is hereby granted/{p=1} p' <<< "$lowercase_license_text")

# Replace line breaks (Windows or Linux) with a single space
local replaced_linebreaks=$(tr '\r\n' ' ' <<< "$stripped_license_text")

# Replace multiple spaces with a single space
local normalized_license_text=$(tr -s ' ' <<< "$replaced_linebreaks")

# Strip away any non-printable, non-whitespace characters
local clean_unprintable_license_text=$(tr
-cd '[:print:][:space:]' <<< "$normalized_license_text")

# Remove punctuation and special characters
local clean_license_text=$(echo "$clean_unprintable_license_text" | sed 's/[^a-zA-Z ]//g')

# Calculate the MD5 sum of the cleaned license text
local MD5SUM=$(echo -n "$clean_license_text" | md5sum | awk '{print $1}')

# Output the MD5 sum
echo "$MD5SUM"
}

# Check if the FILE argument is provided
if [ -z "$1" ]; then
echo "Please provide a FILE as an argument."
exit 1
fi

# Invoke the function with the provided FILE argument
calculate_md5_sum "$1"

```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the `../Documentation/licenses/COPYING.LGPLv2.1` file. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright

notice, and the entire permission notice in its entirety,  
including the disclaimer of warranties.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

/\*

- \* Copyright (c) 1989 The Regents of the University of California.
- \* All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the above copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. All advertising materials mentioning features or use of this software
- \* must display the following acknowledgement:
- \* This product includes software developed by the University of

\* California, Berkeley and its contributors.  
\* 4. Neither the name of the University nor the names of its contributors  
\* may be used to endorse or promote products derived from this software  
\*  
without specific prior written permission.

\* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND  
\* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\*/

7zXZF!t/o."w[7gp<G

H:Oed 18uyMQ9]FO6

87I8.mhGl^eb\_X/UQKuB

)Cdk!B\_M/tw|11np#\_(~\*uM%S61opMG`YfRXvY[R+t[ BS=)d

;\*!;\_>KfBqxY(F|0.Ve%S61opMG`YfRXvY[R+t[ BS=)d

;\*!;\_>KfBqxYm+sS|11np#\_(~\*uM%S61opMG`YfRXvY[R+t[ BS=)d

;\*!;\_>KfBqxY(F|0.Ve%S61opMG`YfRXvY[R+t[ BS=)d ;\*!;\_>KfBqxY(F|0.Ve%Q?

\*sS|11np#\_(~\*u7gi}[IgiYZ

This library is free software; you can redistribute it and/or  
modify it under the terms of the Modified BSD License.

The complete text of the license is available in the  
../Documentation/licenses/COPYING.BSD-3 file.

## 1.929 libdnf 0.63.0-17.el8\_9

### 1.929.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.



1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary  
GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the

Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not

excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision

will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is

safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## 1.930 glibc 2.28-236.el8.7

### 1.930.1 Available under license :

@c The GNU Lesser General Public License.  
@center Version 2.1, February 1999

@c This file is intended to be included within another document,  
@c hence no sectioning command or @node.

@display



Copyright © 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence the  
version number 2.1.]

@end display

@subheading Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software---typically  
libraries---of the Free  
Software Foundation and other authors who decide to use it. You can use  
it too, but we suggest you first think carefully about whether this  
license or the ordinary General Public License is the better strategy to  
use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of it  
in new free programs; and that you are informed that you can do these  
things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library  
or if you modify it.

For example, if you distribute copies of the library, whether gratis  
or for a fee, you must give the recipients all the rights that we gave  
you. You must make sure that they, too, receive or can get the source  
code. If you link other code with the library, you must provide  
complete object files to the recipients, so that they can relink them  
with the library after making changes to the library and recompiling  
it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the `Lesser` General Public License because it does *Less* to protect the user's freedom than the ordinary General Public License. It also provides other free software developers *Less* of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the

same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a ``work based on the library" and a ``work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## @subheading TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

@enumerate 0

@item

This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called ``this License"). Each licensee is addressed as ``you".

A ``library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The ``Library", below, refers to any such software library or work which has been distributed under these terms. A ``work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term ``modification".)

``Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means

all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

@item

You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

@item

You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

@enumerate a

@item

The modified work must itself be a software library.

@item

You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

@item

You must

cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

@item

If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses

the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

@end enumerate

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

@item

You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for

that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

@item

You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

@item

A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a ``work that uses the Library''. Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a ``work that uses the Library'' with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a ``work that uses the library''. The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a ``work that uses the Library'' uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise,  
if the work is a derivative of the Library, you may  
distribute the object code for the work under the terms of Section 6.  
Any executables containing that work also fall under Section 6,  
whether or not they are linked directly with the Library itself.

@item

As an exception to the Sections above, you may also combine or  
link a ``work that uses the Library" with the Library to produce a  
work containing portions of the Library, and distribute that work  
under terms of your choice, provided that the terms permit  
modification of the work for the customer's own use and reverse  
engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the  
Library is used in it and that the Library and its use are covered by  
this License. You must supply a copy of this License. If the work  
during execution displays copyright notices, you must include the  
copyright notice for the Library among them, as well as a reference  
directing the user to the copy of  
this License. Also, you must do one  
of these things:

@enumerate a

@item

Accompany the work with the complete corresponding  
machine-readable source code for the Library including whatever  
changes were used in the work (which must be distributed under  
Sections 1 and 2 above); and, if the work is an executable linked  
with the Library, with the complete machine-readable ``work that  
uses the Library", as object code and/or source code, so that the  
user can modify the Library and then relink to produce a modified  
executable containing the modified Library. (It is understood  
that the user who changes the contents of definitions files in the  
Library will not necessarily be able to recompile the application  
to use the modified definitions.)

@item

Use a suitable shared library mechanism for linking with the Library. A  
suitable mechanism is one that (1) uses at run time a copy of the  
library already present on the user's computer system, rather than  
copying library functions into the executable,  
and (2) will operate  
properly with a modified version of the library, if the user installs  
one, as long as the modified version is interface-compatible with the  
version that the work was made with.

@item

Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

@item

If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

@item

Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

@end enumerate

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

@item

You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

@enumerate a

@item

Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.



@item

Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

@end enumerate

@item

You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

@item

You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

@item

Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

@item

If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License,

they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to

refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

@item

If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

@item

The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and ``any later version'', you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

@item

If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these,

write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

@center @b{NO WARRANTY}

@item

BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY ``AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

@item

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

@end enumerate

@subheading END OF TERMS AND CONDITIONS

@page

@subheading How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source

file to most effectively convey the exclusion of warranty; and each file should have at least the ``copyright" line and a pointer to where the full notice is found.

```
@smallexample
@var{one line to give the library's name and an idea of what it does.}
Copyright (C) @var{year} @var{name of author}
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

```
@end
smallexample
```

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a ``copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

```
@smallexample
Yoyodyne, Inc., hereby disclaims all copyright interest in the library
`Frob' (a library for tweaking knobs) written by James Random Hacker.
```

```
@var{signature of Ty Coon}, 1 April 1990
Ty Coon, President of Vice
@end smallexample
```

That's all there is to it!  
Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.  
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the

source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate

copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt



otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change

free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that

any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact

all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.



Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that

uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on

the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent

license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these,

write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED ``AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.



The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING

NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System  
Copyright (C) 1991,1990,1989 Carnegie Mellon University  
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator  
School of Computer Science  
Carnegie Mellon University  
Pittsburgh PA 15213-3890

or [Software.Distribution@CS.CMU.EDU](mailto:Software.Distribution@CS.CMU.EDU) any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file `if_ppp.h` is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING

NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

/\* The Inner Net License,  
Version 2.00

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.
1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright notice(s), this list of conditions, and the following disclaimer.
3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
4. [The copyright holder has authorized the removal of this clause.]
5. Neither the name(s)  
of the author(s) nor the names of its contributors  
may be used to endorse or promote products derived from this software  
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. \*/

The file sunrpc/des\_impl.c  
is copyright Eric Young:

Copyright (C) 1992 Eric Young  
Collected from libdes and modified for SECURE RPC by Martin Kuck 1994

This file is distributed under the terms of the GNU Lesser General Public License, version 2.1 or later - see the file COPYING.LIB for details. If you did not receive a copy of the license with this program, please see <<http://www.gnu.org/licenses/>> to obtain a copy.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file posix/runtests.c is copyright Tom Lord:

Copyright  
1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the

software without specific, written prior permission.

Tom Lord DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The posix/rxspencer tests  
are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.  
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

The file posix/PCRE.tests  
is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.
2. The origin of this software must not be misrepresented, either by

explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online help data or similar. A reference to the ftp site for the source, that is, to

<ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/>

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. If PCRE is embedded in any software that is released under the GNU General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

Files from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems, Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public  
License along with this library; if not, see

<<http://www.gnu.org/licenses/>>. \*/

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other  
functional and useful document @dfn{free} in the sense of freedom: to  
assure everyone the effective freedom to copy and redistribute it,  
with or without modifying it, either commercially or noncommercially.  
Secondarily, this License preserves for the author and publisher a way  
to get credit for their work, while not being considered responsible  
for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative  
works of the document

must themselves be free in the same sense. It  
complements the GNU General Public License, which is a copyleft  
license designed for free software.

We have designed this License in order to use it for manuals for free  
software, because free software needs free documentation: a free  
program should come with manuals providing the same freedoms that the  
software does. But this License is not limited to software manuals;  
it can be used for any textual work, regardless of subject matter or  
whether it is published as a printed book. We recommend this License  
principally for works whose purpose is instruction or reference.



@item

## APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The ``Invariant Sections'' are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts'' are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A ``Transparent'' copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for

images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent" is called ``Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, La@TeX{ } input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has

no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies

you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the

title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps,

when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single

copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History" in the various original documents, forming one section Entitled ``History"; likewise combine any sections Entitled ``Acknowledgements", and any sections Entitled ``Dedications". You must delete all sections Entitled ``Endorsements."

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

## AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole

aggregate.

@item

## TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the



licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

#### FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

#### RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover Texts being @var{list}, and with the Back-Cover Texts being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

## UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

### COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY

KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

# 1.931 systemd 239-78.el8

## 1.931.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights.

These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the

Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering

access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to



apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

## 1.932 crypto-policies 20230731-

## 1.git3177e06.e18

### 1.932.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal

permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use

the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

#### GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square

root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed

under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.



If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public

License from time to time.  
Such new versions will be similar in spirit to the present version,  
but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of  
all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

## How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.933 redhatrelease 8.9-0.1.el8

## 1.933.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.



2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of

Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or

distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to

be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES,

INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU  
General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute
```

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

The accompanying Red Hat Enterprise Linux @@VERSION@@ release includes copyrighted software that is licensed under the GNU General Public License and other licenses. You may obtain the complete machine-readable source code corresponding to portions of this release by sending a check or money order in the amount of US \$5.00 to:

VP, Legal - Products & Technologies

Red Hat, Inc.

100 East Davie Street

Raleigh, NC 27601 USA

Please write "source for RHEL @@VERSION@@" in the memo line of your payment.

This offer is valid to anyone in receipt of this information and shall expire three years following the date of the final distribution of this release by Red Hat, Inc.

END USER LICENSE AGREEMENT

RED HAT(R) ENTERPRISE LINUX(R) AND RED HAT APPLICATIONS

This end user license agreement ("EULA") governs the use of any Red Hat software application that includes or refers to this license and any related updates, source code, appearance, structure and

organization (the "Programs"), regardless of the delivery mechanism.

1. License Grant. Subject to the following terms, Red Hat, Inc. ("Red Hat") grants to you a perpetual, worldwide license to the Programs (each of which may include multiple software components) pursuant to the GNU General Public License v.2 (<https://www.gnu.org/licenses/oldlicenses/gpl-2.0.en.html>). With the exception of certain image files identified in Section 2 below, each software component is governed by a license located in the software component's source code that permits you to run, copy, modify, and redistribute (subject to certain obligations in some cases) the software component. The license rights for the binary only firmware components are located with the components themselves. This EULA pertains solely to the Programs and does not limit your rights under, or grant you rights that supersede, the license terms of any particular component.
2. Intellectual Property Rights. The Programs and each of their components are owned by Red Hat and other licensors and are protected under copyright law and other laws as applicable. Title to the Programs and any component, or to any copy or modification shall remain with Red Hat and other licensors, subject to the applicable license. The "Red Hat" mark, the individual Program marks, and the "Red Hat" logo are trademarks or registered trademarks of Red Hat and its affiliates in the U.S. and other countries. This EULA does not permit you to distribute the Programs using Red Hat's trademarks, regardless of whether the Programs have been modified. You may make a commercial redistribution of the Programs only if (a) permitted under a separate written agreement with Red Hat authorizing such commercial redistribution or (b) you remove and replace all occurrences of Red Hat trademarks and logos. Modifications to the software may corrupt the Programs. You should read the information found at <http://www.redhat.com/about/corporate/trademark/> before distributing a copy of the Programs.
3. Limited Warranty. Except as specifically stated in this Section 3, a separate agreement with Red Hat, or a license for a particular component, to the maximum extent permitted under applicable law, the Programs and the components are provided and licensed "as is" without warranty of any kind, express or implied, including the implied warranties of merchantability, non-infringement or fitness for a particular purpose. Red Hat warrants that the media on which the Programs and the components are provided will be free from

defects in materials and manufacture under normal use for a period of 30 days from the date of delivery to you. Neither Red Hat nor its affiliates warrant that the functions contained in the Programs will meet your requirements or that the operation of the Programs will be entirely error free, appear or perform precisely as described in the accompanying documentation, or comply with regulatory requirements. This warranty extends only to the party that purchases subscription services for the Programs from Red Hat and/or its affiliates or a Red Hat authorized distributor.

4. **Limitation of Remedies and Liability.** To the maximum extent permitted by applicable law, your exclusive remedy under this EULA is to return any defective media within 30 days of delivery along with a copy of your payment receipt and Red Hat, at its option, will replace it or refund the money you paid for the media. To the maximum extent permitted under applicable law, under no circumstances will Red Hat, its affiliates, any Red Hat authorized distributor, or the licensor of any component provided to you under this EULA be liable to you for any incidental or consequential damages, including lost profits or lost savings arising out of the use or inability to use the Programs or any component, even if Red Hat, its affiliates, an authorized distributor, and/or licensor has been advised of the possibility of such damages. In no event shall Red Hat's or its affiliates' liability, an authorized distributor's liability or the liability of the licensor of a component provided to you under this EULA exceed the amount that you paid to Red Hat for the media under this EULA.

5. **Export Control.** You understand that countries, including the U.S., may restrict the import, use, export, re-export or transfer of encryption products and other controlled materials (which may include the Programs or related technical information licensed hereunder) ("Controlled Materials"). As required by U.S. law, you represent and warrant that you: (a) understand that certain of the Controlled Materials are of U.S. origin and subject to export controls under the U.S. Export Administration Regulations (the "EAR"); (b) are not located in (or owned or controlled by any person or entity located in) any country listed in Country Group E:1 in Supplement No. 1 to part 740 of the EAR; or by any person or entity listed on the U.S. Department of Treasury Office of Foreign Assets Control ("OFAC") list of Specially Designated Nationals and Blocked Persons ("SDNs") (and are not 50% or more owned or controlled by any one or more persons or entities identified on the SDN list); (c) will not export, re-export or transfer the Controlled Materials to (1) any prohibited destination, (2) anyone



who has been prohibited from participating in U.S. export transactions by any federal agency of the U.S. government or (3) any end user who you know or have reason to know will use them in the design, development or production of nuclear, chemical or biological weapons, or rocket systems, space launch vehicles, or sounding rockets, or unmanned air vehicle systems or any other prohibited use under the EAR; and (d) understand and agree that if you are in the United States and export, re-export or transfer the Controlled Materials to eligible end users, you will, to the extent required by EAR Section 740.17(e), submit semi-annual reports to the U.S. Commerce Department's Bureau of Industry and Security, that include the name and address (including country) of each transferee.

6. Third Party Software. The Programs may be provided with third party software that are not part of the Programs. These third party software are not required to run the Programs, are provided as a convenience to you, and are subject to their own license terms. The license terms either accompany the third party software or can be viewed at <http://www.redhat.com/licenses/thirdparty/eula.html>. If you do not agree to abide by the applicable license terms for the third party software, then you may not install them. If you wish to install the third party software on more than one system or transfer the third party software to another party, then you must contact the licensor of the applicable third party software.

7. General. If any provision of this EULA is held to be unenforceable, the enforceability of the remaining provisions shall not be affected. Any claim, controversy or dispute arising under or relating to this EULA shall be governed by the laws of the State of New York and of the United States, without regard to any conflict of laws provisions. The rights and obligations of the parties to this EULA shall not be governed by the United Nations Convention on the International Sale of Goods.

Copyright (C) 2019 Red Hat, Inc. All rights reserved. The Program marks, "Red Hat" mark and the Red Hat logo are trademarks or registered trademarks of Red Hat, Inc. All other trademarks are the property of their respective owners.

## 1.934 elfutils 0.189-3.el8

## 1.934.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates  
the terms and conditions of version 3 of the GNU General Public  
License, supplemented by the additional permissions listed below.

### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser  
General Public License, and the "GNU GPL" refers to version 3 of the GNU  
General Public License.

"The Library" refers to a covered work governed by this License,  
other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided  
by the Library, but which is not otherwise based on the Library.  
Defining a subclass of a class defined by  
the Library is deemed a mode  
of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an  
Application with the Library. The particular version of the Library  
with which the Combined Work was made is also called the "Linked  
Version".

The "Minimal Corresponding Source" for a Combined Work means the  
Corresponding Source for the Combined Work, excluding any source code  
for portions of the Combined Work that, considered in isolation, are  
based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the  
object code and/or source code for the Application, including any data  
and utility programs needed for reproducing the Combined Work from the  
Application, but excluding the System Libraries of the Combined Work.

### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License  
without being bound by section 3 of the GNU GPL.

## 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

## 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

## 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

## 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

#### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law:

that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to



control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For

example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

This license applies to the eu-readelf.1 man page which was forked from the binutils readelf version of the man page. The rest of the documentation is provided under the license found in the top level directory.

GNU Free Documentation License

Version 1.3, 3 November 2008

Copyright (C) 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

<<https://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## 0. PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document "free" in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License

is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

## 1. APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that

work under the conditions stated herein. The "Document", below, refers to any such manual or work. Any member of the public is a

licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain

ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties; any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

## 2. VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough

number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

### 3. COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

### 4. MODIFICATIONS



You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

- A. Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.
- B. List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.
- C. State on the Title page the name of the publisher of the Modified Version, as the publisher.
- D. Preserve all the copyright notices of the Document.
- E. Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.
- F. Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.
- G. Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.
- H. Include an unaltered copy of this License.
- I. Preserve the section Entitled "History", Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled "History" in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.
- J. Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.
- K. For any section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all

the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

- L. Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.
- M. Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.
- N. Do not retitle any existing section to be Entitled "Endorsements" or to conflict in title with any Invariant Section.
- O. Preserve any Warranty Disclaimers.

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties--for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

## 5. COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its

license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled "History" in the various original documents, forming one section Entitled "History"; likewise combine any sections Entitled "Acknowledgements", and any sections Entitled "Dedications". You must delete all sections Entitled "Endorsements".

## 6. COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

## 7. AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these

copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

## 8. TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

## 9. TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have

received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

## 10. FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <https://www.gnu.org/licenses/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

## 11. RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license

published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

Copyright (c) YEAR YOUR NAME.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled "GNU Free Documentation License".

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the "with...Texts." line with this:

with the Invariant Sections being LIST THEIR TITLES, with the Front-Cover Texts being LIST, and with the Back-Cover Texts being LIST.

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

## Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and
- (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a



computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but

which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive

interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in

the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the

Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or

- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the



Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the

patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM

IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

# 1.935 gnutls 3.6.13-2ubuntu1.9

## 1.935.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts

as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original

author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU

operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does



and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot

use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and

conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
Statement of Purpose

The laws of most jurisdictions throughout the world automatically confer exclusive Copyright and Related Rights (defined below) upon the creator and subsequent owner(s) (each and all, an "owner") of an original work of authorship and/or a database (each, a "Work").

Certain owners wish to permanently relinquish those rights to a Work for the purpose of contributing to a commons of creative, cultural and scientific works ("Commons") that the public can reliably and without fear of later claims of infringement build upon, modify, incorporate in other works, reuse and redistribute as freely as possible in any form whatsoever and for any purposes, including without limitation commercial purposes. These owners may contribute



to the Commons to promote the ideal of a free culture and the further production of creative, cultural and scientific works, or to gain reputation or greater distribution for their Work in part through the use and efforts of others.

For these and/or

other purposes and motivations, and without any expectation of additional consideration or compensation, the person associating CC0 with a Work (the "Affirmer"), to the extent that he or she is an owner of Copyright and Related Rights in the Work, voluntarily elects to apply CC0 to the Work and publicly distribute the Work under its terms, with knowledge of his or her Copyright and Related Rights in the Work and the meaning and intended legal effect of CC0 on those rights.

1. Copyright and Related Rights. A Work made available under CC0 may be protected by copyright and related or neighboring rights ("Copyright and Related Rights"). Copyright and Related Rights include, but are not limited to, the following:

- the right to reproduce, adapt, distribute, perform, display, communicate, and translate a Work;
- moral rights retained by the original author(s) and/or performer(s);
- publicity and privacy rights pertaining to a person's image or likeness depicted in a Work;
- rights protecting against unfair competition in regards to a Work, subject to the limitations in paragraph 4(a), below;
- rights protecting the extraction, dissemination, use and reuse of data in a Work;
- database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, and under any national implementation thereof, including any amended or successor version of such directive); and
- other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known or unknown (including existing as well as future claims

and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved to the maximum extent permitted taking into account Affirmer's

express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally

invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of action with respect to the Work, in either case contrary to Affirmer's express Statement of Purpose.

#### 4. Limitations and Disclaimers.

No trademark or patent rights held by Affirmer are waived, abandoned, surrendered, licensed or otherwise affected by this document.

Affirmer offers the Work as-is and makes no representations or warranties of any kind concerning the Work, express, implied, statutory or otherwise, including without limitation warranties of title, merchantability, fitness for a particular purpose, non infringement, or the absence of latent or other defects, accuracy, or the present or absence of errors, whether or not discoverable, all to the greatest extent permissible under applicable law.

Affirmer disclaims responsibility for clearing rights of other persons that may apply to the Work or any use thereof, including without

limitation any person's Copyright and Related Rights in the Work. Further, Affirmer disclaims responsibility for obtaining any necessary consents, permissions or other rights required for any use of the Work.

Affirmer understands and acknowledges that Creative Commons is not a party to this document and has no duty or obligation with respect to this CC0 or use of the Work.

The "inih" library is distributed under the New BSD license:

Copyright (c) 2009, Ben Hoyt

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Ben Hoyt nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY BEN HOYT "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL BEN HOYT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## LICENSING

=====

Since GnuTLS version 3.1.10, the core library is released under the GNU Lesser General Public License (LGPL) version 2.1 or later (see doc/COPYING.LESSER for the license terms).

The GNU LGPL applies to the main GnuTLS library, while the included applications as well as gnutls-openssl library are under the GNU GPL version 3. The gnutls library is located in the lib/ and libdane/ directories, while the applications in src/ and, the gnutls-openssl library is at extra/.

The documentation in doc/ is under the GNU FDL license 1.3.

Note, however, that the nettle and the gmp libraries which are GnuTLS dependencies, they are distributed under a LGPLv3+ or GPLv2+ dual license. As such binaries linking to them need to adhere to either LGPLv3+ or the GPLv2+ license.

For any copyright year range specified as YYYY-ZZZZ in this package note that the range specifies every single year in that closed interval.

### GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

#### 0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed

a mode  
of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts

and accessors, or small macros, inline functions and templates  
(ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

- d) Do one of the following:

- 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

- 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

#### 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

=====  
Written by Andy Polyakov <appro@fy.chalmers.se> for the OpenSSL project. The module is, however, dual licensed under OpenSSL and CRYPTOGRAMS licenses depending on where you obtain it. For further details see <https://www.openssl.org/~appro/cryptogams/>.  
=====

Copyright (c) 2006-2012, CRYPTOGRAMS by <appro@openssl.org>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain copyright notices, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of the CRYPTOGRAMS nor the names of its copyright holder and contributors may be used to endorse or promote products derived from this software without specific prior written permission.

ALTERNATIVELY, provided that this notice is retained in full, this product may be distributed under the terms of the GNU General Public License (GPL), in which case the provisions of the GPL apply INSTEAD OF those given above.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,

OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#####

## Constant-time SSSE3 AES core implementation.

## version 0.1

##

## By Mike Hamburg (Stanford University), 2009

## Public domain.

##

## For details see [https://shiftright.org/papers/vector\\_aes/](https://shiftright.org/papers/vector_aes/) and

## <https://crypto.stanford.edu/vpaes/>.

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR  
IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT,  
INDIRECT,

INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING  
IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2016 Wrymouth Innovation Ltd

Permission is hereby granted, free of charge, to any person obtaining a  
copy of this software and associated documentation files (the "Software"),



to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if

you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert

copyright on the software, and (2) offer you this License

giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready

to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of

works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System

Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with

the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified

it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product

model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial

commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.



When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you

must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

#### 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and

propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or

that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's

public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it

free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) by Bruce Korb - all rights reserved
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) by Bruce Korb - all rights reserved  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is

what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/philosophy/why-not-lgpl.html>>.

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

- (1) assert copyright on the software, and
- (2) offer you this License giving you legal permission to copy, distribute and/or modify it.



For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based

on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable

work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

## 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

#### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

#### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no

permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord

with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

## 8. Termination.



You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered

work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

## 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may

not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT

HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify

it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/philosophy/why-not-lgpl.html>>.

# 1.936 audit 3.0.7-5.el8

## 1.936.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal

permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting



the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control

compilation  
and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the

application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the

complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.  
^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse

engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything

that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the

Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation  
may publish revised and/or new  
versions of the Lesser General Public License from time to time.  
Such new versions will be similar in spirit to the present version,  
but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library  
specifies a version number of this License which applies to it and  
"any later version", you have the option of following the terms and  
conditions either of that version or of any later version published by  
the Free Software Foundation. If the Library does not specify a  
license version number, you may choose any version ever published by  
the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free  
programs whose distribution conditions are incompatible with these,  
write to the author to ask for permission. For software which is  
copyrighted by the Free Software Foundation, write to the Free  
Software Foundation; we sometimes make exceptions for  
this. Our  
decision will be guided by the two goals of preserving the free status  
of all derivatives of our free software and of promoting the sharing  
and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO  
WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW.  
EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR  
OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY  
KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE  
LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME  
THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN  
WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY  
AND/OR REDISTRIBUTE THE LIBRARY AS  
PERMITTED ABOVE, BE LIABLE TO YOU  
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR  
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE  
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING  
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.



## END OF TERMS AND CONDITIONS

^L

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James

Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts  
as the successor of the GNU Library Public License, version 2, hence  
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
Licenses are intended to guarantee your freedom to share and change  
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some  
specially designated software packages--typically libraries--of the  
Free Software Foundation and other authors who  
decide to use it. You  
can use it too, but we suggest you first think carefully about whether  
this license or the ordinary General Public License is the better  
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,  
not price. Our General Public Licenses are designed to make sure that  
you have the freedom to distribute copies of free software (and charge  
for this service if you wish); that you receive source code or can get  
it if you want it; that you can change the software and use pieces of  
it in new free programs; and that you are informed that you can do  
these things.

To protect your rights, we need to make restrictions that forbid  
distributors to deny you these rights or to ask you to surrender these  
rights. These restrictions translate to certain responsibilities for  
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,

whether gratis  
or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many

libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a

portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses

the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above



specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or

distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE,

BE LIABLE TO YOU  
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR  
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE  
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING  
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A  
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF  
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and

(2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License

along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of

a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.



However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that

system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE

PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## 1.937 libcap 2.48-5.el8

### 1.937.1 Available under license :

Unless otherwise *\*explicitly\** stated the following text describes the licensed conditions under which the contents of this module release may be distributed:

-----  
Redistribution and use in source and binary forms of this module, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current

copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU Library General Public License, in which case the provisions of the GNU LGPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU LGPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Unless otherwise *\*explicitly\** stated, the following text describes the licensed conditions under which the contents of this libcap/psx release may be used and distributed:

-----  
Redistribution and use in source and binary forms of libcap/psx, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License (v2.0 - see below), in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU GPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
-----  
Full  
text of gpl-2.0.txt:  
-----

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law:

that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only

if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)



These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the

Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access

to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free

programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright
(C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary

programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Unless otherwise *\*explicitly\** stated, the following text describes the licensed conditions under which the contents of this libcap/cap release

may be used and distributed:

-----  
Redistribution and use in source and binary forms of libcap/cap, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License (v2.0 - see below), in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU GPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Full  
text of gpl-2.0.txt:  
-----

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:



- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying

the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding

those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE

POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright  
(C) year name of author
```

```
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary

programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Unless otherwise \*explicitly\* stated, the following text describes the licensed conditions under which the contents of this libcap release may be used and distributed:

-----  
Redistribution and use in source and binary forms of libcap, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License (v2.0 - see below), in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU GPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED

WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

-----  
Full  
text of gpl-2.0.txt:  
-----

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you

distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its



contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a)

You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering

access

to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of

promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year
name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs.

If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

# 1.938 gnutls 3.6.16-7.el8

## 1.938.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use



the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

#### GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square

root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed

under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public

License from time to time.  
Such new versions will be similar in spirit to the present version,  
but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS



## How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
Statement of Purpose

The laws of most jurisdictions throughout the world automatically confer exclusive Copyright and Related Rights

(defined below) upon the creator and subsequent owner(s) (each and all, an "owner") of an original work of authorship and/or a database (each, a "Work").

Certain owners wish to permanently relinquish those rights to a Work for the purpose of contributing to a commons of creative, cultural and scientific works ("Commons") that the public can reliably and without fear of later claims of infringement build upon, modify, incorporate in other works, reuse and redistribute as freely as possible in any form whatsoever and for any purposes, including without limitation commercial purposes. These owners may contribute to the Commons to promote the ideal of a free culture and the further production of creative, cultural and scientific works, or to gain reputation or greater distribution for their Work in part through the use and efforts of others.

For these and/or

other purposes and motivations, and without any expectation of additional consideration or compensation, the person associating CC0 with a Work (the "Affirmer"), to the extent that he or she is an owner of Copyright and Related Rights in the Work, voluntarily elects to apply CC0 to the Work and publicly distribute the Work under its terms, with knowledge of his or her Copyright and Related Rights in the Work and the meaning and intended legal effect of CC0 on those rights.

1. Copyright and Related Rights. A Work made available under CC0 may be protected by copyright and related or neighboring rights ("Copyright and Related Rights"). Copyright and Related Rights include, but are not limited to, the following:

- the right to reproduce, adapt, distribute, perform, display, communicate, and translate a Work;
- moral rights retained by the original author(s) and/or performer(s);
- publicity and privacy rights pertaining to a person's image or likeness depicted in a Work;
- rights protecting against unfair competition in regards to a Work, subject to the limitations in paragraph 4(a), below;
- rights protecting the extraction, dissemination, use and reuse of data in a Work;
- database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, and under any national implementation thereof, including any amended or successor version of such directive); and
- other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known or unknown (including existing as well as future claims

and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved to the maximum extent permitted taking into account Affirmer's

express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of action with respect to the Work, in either case contrary to Affirmer's express Statement of Purpose.

#### 4. Limitations and Disclaimers.

No trademark or patent rights held by Affirmer are waived, abandoned, surrendered, licensed or otherwise affected by this document.

Affirmer offers the Work as-is and makes no representations or warranties of any kind concerning the Work, express, implied, statutory or otherwise, including without limitation warranties of title, merchantability, fitness for a particular purpose, non infringement, or the absence of latent or other defects, accuracy, or the present or absence of errors, whether or not discoverable, all to the greatest extent permissible under applicable law.

Affirmer disclaims responsibility for clearing rights of other persons that may apply to the Work or any use thereof, including without

limitation any person's Copyright and Related Rights in the Work. Further, Affirmer disclaims responsibility for obtaining any necessary consents, permissions or other rights required for any use of the Work.

Affirmer understands and acknowledges that Creative Commons is not a party to this document and has no duty or obligation with respect to this CC0 or use of the Work.

The "inih" library is distributed under the New BSD license:

Copyright (c) 2009, Ben Hoyt  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Ben Hoyt nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY BEN HOYT "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE

DISCLAIMED. IN NO EVENT SHALL BEN HOYT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

LICENSING

=====

Since GnuTLS version 3.1.10, the core library is released under the GNU Lesser General Public License (LGPL) version 2.1 or later (see doc/COPYING.LESSER for the license terms).

The GNU LGPL applies to the main GnuTLS library, while the included applications as well as gnutls-openssl library are under the GNU GPL version 3. The gnutls library is located in the lib/ and libdane/ directories, while the applications in src/ and, the gnutls-openssl library is at extra/.

The documentation in doc/ is under the GNU FDL license 1.3.

Note, however, that the nettle and the gmp libraries which are GnuTLS dependencies, they are distributed under a LGPLv3+ or GPLv2+ dual license. As such binaries linking to them need to adhere to either LGPLv3+ or the GPLv2+ license.

For any copyright year range specified as YYYY-ZZZZ in this package note that the range specifies every single year in that closed interval.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

#### 1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

#### 2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

#### 3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

#### 4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:
  - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

- 1) Use a suitable shared library mechanism for linking with the

Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

#### 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

#### 6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the

terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

=====  
Written by Andy Polyakov <appro@fy.chalmers.se> for the OpenSSL project. The module is, however, dual licensed under OpenSSL and CRYPTOGAMS licenses depending on where you obtain it. For further details see <https://www.openssl.org/~appro/cryptogams/>.  
=====

Copyright (c) 2006-2012, CRYPTOGAMS by <appro@openssl.org>  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain copyright notices, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of the CRYPTOGAMS nor the names of its copyright holder and contributors may be used to endorse or promote products derived from this software without specific prior written permission.

ALTERNATIVELY, provided that this notice is retained in full, this product may be distributed under the terms of the GNU General Public License (GPL), in which case the provisions of the GPL apply INSTEAD OF those given above.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR



A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#####

## Constant-time SSSE3 AES core implementation.

## version 0.1

##

## By Mike Hamburg (Stanford University), 2009

## Public domain.

##

## For details see [https://shiftright.org/papers/vector\\_aes/](https://shiftright.org/papers/vector_aes/) and

## <https://crypto.stanford.edu/vpaes/>.

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2016 Wrymouth Innovation Ltd

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU GENERAL PUBLIC LICENSE  
Version 3, 29 June 2007

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you

want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

## 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

## 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official

standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System

Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular



product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program

shall

be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains

a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

#### 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work

occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic

##### Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted

or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor

version. For purposes of this definition, "control" includes the right to grant

patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory

patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option

of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the

GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

## How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) by Bruce Korb - all rights reserved
```

```
This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program. If not, see <https://www.gnu.org/licenses/>.
```

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) by Bruce Korb - all rights reserved  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.



The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is

what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <https://www.gnu.org/philosophy/why-not-lgpl.html>.

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <https://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an

exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

#### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to

produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10  
makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

### 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

#### 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from

a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work,



for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions;

the above requirements apply either way.

#### 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

#### 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

#### 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible

for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a

patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where

the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/philosophy/why-not-lgpl.html>>.

# 1.939 curl 7.61.1-33.el8

## 1.939.1 Available under license :

### COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1996 - 2018, Daniel Stenberg, <daniel@haxx.se>, and many contributors, see the THANKS file.

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings

in this Software without prior written authorization of the copyright holder.

License Mixing

=====

libcurl can be built to use a fair amount of various third party libraries, libraries that are written and provided by other parties that are distributed using their own licenses. Even libcurl itself contains code that may cause problems to some. This document attempts to describe what licenses libcurl and the other libraries use and what possible dilemmas linking and mixing them all can lead to for end users.

I am not a lawyer and this is not legal advice!

One common dilemma is that [GPL](<https://www.gnu.org/licenses/gpl.html>) licensed code is not allowed to be linked with code licensed under the [Original BSD license](<https://spdx.org/licenses/BSD-4-Clause.html>) (with the announcement clause). You may still build your own copies that use them all, but distributing them as binaries would be to violate the GPL license - unless you accompany your license with an [exception](<https://www.gnu.org/licenses/gpl-faq.html#GPLIncompatibleLibs>). This particular problem



was addressed when the [Modified BSD license](<https://opensource.org/licenses/BSD-3-Clause>) was created, which does not have the announcement clause that collides with GPL.

#### ## libcurl

Uses an [MIT style license](<https://curl.haxx.se/docs/copyright.html>) that is very liberal.

#### ## OpenSSL

(May be used for SSL/TLS support) Uses an Original BSD-style license with an announcement clause that makes it "incompatible" with GPL. You are not allowed to ship binaries that link with OpenSSL that includes GPL code (unless that specific GPL code includes an exception for OpenSSL - a habit that is growing more and more common). If OpenSSL's licensing is a problem for you, consider using another TLS library.

#### ## GnuTLS

(May be used for SSL/TLS support) Uses the [LGPL](<https://www.gnu.org/licenses/lgpl.html>) license. If this is a problem for you, consider using another TLS library. Also note that GnuTLS itself depends on and uses other libs (libgcrypt and libgpg-error) and they too are LGPL- or GPL-licensed.

#### ## WolfSSL

(May be used for SSL/TLS support) Uses the GPL license or a proprietary license. If this is a problem for you, consider using another TLS library.

#### ## NSS

(May be used for SSL/TLS support) Is covered by the [MPL](<https://www.mozilla.org/MPL/>) license, the GPL license and the LGPL license. You may choose to license the code under MPL terms, GPL terms, or LGPL terms. These licenses grant you different permissions and impose different obligations. You should select the license that best meets your needs.

#### ## axTLS

(May be used for SSL/TLS support) Uses a Modified BSD-style license.

#### ## mbedTLS

(May be used for SSL/TLS support) Uses the [Apache 2.0

license](<https://opensource.org/licenses/Apache-2.0>) or the GPL license.  
You may choose to license the code under Apache 2.0 terms or GPL terms.  
These licenses grant you different permissions and impose different obligations. You should select the license that best meets your needs.

##

BoringSSL

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

## libressl

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

## c-ares

(Used for asynchronous name resolves) Uses an MIT license that is very liberal and imposes no restrictions on any other library or part you may link with.

## zlib

(Used for compressed Transfer-Encoding support) Uses an MIT-style license that shouldn't collide with any other library.

## MIT Kerberos

(May be used for GSS support) MIT licensed, that shouldn't collide with any other parts.

## Heimdal

(May be used for GSS support) Heimdal is Original BSD licensed with the announcement clause.

## GNU GSS

(May be used for GSS support) GNU GSS is GPL licensed. Note that you may not distribute binary curl packages that uses this if you build curl to also link and use any Original BSD licensed libraries!

## libidn

(Used for IDNA support) Uses the GNU Lesser General Public License [3]. LGPL is a variation of GPL with slightly less aggressive "copyleft". This license

requires more requirements to be met when distributing binaries, see the license for details. Also note that if you distribute a binary that includes this library, you must also include the full LGPL license text. Please properly point out what parts of the distributed package that the license addresses.

## OpenLDAP

(Used for LDAP support) Uses a Modified BSD-style license. Since libcurl uses OpenLDAP as a shared library only, I have not heard of anyone that ships OpenLDAP linked with libcurl in an app.

## libssh2

(Used for scp and sftp support) libssh2 uses a Modified BSD-style license.

## 1.940 glibc 2.28-236.el8\_9.7

### 1.940.1 Available under license :

@c The GNU Lesser General Public License.

@center Version 2.1, February 1999

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

@end display

@subheading Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software---to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software---typically

libraries---of the Free

Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the

ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the @dfn{Lesser} General Public License because it does @emph{Less} to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a ``work based on the library" and a ``work that uses the library". The former

contains code derived from the library, whereas the latter must be combined with the library in order to run.

## @subheading TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

@enumerate 0

@item

This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called ``this License"). Each licensee is addressed as ``you".

A ``library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The ``Library", below, refers to any such software library or work which has been distributed under these terms. A ``work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it,

either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term ``modification".)

``Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

@item

You may copy and distribute

verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the

Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

@item

You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

@enumerate a

@item

The modified work must itself be a software library.

@item

You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

@item

You must

cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

@item

If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

@end enumerate

These requirements apply to the modified work as a whole. If identifiable sections

of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

@item

You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

@item

You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.



@item

A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a ``work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a ``work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a ``work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a ``work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

@item

As an exception to the Sections above, you may also combine or link a ``work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference

directing the user to the copy of  
this License. Also, you must do one  
of these things:

@enumerate a

@item

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable ``work that uses the Library'', as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

@item

Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

@item

Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

@item

If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

@item

Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

@end enumerate

For an executable, the required form of the ``work that uses the Library'' must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that

is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

@item

You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

@enumerate a

@item

Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

@item

Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

@end enumerate

@item

You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

@item

You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

@item

Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

@item

If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

@item

If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

@item

The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and ``any later version'', you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

@item

If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

@center @b{NO WARRANTY}

@item

BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY ``AS IS'' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

@item

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU

FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

@end enumerate

@subheading END OF TERMS AND CONDITIONS

@page

@subheading How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the ``copyright" line and a pointer to where the full notice is found.

@smallexample

@var{one line to give the library's name and an idea of what it does.}

Copyright (C) @var{year} @var{name of author}

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software

Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301,  
USA.

@end  
smallexample

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a ``copyright disclaimer" for the library, if  
necessary. Here is a sample; alter the names:

@smallexample  
Yoyodyne, Inc., hereby disclaims all copyright interest in the library  
`Frob' (a library for tweaking knobs) written by James Random Hacker.

@var{signature of Ty Coon}, 1 April 1990  
Ty Coon, President of Vice  
@end smallexample

That's all there is to it!  
Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.  
This software is not subject to any license of the American Telephone  
and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on  
any computer system, and to alter it and redistribute it, subject  
to the following restrictions:

1. The author is not responsible for the consequences of use of this  
software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by  
explicit claim or by omission. Since few users ever read sources,  
credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be  
misrepresented as being the original software. Since few users  
ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.



The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third

parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will

be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
```

`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these

rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it



does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the

terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.



16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED ``AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System  
Copyright (C) 1991,1990,1989 Carnegie Mellon University  
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR

ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator  
School of Computer Science  
Carnegie Mellon University  
Pittsburgh PA 15213-3890

or [Software.Distribution@CS.CMU.EDU](mailto:Software.Distribution@CS.CMU.EDU) any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file `if_ppp.h` is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

/\* The Inner Net License,  
Version 2.00

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.
1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright

notice(s), this list of conditions, and the following disclaimer.

3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.

4. [The copyright holder has authorized the removal of this clause.]

5. Neither the name(s)

of the author(s) nor the names of its contributors

may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. \*/

The file sunrpc/des\_impl.c

is copyright Eric Young:

Copyright (C) 1992 Eric Young

Collected from libdes and modified for SECURE RPC by Martin Kuck 1994

This file is distributed under the terms of the GNU Lesser General

Public License, version 2.1 or later - see the file COPYING.LIB for details.

If you did not receive a copy of the license with this program, please

see <<http://www.gnu.org/licenses/>> to obtain a copy.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors

may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file posix/runtests.c is copyright Tom Lord:

Copyright  
1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Tom Lord DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The posix/rxspencer tests  
are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.  
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:



1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

The file `posix/PCRE.tests`  
is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but **WITHOUT ANY WARRANTY**; without even the implied warranty of **MERCHANTABILITY** or **FITNESS FOR A PARTICULAR PURPOSE**.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online help data or similar. A reference to the ftp site for the source, that is, to

<ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/>

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. If PCRE is embedded in any software that is released under the GNU General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

Files from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems,  
Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, see

<<http://www.gnu.org/licenses/>>. \*/

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the

publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML,

PostScript or PDF produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

#### VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

#### COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

## MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled "Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.



You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

## COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

## COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for

verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

#### AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

#### TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement

(section 4) to Preserve  
its Title (section 1) will typically require changing the actual  
title.

@item

## TERMINATION

You may not copy, modify, sublicense, or distribute the Document  
except as expressly provided under this License. Any attempt  
otherwise to copy, modify, sublicense, or distribute it is void, and  
will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license  
from a particular copyright holder is reinstated (a) provisionally,  
unless and until the copyright holder explicitly and finally  
terminates your license, and (b) permanently, if the copyright holder  
fails to notify you of the violation by some reasonable means prior to  
60 days after the cessation.

Moreover, your license from a particular copyright holder is  
reinstated permanently if the copyright holder notifies you of the  
violation by some reasonable means, this is the first time you have  
received notice of violation of this License (for any  
work) from that  
copyright holder, and you cure the violation prior to 30 days after  
your receipt of the notice.

Termination of your rights under this section does not terminate the  
licenses of parties who have received copies or rights from you under  
this License. If your rights have been terminated and not permanently  
reinstated, receipt of a copy of some or all of the same material does  
not give you any rights to use it.

@item

## FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions  
of the GNU Free Documentation License from time to time. Such new  
versions will be similar in spirit to the present version, but may  
differ in detail to address new problems or concerns. See  
@uref{<http://www.gnu.org/copyleft/>}.

Each version of the License is given a distinguishing version number.  
If the Document specifies that a particular numbered version of this  
License ``or any later version" applies to it, you have the option of  
following the terms and  
conditions either of that specified version or  
of any later version that has been published (not as a draft) by the

Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons

Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License

in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

```
@smallexample
@group
Copyright (C) @var{year} @var{your name}.
Permission is granted to copy, distribute and/or modify this document
under the terms of the GNU Free Documentation License, Version 1.3
or any later version published by the Free Software Foundation;
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover
Texts. A copy of the license is included in the section entitled ``GNU
Free Documentation License".
@end group
@end smallexample
```

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

```
@smallexample
@group
  with the Invariant Sections being @var{list their titles}, with
  the Front-Cover Texts being @var{list}, and with the Back-Cover Texts
  being @var{list}.
@end group
@end smallexample
```

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
```

## UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY

DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

#### COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode,  
Inc. All rights reserved. Distributed under  
the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

# 1.941 libsolv 0.7.20-6.el8

## 1.941.1 Available under license :

All files for the Windows compatibility layer are taken from musl, except for unistd.h and fmemopen.c.

### MUSL

musl as a whole is licensed under the following standard MIT license:

-----  
Copyright 2005-2014 Rich Felker, et al.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----  

### TRE (tre.h, tre-mem.c)

The TRE regular expression implementation (reg\* and tre\*) is Copyright 2001-2008 Ville Laurikari and licensed under a 2-clause BSD license (license text in the source files). The included version has been heavily modified by Rich Felker in 2012, in the interests of size, simplicity, and namespace cleanliness.

-----  
This is the license, copyright notice, and disclaimer for TRE, a regex matching package (library and tools) with support for approximate matching.

Copyright (c) 2001-2009 Ville Laurikari <vl@iki.fi>

All

rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of Novell nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL



DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.942 jdk-zulu 8.74.0.17

### 1.942.1 Available under license :

The copyrights in this software and any visual or audio work distributed with the software belong to Azul Systems, Inc. and those included in all other notice files either listed in the readme file or contained in any other included notice files with this distribution. All rights are reserved. Installation of this software and any Azul software bundled with or derived from this software is licensed only in accordance with these terms.

Provided you have not received the software directly from Azul and have already agreed to the terms of a separate license agreement, by installing, using or distributing this software you, on your own behalf and on behalf of your employer or principal, agree to be bound by these terms. If you do not agree to any of these terms, you may not use, copy, transmit, distribute nor install this software.

The software is developed and owned by Azul and/or any of its affiliates, subsidiaries or respective suppliers and licensors. The software also includes certain software components and materials ("Open Source Materials") of third parties ("Third Party Licensors") licensed under certain licenses ("Open Source Licenses").

Nothing in this Agreement limits your rights under, or grants you rights that supersede the terms and conditions of any applicable Open Source Licenses. You must review the Open Source Licenses located at [http://www.azul.com/license/zulu\\_third\\_party\\_licenses.html](http://www.azul.com/license/zulu_third_party_licenses.html) to understand your rights under them. In the event that no such third party license agreements exist, the restrictions contained in this Agreement shall apply.

With respect to the Open Source Licenses the following shall apply:

- 1) You hereby acknowledge and agree that you will be licensing any Open Source Materials directly from the applicable Third Party Licensors including the right to use such Third Party Materials in connection with the software
- 2) In the event of any inconsistencies or conflicting provisions of the Open

Source Licenses and the provisions  
of this Agreement, the provisions of the  
Open Source Licenses shall prevail.

THIS SOFTWARE IS PROVIDED BY AZUL "AS-IS" AND WITHOUT EXPRESS OR IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL AZUL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES (INCLUDING BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICE, LOSS OF USE, DATA OR PROFITS; OR BUSINESS INTERRUPTION, HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY WHETHER IN CONTRACT, STRICT LIABILITY OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that  
you have the freedom to  
distribute copies of free software (and charge for this service if you wish),  
that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for

a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also,

for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License

and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its

terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this

License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it.

However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original

copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author Gnomovision comes  
with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free  
software, and you are welcome to redistribute it under certain conditions;  
type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something

other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.



You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

## 1.943 cytoscape 3.2.8

## 1.943.1 Available under license :

Copyright (c) 2016-2018, The Cytoscape Consortium.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the Software), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.944 jiff 0.7.3

### 1.944.1 Available under license :

Open Source Initiative OSI - The MIT License

<http://www.opensource.org/licenses/mit-license.php>

Copyright (c) 2011 Brian Cavalier

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.945 core-sdk 5.1.1

## 1.945.1 Available under license :

Apache License 2.0

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2019 iot / pi

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.946 annotations 24.1.0

### 1.946.1 Available under license :

Apache-2.0

## 1.947 metrics-core 4.1.0

### 1.947.1 Available under license :

Apache-2.0

## 1.948 core-sdk 5.3.0

## 1.948.1 Available under license :

Apache License 2.0

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain



separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2019 iot / pi

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.949 zstd 1.5.2

### 1.949.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for

this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work

are not derived from the Program,  
and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then



the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free

Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this  
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than ``show w'` and ``show c'`; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this  
is what you want to do, use the GNU Lesser General  
Public License instead of this License.  
BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name Facebook nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.950 zlib 1.2.11

### 1.950.1 Available under license :

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.951 Iz4-java 1.8.0

## 1.951.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only



on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.952 jaxb-api 2.3.1

## 1.952.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

### 1. Definitions.

- 1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.
- 1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.
- 1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available

in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

#### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

#### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the

Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all

rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER

INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4

(June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the

jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

-----

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended

to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.



## 2. You may modify

your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

## 3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This

alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other

system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

#### 9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

## How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name  
and a brief idea of what it does.

### Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision

comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program

is a subroutine library,

you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless

of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2003-2017 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

\* General Public License Version 2 only ("GPL") or the Common Development

\* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can

\* obtain a copy of the License at

\* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>

\* or LICENSE.txt. See the License for the specific

\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each

\* file and include the License file at LICENSE.txt.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"

\* exception as provided by Oracle in the GPL Version 2 section of the License

\* file that accompanied this code.

\*

\*

Modifications:

\* If applicable, add the following below the License Header, with the fields

\* enclosed by brackets [] replaced by your own identifying information:

\* "Portions Copyright [year] [name of copyright owner]"  
\*  
\* Contributor(s):  
\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL  
\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject to such option by the copyright  
\* holder.  
\*/

# 1.953 activation-api 1.2.0

## 1.953.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.1

### 1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or

subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or

trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.



(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software.

However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the

Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You

assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

## 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

-----  
NOTICE PURSUANT TO SECTION  
9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION  
LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor  
Boston, MA 02110-1335  
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This General Public

License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you

distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this

License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to



exercise the right to control the distribution of derivative

or

collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

**NO WARRANTY**

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND,

EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version
69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#

Certain source files distributed by Oracle America, Inc. and/or its affiliates are subject to the following clarification and special exception to the GPLv2, based on the GNU Project exception for its Classpath libraries, known as the GNU Classpath Exception, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

You should also note that Oracle includes multiple, independent programs in this software package. Some of those programs are provided under licenses deemed incompatible with the GPLv2 by the Free Software

Foundation and

others. For example, the package includes programs licensed under the Apache License, Version 2.0. Such programs are licensed to you under their original licenses.

Oracle facilitates your further distribution of this package by adding the Classpath Exception to the necessary parts of its GPLv2 code, which permits you to use that code in combination with other independent modules not licensed under the GPLv2. However, note that this would not permit you to commingle code under an incompatible license with Oracle's GPLv2 licensed code by, for example, cutting and pasting such code into a file also containing Oracle's GPLv2 licensed code and then distributing the result. Additionally, if you were to remove the Classpath Exception from any of the files to which it applies and distribute the result, you would likely be required to license some or all of the other code in that distribution under the GPLv2 as well, and since the GPLv2 is incompatible with the license terms of some items included

in the distribution by Oracle, removing the Classpath Exception could therefore effectively compromise your ability to further distribute the package.

Proceed with caution and we recommend that you obtain the advice of a lawyer skilled in open source matters before removing the Classpath Exception or making modifications to this package which may subsequently be redistributed and/or involve the use of third party software.

#### CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

# 1.954 objenesis 3.2

## 1.954.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.



4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.955 activation-api 1.2.2

## 1.955.1 Available under license :

Copyright (c) 2018 Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Eclipse Distribution License - v 1.0

Copyright (c) 2007, Eclipse Foundation, Inc. and its licensors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# Notices for Jakarta Activation

This content is produced and maintained by Jakarta Activation project.

\* Project home: <https://projects.eclipse.org/projects/ee4j.jaf>

## Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

## Declared Project Licenses

This program and the accompanying materials are made available under the terms

of the Eclipse Distribution License v. 1.0,  
which is available at <http://www.eclipse.org/org/documents/edl-v10.php>.

SPDX-License-Identifier: BSD-3-Clause

## Source Code

The project maintains the following source code repositories:

\* <https://github.com/eclipse-ee4j/jaf>

## Third-party Content

This project leverages the following third party content.

JUnit (4.12)

\* License: Eclipse Public License

# 1.956 pelletier-go-toml v1.9.5

## 1.956.1 Available under license :

The bulk of [github.com/pelletier/go-toml](https://github.com/pelletier/go-toml) is distributed under the MIT license (see below), with the exception of [localtime.go](https://github.com/pelletier/go-toml/blob/master/localtime.go) and [localtime.test.go](https://github.com/pelletier/go-toml/blob/master/localtime.test.go).

Those two files have been copied over from Google's civil library at revision [ed46f5086358513cf8c25f8e3f022cb838a49d66](https://github.com/google/civil/blob/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil.go), and are distributed under the Apache 2.0 license (see below).

[github.com/pelletier/go-toml](https://github.com/pelletier/go-toml):

The MIT License (MIT)

Copyright (c) 2013 - 2021 Thomas Pelletier, Eric Anderton

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE

SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

localtime.go, localtime\_test.go:

Originals:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil.go>

[https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil\\_test.go](https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil_test.go)

Changes:

- \* Renamed files from civil\* to localtime\*.
- \* Package changed from civil to toml.
- \* 'Local' prefix added to all structs.

License:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/LICENSE>

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within

such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or,



within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You

for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the  
License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The MIT License (MIT)

Copyright (c) 2013 - 2022 Thomas Pelletier, Eric Anderton

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.957 github.com-pelletier-go-toml-v2 v2.0.5

## 1.957.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 - 2022 Thomas Pelletier, Eric Anderton

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.958 golang.org-x-time v0.0.0-20220922220347-f3bd1da661af

## 1.958.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.959 golang.org-x-xerrors v0.0.0-20220517211312-f3a8303e98df

## 1.959.1 Available under license :

Copyright (c) 2019 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.960 github.com-modern-go-reflect2 v1.0.2

## 1.960.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,



indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.961 github.com-cespare-xxhash v1.1.0

## 1.961.1 Available under license :

Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.962 gopkg.in-yaml.v3 v3.0.1

## 1.962.1 Available under license :

Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This project is covered by two different licenses: MIT and Apache.

#### MIT License ####

The following files were ported to Go from C files of libyaml, and thus are still covered by their original MIT license, with the additional copyright starting in 2011 when the project was ported over:

apic.go emitterc.go parserc.go readerc.go scannerc.go  
writerc.go yamlh.go yamlprivateh.go

Copyright (c) 2006-2010 Kirill Simonov

Copyright (c) 2006-2011 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### Apache License ###

All the remaining project files are covered by the Apache license:

Copyright (c) 2011-2019 Canonical Ltd

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and

limitations under the License.

# 1.963 github.com-pkg-errors v0.9.1

## 1.963.1 Available under license :

Copyright (c) 2015, Dave Cheney <dave@cheney.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.964 fsnotify-fsnotify v1.5.4

## 1.964.1 Available under license :

Copyright (c) 2012 The Go Authors. All rights reserved.

Copyright (c) 2012-2019 fsnotify Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.965 github.com-cespare-xxhash-v2 v2.1.2

## 1.965.1 Available under license :

Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.966 github.com-emicklei-go-restful-v3 v3.8.0

## 1.966.1 Available under license :

Copyright (c) 2012,2013 Ernest Micklei

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.967 gopkg.in-yaml.v2 v2.4.0

## 1.967.1 Available under license :

Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:



- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
  - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.
- You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.
5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.968 magiconair-properties v1.8.6

## 1.968.1 Available under license :

Copyright (c) 2013-2020, Frank Schroeder

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.969 github.com-hashicorp-go-cleanhttp v0.5.2

## 1.969.1 Available under license :

Mozilla Public License, version 2.0

### 1. Definitions

#### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

#### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

#### 1.3. "Contribution"

means Covered Software of a particular Contributor.

#### 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

#### 1.5. "Incompatible With Secondary Licenses"

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the

License, but not also under the terms of

a Secondary License.

#### 1.6. "Executable Form"

means any form of the work other than Source Code Form.

#### 1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- b. any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause

the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants and Conditions

### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

### 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

#### 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

#### 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

#### 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

#### 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

### 3. Responsibilities

#### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

#### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form,

as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

## 4. Inability to Comply Due



to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

## 6. Disclaimer of Warranty

Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing.

The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

## 7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

## 8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section

10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

#### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

#### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

#### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses If You choose to distribute Source Code Form that is Incompatible

With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

#### Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

#### Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by

# 1.970 github.com-rs-zero-log v1.20.0

## 1.970.1 Available under license :

MIT License

Copyright (c) 2017 Olivier Poitrey

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.971 github.com-modern-go-concurrent v0.0.0-20180306012644-bacd9c7ef1dd

## 1.971.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License,  
each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the  
Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>



Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.972 [github.com-subosito-gotenv v1.4.1](#)

### 1.972.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Alif Rachmawadi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.973 [github.com-json-iterator-go v1.1.12](#)

### 1.973.1 Available under license :

MIT License

Copyright (c) 2016 json-iterator

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.974 github.com-coocood-freecache v1.2.1

### 1.974.1 Available under license :

The MIT License

Copyright (c) 2015 Ewan Chou.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.975 gopkg.in-ini.v1 v1.67.0

### 1.975.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and

issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

## 2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

## 3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

## 4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark,

and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the

Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

#### 5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

#### 6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

#### 7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

## 8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

## 9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2014 Unknwon

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.976 gopkg.in-mgo.v2 v2.0.0- 20160801194620-b6121c6199b7

## 1.976.1 Available under license :

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.
- \* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

mgo - MongoDB driver for Go

Copyright (c) 2010-2013 - Gustavo Niemeyer <gustavo@niemeyer.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

BSON library for Go

Copyright (c) 2010-2012 - Gustavo Niemeyer <gustavo@niemeyer.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.977 golang.org-x-sys v0.0.0- 20220520151302-bc2c85ada10a



## 1.977.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Copyright (c) 2009 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.978 github.com-mediocregopher-radix-v3

### v3.8.1

#### 1.978.1 Available under license :

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.979 [github.com-golang-jwt-jwt-v4](https://github.com/golang-jwt-jwt-v4) v4.4.2

### 1.979.1 Available under license :

Copyright (c) 2012 Dave Grijalva

Copyright (c) 2021 golang-jwt maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.980 [github.com-streadway-amqp](https://github.com/streadway-amqp) v0.0.0-20200108173154-1c71cc93ed71

### 1.980.1 Available under license :

Copyright (c) 2012-2019, Sean Treadway, SoundCloud Ltd.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.981 github.com-rcrowley-go-metrics v0.0.0-20200313005456-10cdbea86bc0

## 1.981.1 Available under license :

Copyright 2012 Richard Crowley. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY RICHARD CROWLEY ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL RICHARD CROWLEY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Richard Crowley.

# 1.982 [github.com-emicklei-go-restful-v3](https://github.com/emicklei/go-restful-v3) v3.9.0

## 1.982.1 Available under license :

Copyright (c) 2012,2013 Ernest Micklei

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.983 [k8s.io-klog-v2](https://k8s.io/klog-v2) v2.30.0

## 1.983.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for

the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

## 2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

## 3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

## 4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark,

and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the

Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

#### 5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

#### 6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

#### 7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

## 8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

## 9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to  
in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,



WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.984 fsnotify-fsnotify v1.5.1

### 1.984.1 Available under license :

Copyright (c) 2012 The Go Authors. All rights reserved.

Copyright (c) 2012-2019 fsnotify Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.

- \* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR

PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.985 gomodules.xyz-jsonpatch-v2 v2.2.0

### 1.985.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.986 github.com-spf13-cobra v1.2.1

## 1.986.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and



- may provide additional or different license terms and conditions
- for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.
5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## 1.987 gopkg.in-check.v1 v1.0.0-20200227125254-8fa46927fb4f

### 1.987.1 Available under license :

Gocheck - A rich testing framework for Go

Copyright (c) 2010-2013 Gustavo Niemeyer <gustavo@niemeyer.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES

(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.988 github.com-kubernetes-sigs-controller-runtime v0.1.12

## 1.988.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.989 github.com-lyft-flytestdlib v0.2.10

## 1.989.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the



Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2019 Lyft, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

flytestdlib

Copyright 2019-2020 Lyft Inc.

This product includes software developed at Lyft Inc.

Notices for file(s):

promutils/workqueue.go contains work from <https://github.com/kubernetes/kubernetes/>

under the Apache2 license.

/\*

Copyright 2016 The Kubernetes Authors.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

\*/

## 1.990 github.com-davecgh-go-spew v1.1.1

### 1.990.1 Available under license :

ISC License

Copyright (c) 2012-2016 Dave Collins <dave@davec.name>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.991 github.com-kr-text v0.2.0

### 1.991.1 Available under license :

Copyright 2012 Keith Rarick

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.992 [github.com-niemeyer-pretty](https://github.com/niemeyer/pretty) v0.0.0-20200227124842-a10e7caefd8e

### 1.992.1 Available under license :

Copyright 2012 Keith Rarick

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.993 [github.com-indario-mergo](https://github.com/indario/mergo) v0.3.12

### 1.993.1 Available under license :

Copyright (c) 2013 Dario Casta. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are

met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.994 golang.org-x-term v0.0.0-20210615171337-6886f2dfbf5b

## 1.994.1 Available under license :

- # This source code was written by the Go contributors.
  - # The master list of contributors is in the main Go distribution,
  - # visible at <http://tip.golang.org/CONTRIBUTORS>.
- Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.995 github.com-prometheus-client\_golang

## v1.11.1

### 1.995.1 Available under license :

Prometheus instrumentation library for Go applications  
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at  
SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>  
<https://github.com/beorn7/perks>  
Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein  
See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format  
<http://github.com/golang/protobuf/>  
Copyright 2010 The Go Authors  
See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).  
[https://github.com/matttproud/golang\\_protobuf\\_extensions](https://github.com/matttproud/golang_protobuf_extensions)  
Copyright 2013 Matt T. Proud  
Licensed under the Apache License, Version 2.0  
Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally



submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.996 github.com-google-go-cmp v0.5.5

## 1.996.1 Available under license :

Copyright (c) 2017 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.
- \* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.997 github.com-gogo-protobuf v1.3.2

## 1.997.1 Available under license :

Copyright (c) 2013, The GoGo Authors. All rights reserved.

Protocol Buffers for Go with Gadgets

Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.

<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Anton Povarov <[anton.povarov@gmail.com](mailto:anton.povarov@gmail.com)>

Brian Goff <[cpuguy83@gmail.com](mailto:cpuguy83@gmail.com)>

Clayton Coleman <[ccoleman@redhat.com](mailto:ccoleman@redhat.com)>

Denis Smirnov <[denis.smirnov.91@gmail.com](mailto:denis.smirnov.91@gmail.com)>

DongYun Kang <[ceram1000@gmail.com](mailto:ceram1000@gmail.com)>

Dwayne Schultz <[dschultz@pivotal.io](mailto:dschultz@pivotal.io)>

Georg Apitz <[gapitz@pivotal.io](mailto:gapitz@pivotal.io)>

Gustav Paul <[gustav.paul@gmail.com](mailto:gustav.paul@gmail.com)>

Johan Brandhorst <johan.brandhorst@gmail.com>  
John Shahid <jvshahid@gmail.com>  
John Tuley <john@tuley.org>  
Laurent <laurent@adyoulike.com>  
Patrick Lee <patrick@dropbox.com>  
Peter Edge <peter.edge@gmail.com>  
Roger Johansson <rogeralsing@gmail.com>  
Sam Nguyen <sam.nguyen@sendgrid.com>  
Sergio Arbo <serabe@gmail.com>  
Stephen J Day <stephen.day@docker.com>  
Tamir Duberstein <tamird@gmail.com>  
Todd Eisenberger <teisenberger@dropbox.com>  
Tormod Erevik Lea <tormodlea@gmail.com>  
Vyacheslav Kim <kane@sendgrid.com>  
Walter Schulze <awalterschulze@gmail.com>

# 1.998 golang-protobuf v1.5.2

## 1.998.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Copyright 2010 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.999 github.com-prometheus-operator-prometheus-operator-pkg-apis-monitoring v0.57.0

## 1.999.1 Available under license :

Apache License

Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)



with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution

of Your modifications, or

for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1000 github.com-go-logr-logr v1.2.0

## 1.1000.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.1001 gopkg.in-inf.v0 v0.9.1

### 1.1001.1 Available under license :

Copyright (c) 2012 Pter Surnyi. Portions Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.1002 github.com-go-resty-resty v1.12.0



## 1.1002.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015-2019 Jeevanandam M., <https://myjeeva.com> <jeeva@myjeeva.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1003 golang.org-x-net v0.0.0-20211209124913-491a49abca63

### 1.1003.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Copyright (c) 2009 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.1004 yaml v1.3.0

### 1.1004.1 Available under license :

ISC

Copyright 2018 Eemeli Aro <eemeli@gmail.com>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

## 1.1005 github.com-golang-grouper v0.0.0-20210331224755-41bb18bfe9da

### 1.1005.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication

that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

## 2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

## 3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

## 4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any

Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

#### 5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

#### 6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

#### 7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

#### 8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

#### 9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

## 1.1006 github.com-cespare-xxhash-v2 v2.1.1

### 1.1006.1 Available under license :

Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1007 github.com-prometheus-common v0.28.0

### 1.1007.1 Available under license :

Common libraries shared by Prometheus Go components.

Copyright 2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of



the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.1008 github.com-alecthomas-units v0.0.0- 20190924025748-f65c72e2690d

## 1.1008.1 Available under license :

Copyright (C) 2014 Alec Thomas

Permission is hereby granted, free of charge, to any person obtaining a copy of  
this software and associated documentation files (the "Software"), to deal in  
the Software without restriction, including without limitation the rights to  
use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies  
of the Software, and to permit persons to whom the Software is furnished to do  
so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all  
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE  
OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

# 1.1009 github.com-googleapis-gnostic v0.5.5

## 1.1009.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
  
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
  
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.



Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.1010 sigs.k8s.io-json v0.0.0- 20211020170558-c049b76a60c6

## 1.1010.1 Available under license :

Files other than internal/golang/\* licensed under:

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

### 3. Grant of Patent License.

Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices

contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You

may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-----

internal/golang/\* files licensed under:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.1011 [github.com-fatih-color](https://github.com/fatih/color) v1.9.0

## 1.1011.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Fatih Arslan

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.1012 google.golang.org-appengine v1.6.7

## 1.1012.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You



institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1013 openshift-api v0.23.5

## 1.1013.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.1014 github.com-stretchr-testify v1.7.0

### 1.1014.1 Available under license :

MIT License

Copyright (c) 2012-2020 Mat Ryer, Tyler Bunnell and contributors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1015 github.com-evanphx-json-patch

### v4.12.0+incompatible

#### 1.1015.1 Available under license :

Copyright (c) 2014, Evan Phoenix

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice,



this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of the Evan Phoenix nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.1016 [github.com-mattn-go-isatty](https://github.com/mattn-go-isatty) v0.0.11

### 1.1016.1 Available under license :

Copyright (c) Yasuhiro MATSUMOTO <mattn.jp@gmail.com>

MIT License (Expat)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1017 [github.com-mattn-go-colorable](https://github.com/mattn-go-colorable) v0.1.4

## 1.1017.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Yasuhiro Matsumoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1018 github.com-emicklei-go-restful v2.9.5+incompatible

### 1.1018.1 Available under license :

Copyright (c) 2012,2013 Ernest Micklei

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.1019 sigs.k8s.io-structured-merge-diff-v4 v4.2.1

## 1.1019.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1020 github.com-beorn7-perks v1.0.1

## 1.1020.1 Available under license :

Copyright (C) 2013 Blake Mizerany

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.1021 github.com-prometheus-procfs v0.6.0

## 1.1021.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.



"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at  
SoundCloud Ltd. (<http://soundcloud.com/>).

# 1.1022 github.com-prometheus-client\_model v0.2.0

## 1.1022.1 Available under license :

Data model artifacts for Prometheus.

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at  
SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include



the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1023 golang.org-x-oauth2 v0.0.0-20210819190943-2bc19b11175f

## 1.1023.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Copyright (c) 2009 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.1024 github.com-inconshreveable-mousetrap v1.0.0

### 1.1024.1 Available under license :

Copyright 2014 Alan Shreve

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.1025 github.com-prometheus-operator-prometheus-operator-pkg-client v0.57.0

### 1.1025.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"  
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,  
or other modifications  
represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems

that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1026 github.com-matttproud-golang\_protobuf\_extensions v1.0.2-0.20181231171920-c182affec369

## 1.1026.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,



use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright 2012 Matt T. Proud (matt.proud@gmail.com)

# 1.1027 github.com-robfig-cron v1.2.0

## 1.1027.1 Available under license :

Copyright (C) 2012 Rob Figueiredo  
All Rights Reserved.

### MIT LICENSE

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to

use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1028 [github.com-jarcoal-httpmock v1.0.4](#)

### 1.1028.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Jared Morse

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1029 [golang.org-x-sys v0.0.0-20211029165221-6e7872819dc8](#)

## 1.1029.1 Available under license :

# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at <http://tip.golang.org/CONTRIBUTORS>.  
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.1030 github.com-benlaurie-objecthash v0.0.0-20180202135721-d1e3d6079fc1

## 1.1030.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,



WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## 1.1031 github.com-pmezard-go-difflib v1.0.0

### 1.1031.1 Available under license :

Copyright (c) 2013, Patrick Mezard

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

The names of its contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.1032 github.com-google-gofuzz v1.1.0

## 1.1032.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1033 golang.org-x-time v0.0.0-20210723032227-1f47c861a9ac

## 1.1033.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Copyright (c) 2009 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.1034 github.com-alecthomas-template

## v0.0.0-20190718012654-fb15b899a751

### 1.1034.1 Available under license :

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.



# 1.1035 gopkg.in-alecthomas-kingpin.v2 v2.2.6

## 1.1035.1 Available under license :

Copyright (C) 2014 Alec Thomas

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.1036 jsr305 3.0.2

## 1.1036.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
<project xmlns="http://maven.apache.org/POM/4.0.0" xmlns:xsi="http://www.w3.org/2001/XMLSchema-instance"
xsi:schemaLocation="http://maven.apache.org/POM/4.0.0 http://maven.apache.org/maven-v4_0_0.xsd">
  <modelVersion>4.0.0</modelVersion>
  <parent>
    <groupId>org.sonatype.oss</groupId>
    <artifactId>oss-parent</artifactId>
    <version>7</version>
    <relativePath />
  </parent>

  <groupId>com.google.code.findbugs</groupId>
  <artifactId>jsr305</artifactId>
  <version>3.0.2</version>
  <packaging>jar</packaging>

  <url>http://findbugs.sourceforge.net/</url>
  <name>FindBugs-jsr305</name>
```

```
<description>JSR305 Annotations for Findbugs</description>
<licenses>
  <license>
    <name>The Apache Software License, Version 2.0</name>
    <url>http://www.apache.org/licenses/LICENSE-2.0.txt</url>
    <distribution>repo</distribution>
  </license>
</licenses>

<prerequisites>
  <maven>3.0</maven>
</prerequisites>

<scm>
  <connection>scm:git:https://code.google.com/p/jsr-305/</connection>
  <developerConnection>scm:git:https://code.google.com/p/jsr-305/</developerConnection>
  <url>https://code.google.com/p/jsr-305/</url>
</scm>

<build>
  <plugins>
    <plugin>
      <groupId>org.apache.maven.plugins</groupId>
      <artifactId>maven-javadoc-plugin</artifactId>
      <version>2.9.1</version>
      <executions>
        <execution>
          <phase>package</phase>
          <goals>
            <goal>jar</goal>
          </goals>
          <configuration>
            <quiet>>true</quiet>
          </configuration>
        </execution>
      </executions>
    </plugin>
    <plugin>
      <groupId>org.apache.maven.plugins</groupId>
      <artifactId>maven-compiler-plugin</artifactId>
      <version>3.0</version>
      <configuration>
        <source>1.5</source>
        <target>1.5</target>
      </configuration>
    </plugin>
  </plugins>
</build>
```

```

<groupId>org.apache.maven.plugins</groupId>
<artifactId>maven-source-plugin</artifactId>
<version>2.4</version>
<executions>
<execution>
  <id>attach-sources</id>
  <goals>
    <goal>jar-no-fork</goal>
  </goals>
</execution>
</executions>
</plugin>
<plugin>
<groupId>org.apache.felix</groupId>
<artifactId>maven-bundle-plugin</artifactId>
<version>2.4.0</version>
<extensions>>true</extensions>
<executions>
<execution>
  <id>bundle-manifest</id>
  <phase>process-classes</phase>
  <goals>
    <goal>manifest</goal>
  </goals>
</execution>
</executions>
<configuration>
<instructions>
  <Bundle-SymbolicName>org.jsr-305</Bundle-SymbolicName>
  <Bundle-Name>${project.name}</Bundle-Name>
  <Export-Package>javax.annotation;javax.annotation.concurrent;javax.annotation.meta</Export-Package>
</instructions>
</configuration>
</plugin>
<plugin>
<groupId>org.apache.maven.plugins</groupId>
<artifactId>maven-jar-plugin</artifactId>
<version>2.4</version>
<configuration>
<archive>
  <manifestFile>${project.build.outputDirectory}/META-INF/MANIFEST.MF</manifestFile>
</archive>
</configuration>
</plugin>
<plugin>
<groupId>org.sonatype.plugins</groupId>
<artifactId>nexus-staging-maven-plugin</artifactId>
<version>1.6.3</version>

```

```
<extensions>true</extensions>
<configuration>
  <serverId>ossrh</serverId>
  <nexusUrl>https://oss.sonatype.org/</nexusUrl>
  <autoReleaseAfterClose>true</autoReleaseAfterClose>
</configuration>
</plugin>
<plugin>
  <groupId>org.apache.maven.plugins</groupId>
  <artifactId>maven-gpg-plugin</artifactId>
  <version>1.5</version>
  <executions>
    <execution>
      <id>sign-artifacts</id>
      <phase>verify</phase>
      <goals>
        <goal>sign</goal>
      </goals>
    </execution>
  </executions>
</plugin>
</plugins>
</build>
</project>
```

Found in path(s):

\* /opt/cola/permits/1982448225\_1713767424.6824625/0/jsr305-3-0-2-14-jar/META-INF/maven/com.google.code.findbugs/jsr305/pom.xml

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Bundle-Description: JSR305 Annotations for Findbugs

Bundle-License: <http://www.apache.org/licenses/LICENSE-2.0.txt>

Bundle-SymbolicName: org.jsr-305

Archiver-Version: Plexus Archiver

Built-By: lan

Bnd-LastModified: 1490936130302

Bundle-ManifestVersion: 2

Tool: Bnd-2.1.0.20130426-122213

Export-Package: javax.annotation;uses:="javax.annotation.meta";version="3.0.2",javax.annotation.concurrent;version="3.0.2",javax.annotation.meta;uses:="javax.annotation";version="3.0.2"

Bundle-Name: FindBugs-jsr305

Bundle-Version: 3.0.2

Created-By: Apache Maven Bundle Plugin

Build-Jdk: 1.8.0\_101

Found in path(s):

# 1.1037 calcite 1.28.0

## 1.1037.1 Available under license :

Apache Calcite

Copyright 2012-2021 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This product is based on source code originally developed  
by DynamoBI Corporation, LucidEra Inc., SQLstream Inc. and others  
under the auspices of the Eigenbase Foundation  
and released as the LucidDB project.

The web site includes files generated by Jekyll.  
Copyright (c) 2013 Scott Jehl

Permission is hereby granted, free of charge, to any person obtaining  
a copy of this software and associated documentation files (the  
"Software"), to deal in the Software without restriction, including  
without limitation the rights to use, copy, modify, merge, publish,  
distribute, sublicense, and/or sell copies of the Software, and to  
permit persons to whom the Software is furnished to do so, subject to  
the following conditions:

The above copyright notice and this permission notice shall be  
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE  
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION  
OF CONTRACT, TORT OR OTHERWISE,

ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

<https://fontawesome.github.io/Font-Awesome/license/>

Font License

Applies to all desktop and webfont files in the following directory: <font-awesome/fonts/>.

License: SIL OFL 1.1

URL: <http://scripts.sil.org/OFL>

Code License

Applies to all CSS and LESS files in the following directories: font-awesome/css/, font-awesome/less/, and font-awesome/scss/.

License: MIT License

URL: <http://opensource.org/licenses/mit-license.html>

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial  
revisions, annotations, elaborations, or other modifications  
represent, as a whole, an original work of authorship. For the purposes  
of this License, Derivative Works shall not include works that remain  
separable from, or merely link (or bind by name) to the interfaces of,  
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including  
the original version of the Work and any modifications or additions  
to that Work or Derivative Works thereof, that is intentionally  
submitted to Licensor for inclusion in the Work by the copyright owner  
or by an individual or Legal Entity authorized to submit on behalf of  
the copyright owner. For the purposes of this definition, "submitted"  
means any form of electronic, verbal, or written communication sent  
to the Licensor or its representatives, including but not limited to  
communication on electronic mailing lists, source code control systems,  
and issue tracking systems that are managed by, or on behalf of, the  
Licensor for the purpose of discussing and improving the Work, but  
excluding communication that is conspicuously marked or otherwise  
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity  
on behalf of whom a Contribution has been received by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
copyright license to reproduce, prepare Derivative Works of,  
publicly display, publicly perform, sublicense, and distribute the  
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of  
this

License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
(except as stated in this section) patent license to make, have made,  
use, offer to sell, sell, import, and otherwise transfer the Work,  
where such license applies only to those patent claims licensable  
by such Contributor that are necessarily infringed by their  
Contribution(s) alone or by combination of their Contribution(s)  
with the Work to which such Contribution(s) was submitted. If You  
institute patent litigation against any entity (including a  
cross-claim or counterclaim in a lawsuit) alleging that the Work  
or a Contribution incorporated within the Work constitutes direct  
or contributory patent infringement, then any patent licenses  
granted to You under this License for that Work shall terminate  
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of



this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright (c) 2013 Coby Chapple

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

Additional License files can be found in the 'licenses' folder located in the same directory as the LICENSE file (i.e. this file)

- Software produced outside the ASF which is available under other licenses (not Apache-2.0)

### MIT

\* cobyism:html5shiv:3.7.2

\* font-awesome:font-awesome-code:4.2.0

\* gridsim:gridsim:

\* jekyll:jekyll:

\* normalize:normalize:3.0.2

\* respond:respond:1.4.2

#

# Licensed to the Apache Software Foundation (ASF) under one or more  
# contributor license agreements. See the NOTICE file distributed with  
# this work for additional information regarding copyright ownership.  
# The ASF licenses this file to you under the Apache License, Version 2.0  
# (the "License"); you may not use this file except in compliance with  
# the License. You may obtain a copy of the License at

#

# <http://www.apache.org/licenses/LICENSE-2.0>

#

# Unless required by applicable law or agreed to in writing, software  
# distributed under the License is distributed on an "AS IS" BASIS,  
# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
# See the License for the specific language governing permissions and  
# limitations under the License.

#

# Database of contributors to Apache Calcite.

# Pages such as developer.md use this data.

# List must be sorted by first name, last name.

#

- name: Alan Gates

emeritus: 2018/05/04  
apacheId: gates  
githubId: alanfgates  
org: Hortonworks  
role: PMC

- name: Aman Sinha  
apacheId: amansinha  
githubId: amansinha100  
org: MapR  
role: PMC

- name: Andrei Sereda  
apacheId: sereda  
githubId: asereda-gs  
org:  
role: Committer

- name: Ashutosh Chauhan  
apacheId: hashutosh  
githubId: ashutoshc  
org: Hortonworks  
role: PMC

- name: Chris Baynes  
apacheId: cbaynes  
githubId: chris-baynes  
org: Contiamo  
role: Committer

- name: Christian Beikov  
apacheId: cbeikov  
githubId: beikov  
org: Blazebit  
role: Committer

- name: Chunwei Lei  
apacheId: chunwei  
githubId: chunweilei  
org: Alibaba  
role: Committer

- name: Danny Chan  
apacheId: danny0405  
githubId: danny0405  
org: Alibaba  
role: PMC

- name: Edmon Begoli  
apacheId: ebegoli  
githubId: ebegoli  
org: Oak Ridge National Laboratory  
role: Committer

- name: Feng Zhu  
apacheId: fengzhu  
githubId: DonnyZone

pronouns: he/him  
org: eBay  
role: Committer  
- name: Forward Xu  
apacheId: forwardxu  
githubId: XuQianJin-Stars  
org: Tencent  
role: Committer  
- name: Francis Chuang  
apacheId: francischuang  
githubId: F21  
org: Boostport  
role: PMC  
- name: Gian Merlino  
apacheId: gian  
githubId: gianm  
org: Imply  
role: Committer  
- name: Haisheng Yuan  
apacheId: hyuan  
githubId: hsyuan  
org: Alibaba  
role: PMC Chair  
- name: Hongze Zhang  
apacheId: hongze  
githubId: zhztheplayer  
org: Tencent  
role: Committer  
- name: James R. Taylor  
apacheId: jamestaylor  
githubId: JamesRTaylor  
org: Salesforce  
role: PMC  
- name: Jacques Nadeau  
apacheId: jacques  
githubId: jacques-n  
org: Dremio  
role: PMC  
- name: Jess Balint  
apacheId: jbalint  
githubId: jbalint  
org: Stardog  
role: Committer  
- name: Jess Camacho Rodriguez  
apacheId: jcamacho  
githubId: jcamachor  
org: Hortonworks  
role: PMC



- name: Jinfeng Ni  
apacheId: jni  
githubId: jinfengni  
org: MapR  
role: PMC

- name: Jin Xing  
apacheId: jinxing  
githubId: jinxing64  
org: Ant Financial  
role: Committer

- name: John Pullokkaran  
apacheId:  
jpullokk  
githubId: jpullokkaran  
org: Hortonworks  
role: PMC

- name: Josh Elser  
apacheId: elserj  
githubId: joshelser  
org: Hortonworks  
role: PMC

- name: Julian Feinauer  
apacheId: jfeinauer  
githubId: JulianFeinauer  
org: Pragmatic Minds  
role: Committer

- name: Julian Hyde  
apacheId: jhyde  
githubId: julianhyde  
pronouns: he/him  
org: Google  
role: PMC  
homepage: <http://people.apache.org/~jhyde>

- name: Kevin Liew  
apacheId: kliew  
githubId: kliewkliew  
org:  
role: Committer

- name: Kevin Risdan  
apacheId: krisden  
githubId: risdenk  
org:  
role: PMC

- name: Laurent Goujon  
apacheId: laurent  
githubId: laurentgo  
org: Dremio  
role: PMC

- name: Liya Fan  
apacheId: liyafan  
githubId: liyafan82  
org: Alibaba  
role: Committer

- name: Maryann Xue  
apacheId: maryannxue  
githubId: maryannxue  
org: Intel  
role: PMC

- name: Michael Mior  
apacheId: mmior  
githubId: michaelmior  
pronouns: he/him  
org: Rochester Institute of Technology  
role: PMC  
homepage:  
<https://michael.mior.ca/>

- name: Milinda Pathirage  
apacheId: milinda  
githubId: milinda  
org: Indiana University  
role: Committer  
homepage: <http://milinda.pathirage.org/>

- name: MinJi Kim  
apacheId: minji  
githubId: minji-kim  
org: Oracle  
role: Committer

- name: Muhammad Gelbana  
apacheId: mgelbana  
githubId: MGelbana  
org: Incorta  
role: Committer

- name: Nick Dimiduk  
apacheId: ndimiduk  
githubId: ndimiduk  
org:  
role: PMC  
homepage: <http://www.n10k.com>

- name: Nishant Bangarwa  
apacheId: nishant  
githubId: nishantmonu51  
org: Hortonworks  
role: Committer

- name: Ruben Quesada Lopez  
apacheId: rubenql  
githubId: rubenada

org: TIBCO  
role: PMC  
- name: Rui Wang  
apacheId: amaliujia  
githubId: amaliujia  
org: Google  
role: Committer  
- name: Sergey Nuyanzin  
apacheId: snuyanzin  
githubId: snuyanzin  
org: EPAM  
role: Committer  
- name: Shuyi Chen  
apacheId: shuyichen  
githubId: suez1224  
org: Uber  
role: Committer  
- name: Slim Bouguerra  
apacheId:  
bslim  
githubId: b-slim  
org: Hortonworks  
role: Committer  
- name: Stamatis Zampetakis  
apacheId: zabetak  
githubId: zabetak  
pronouns: he/him  
org: Cloudera  
role: PMC  
homepage: <https://people.apache.org/~zabetak/>  
- name: Steven Noels  
apacheId: stevenn  
githubId: stevenn  
org: NGData  
role: PMC  
- name: Ted Dunning  
apacheId: tdunning  
githubId: tdunning  
org: MapR  
role: PMC  
avatar: <https://mapr.com/blog/author/ted-dunning/assets/tdunning-panama.jpg>  
- name: Vineet Garg  
apacheId: vgarg  
githubId: vineetgarg02  
org: Cloudera  
role: Committer  
- name: Vladimir Sitnikov  
apacheId: vladimirsitnikov

githubId: vlsi  
org: NetCracker  
role: PMC  
- name: Vladimir Ozerov  
apacheId: vozerov  
githubId: devozerov  
org: Querify Labs  
role: Committer  
- name: Volodymyr Vysotskyi  
apacheId: volodymyr  
githubId: vvysotskyi  
org:  
role: PMC  
- name: Wang Yanlin  
apacheId: yanlin  
githubId: yanlin-Lynn  
org: Ant Financial  
role: Committer  
- name: Zhaohui Xu  
apacheId: zhaohui  
githubId: xy2953396112  
org: Ant Financial  
role: Committer  
- name: Zhen Wang  
apacheId: zhenw  
githubId: zinking  
org:  
role: Committer  
- name: Zhiqiang He  
apacheId: zhiqianghe  
githubId: Zhiqiang-He  
org: Huawei  
role: Committer  
- name: Zhiwei Peng  
apacheId: zhiwei  
githubId: pengzhiwei2018  
org: Ant Financial Group  
role: Committer  
- name: Zoltan Haindrich  
apacheId: kgyrtkirk  
githubId: kgyrtkirk  
org: Hortonworks  
role: Committer  
# End contributors.yml  
Copyright (c) Nicolas Gallagher and Jonathan Neal

Permission is hereby granted, free of charge, to any person obtaining  
a copy of this software and associated documentation files (the

"Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2008-present Tom Preston-Werner and Jekyll contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT

OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2014 Alexander Farkas (aFarkas)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to

permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
Copyright 2008 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license.

# 1.1038 opencensus 0.31.0

## 1.1038.1 Available under license :

```
^\*$
^\* Copyright \d\d\d\d(-\d\d)?, OpenCensus Authors$
^\*$
^\* Licensed under the Apache License, Version 2.0 \((the "License")\);$
^\* you may not use this file except in compliance with the License\.$
^\* You may obtain a copy of the License at$
^\*$
^\* http://www.apache.org/licenses/LICENSE-2.0$
^\*$
^\* Unless required by applicable law or agreed to in writing, software$
^\* distributed under the License is distributed on an "AS IS" BASIS,$
^\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied\.$
^\* See the License for the specific language governing permissions and$
^\* limitations under the License\.$
^\*/$
```

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of



this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1039 google-auth-library-java 0.22.2

## 1.1039.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

## 1.1040 asm-9 9.2

### 1.1040.1 Available under license :

ASM: a very small and fast Java bytecode manipulation framework  
Copyright (c) 2000-2011 INRIA, France Telecom  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES

OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
THE POSSIBILITY OF SUCH DAMAGE.



# 1.1041 avatica 1.19.0

## 1.1041.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial  
revisions, annotations, elaborations, or other modifications  
represent, as a whole, an original work of authorship. For the purposes  
of this License, Derivative Works shall not include works that remain  
separable from, or merely link (or bind by name) to the interfaces of,  
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including  
the original version of the Work and any modifications or additions  
to that Work or Derivative Works thereof, that is intentionally  
submitted to Licensor for inclusion in the Work by the copyright owner  
or by an individual or Legal Entity authorized to submit on behalf of  
the copyright owner. For the purposes of this definition, "submitted"  
means any form of electronic, verbal, or written communication sent  
to the Licensor or its representatives, including but not limited to  
communication on electronic mailing lists, source code control systems,  
and issue tracking systems that are managed by, or on behalf of, the  
Licensor for the purpose of discussing and improving the Work, but  
excluding communication that is conspicuously marked or otherwise  
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity  
on behalf of whom a Contribution has been received by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
copyright license to reproduce, prepare Derivative Works of,  
publicly display, publicly perform, sublicense, and distribute the  
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of  
this

License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
(except as stated in this section) patent license to make, have made,  
use, offer to sell, sell, import, and otherwise transfer the Work,  
where such license applies only to those patent claims licensable  
by such Contributor that are necessarily infringed by their  
Contribution(s) alone or by combination of their Contribution(s)  
with the Work to which such Contribution(s) was submitted. If You  
institute patent litigation against any entity (including a  
cross-claim or counterclaim in a lawsuit) alleging that the Work  
or a Contribution incorporated within the Work constitutes direct  
or contributory patent infringement, then any patent licenses  
granted to You under this License for that Work shall terminate  
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Apache Calcite -- Avatica

Copyright 2012-2021 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

## 1.1042 asm-7 7.1

### 1.1042.1 Available under license :

ASM: a very small and fast Java bytecode manipulation framework  
Copyright (c) 2000-2011 INRIA, France Telecom  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the  
documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"  
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES

OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE  
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF  
THE POSSIBILITY OF SUCH DAMAGE.

## 1.1043 jackson 2.13.2

### 1.1043.1 Available under license :

Camel :: Jackson  
Copyright 2007-2014 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

=====  
== NOTICE file corresponding to the section 4 d of ==  
== the Apache License, Version 2.0, ==  
== in this case for the Apache Camel distribution. ==  
=====

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Please read the different LICENSE files present in the licenses directory of  
this distribution.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but  
not limited to compiled object code, generated documentation,  
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,



reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1044 jackson 2.13.4.2

## 1.1044.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

#### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers.

## Licensing

Jackson 2.x core and extension components are licensed under Apache License 2.0. To find the details that apply to this artifact see the accompanying LICENSE file.

## Credits

A list of contributors may be found from CREDITS(-2.x) file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

# 1.1045 java-common-protos 2.0.1

## 1.1045.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of



this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License

Version 2.0, January 2004

<https://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content

of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

## 1.1046 highcharts-no-data-to-display 0.1.2

### 1.1046.1 Available under license :

251eb8bf42904fec9330301d800d5346

## 1.1047 moment-timezone 0.5.11

### 1.1047.1 Available under license :

MIT

The MIT License (MIT)

Copyright (c) JS Foundation and other contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.



# 1.1048 socket.io-client 2.0.1

## 1.1048.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Guillermo Rauch

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT

# 1.1049 babel-core 7.17.2

## 1.1049.1 Available under license :

MIT

MIT License

Copyright (c) 2014-present Sebastian McKenzie and other contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be

included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1050 babel-preset-react 7.16.7

### 1.1050.1 Available under license :

MIT

MIT License

Copyright (c) 2014-present Sebastian McKenzie and other contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1051 babel-preset-env 7.16.11

### 1.1051.1 Available under license :

MIT

MIT License

Copyright (c) 2014-present Sebastian McKenzie and other contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Cisco and the Cisco logo are trademarks or registered trademarks of Cisco and/or its affiliates in the U.S. and other countries. To view a list of Cisco trademarks, go to this URL: [www.cisco.com/go/trademarks](http://www.cisco.com/go/trademarks). Third-party trademarks mentioned are the property of their respective owners. The use of the word partner does not imply a partnership relationship between Cisco and any other company. (1110R)

©2024 Cisco Systems, Inc. All rights reserved.